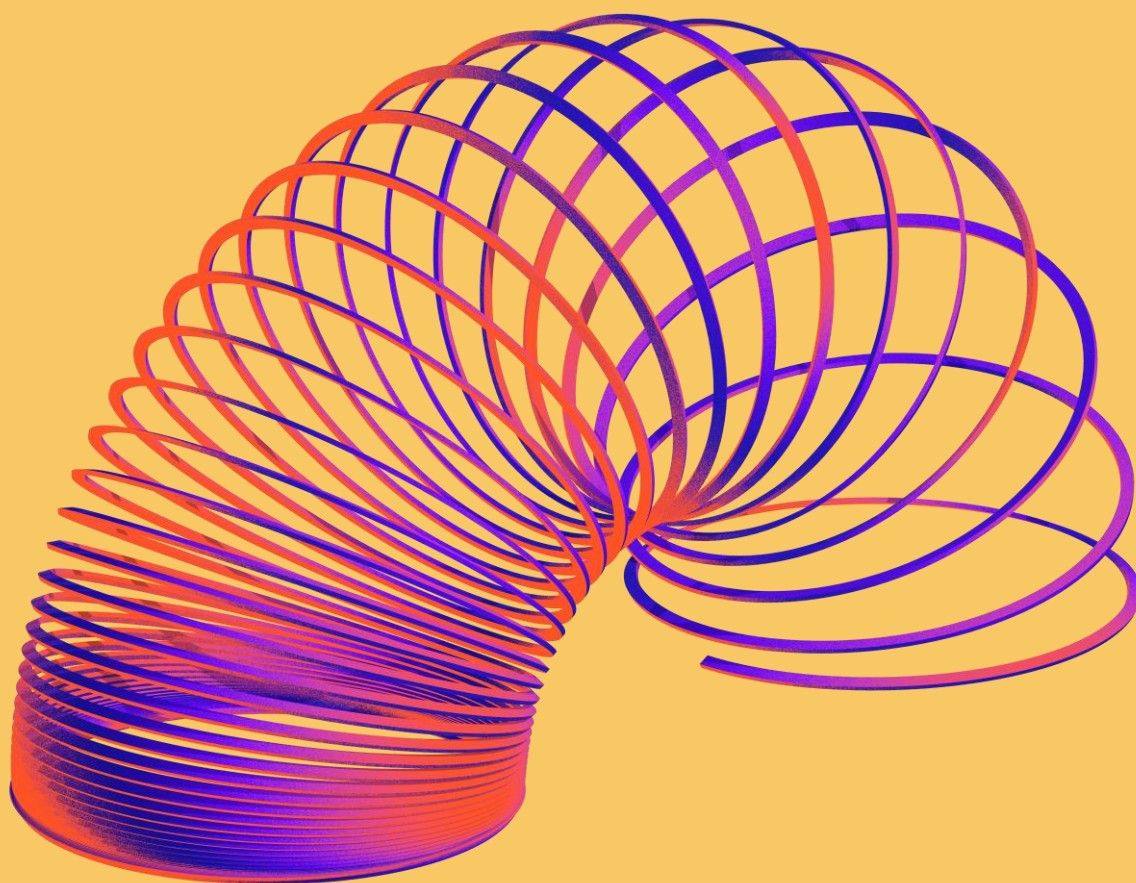


# Buy Now Pay Later Supporting Customers Experiencing Vulnerability



Australian  
Finance  
Industry  
Association



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INTERIM GUIDANCE

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## 1. Introduction

- 1.1 Integrity, transparency and fairness are the cornerstones of a sustainable finance industry. AFIA works with members to promote competition and innovation, deliver better customer outcomes, and create a resilient, inclusive and sustainable future.
- 1.2 We work with our members to develop industry standards, including the [AFIA Buy Now Pay Later \(BNPL\) Code of Practice](#). These practices assist AFIA members to meet high standards as well as their legal obligations, lift industry practices and respond to changing customer and community expectations, as well as strengthen confidence in the good standing of the finance industry.
- 1.3 Customers may encounter changes in their financial or personal circumstances that cause them to experience financial difficulties, such as loss of employment, breakdown of a relationship, illness or injury, or natural disaster. The sooner that mutually beneficial arrangements can be put into place to support a customer, usually more options are available and better outcomes can be achieved. Financial service organisations also have financial hardship teams in place to help manage customers experiencing financial difficulties.
- 1.4 Customers experiencing vulnerability usually require specialised support, including access to community and other support services. They will likely not only be experiencing financial difficulties, but also experiencing other factors or personal circumstances, such as mental health conditions, financial abuse, domestic or family violence, and/or addiction, which may be associated with their financial hardship.
- 1.5 By having in place appropriate systems, policies and procedures, and programs to support customers experiencing vulnerability, financial service organisations not only assist their customers, but also demonstrate corporate responsibility by championing a thriving finance industry that always acts in the interests of customers and the prosperity of Australians.
- 1.6 The purpose of this guidance is to complement the provisions of the AFIA BNPL Code of Practice, assist BNPL providers' understanding around customers experiencing vulnerability and other serious community issues, and how these circumstances can impact customers. It is hoped that this guidance will help to raise awareness of the factors or conditions that may cause or lead to customer vulnerability, promote consistent support for customers experiencing vulnerability, and assist BNPL providers to develop their approaches, depending on the needs of their business.
- 1.7 This guidance does not impose standards on BNPL providers, and an appropriate, pragmatic approach should be taken by providers, depending on the circumstances of their customer in each case.



## 2. How a customer can experience vulnerability

2.1 All customers can at any time find themselves experiencing temporary, sporadic, or permanent vulnerability. Vulnerability can manifest itself in different ways and is a personal experience. A customer's vulnerability can be impacted by a variety of factors, such as their:

- demographic
- financial and business literacy
- personal situation
- domestic or family violence experience
- language
- access to technology
- personality
- support networks
- history
- health (including mental health)
- life events
- external circumstances (such as theft, misappropriation of funds or economic conditions).

2.2 Customers can experience multiple vulnerabilities at the same time and one vulnerability can increase the risk of secondary or additional vulnerabilities. Although some customers may display some vulnerability factors or drivers, they may not then suffer harm, depending on the circumstances.

2.3 The AFIA BNPL Code of Practice refers to the Australian Securities and Investment Commission's (ASIC) description of customer vulnerability and contains a requirement to consider several vulnerability factors that a customer can experience. These include considering:

- the actions of the market or individual providers. Customers can be targeted by products that are inappropriate for them or are given inadequate or overly complex information on the products.
- experiencing specific life events or temporary difficulties. Customers can be recovering from an accident or sudden illness, managing a relationship breakdown, experiencing family violence, job loss, having a baby, or the death of a family member.
- personal or social characteristics that can affect a person's ability to manage financial interactions. Including speaking another language other than English, having different cultural assumptions or attitudes about money, or experiencing cognitive or behavioural impairments due to a disability, mental illness, chronic health problems or age.



2.4 Please see the below example of drivers that have the potential to contribute to vulnerability.

| <b>Health</b>                               | <b>Life events</b>                 | <b>Resilience</b>            | <b>Capability</b>                                |
|---|------------------------------------|------------------------------|--|
| Physical disability                         | Bereavement or ending relationship | Low savings                  | Low knowledge or confidence in managing finances |
| Mental health condition                     | Domestic or family violence        | Over indebtedness            | Low literacy or numeracy skills                  |
| Addiction                                   | Caring responsibilities            | Inadequate or erratic income | Low digital skills or digital exclusion          |
| Low mental capacity or cognitive disability | Income shock                       | Low emotional resilience     | Learning difficulties                            |
| Long-term or severe illness                 | Recently migrated                  | Time poor                    | No access to help or support                     |
|   | Convictions or incarceration       |                              | Language barriers                                |
|   | Natural disasters                  |                              | Lack of knowledge of consumer rights             |

### 3. How to recognise a customer experiencing vulnerability

- 3.1 BNPL members can encourage their customers to tell them about their vulnerability so that they can work with them to arrange appropriate support — otherwise, there is a risk that providers may not find out about it or be able to put in place the right support.
- 3.2 Recognising and understanding the impact of vulnerability on the needs of customers and what harm customers may be vulnerable to enables financial service organisations to recognise how this might affect the customer experience. If financial service organisations do not reasonably understand the impact of vulnerability and respond to customer needs where possible, the consequences for the welfare of their customers could be detrimental.
- 3.3 Financial services organisations can be well placed to understand their own customer base who may have common or recurring characteristics. Although some customers may display some vulnerability factors,



they may not then suffer harm, particularly if financial service organisations act appropriately and with care.

#### 3.4 Health (including mental health or cognitive conditions, disabilities, and addictions)

- health conditions or illnesses can affect the ability of individuals to carry out day-to-day tasks, increasing their vulnerability. Customers could be reluctant to bring problems to the attention of their financial service organisations out of fear that they will be misunderstood.
- for example, customers with dementia and/or Alzheimers disease can experience memory loss, difficulty with speech or writing or decreased/poor judgment. Sometimes these impacts can be episodic and at other times more severe.
- mental health conditions or addictions (such as drugs, alcohol and gambling) can also be linked to over-indebtedness and contribute to temporary loss of income. Gambling, for example, can cause individuals to experience multiple forms of debt. Substance abuse, for example, can impede the ability of individuals to manage their money and finances.

#### 3.5 Older Australians

- declines in health and functioning mean some older Australians will have a diminished capacity for self-care or self-protection, leaving them vulnerable to abuse or mistreatment.
- the [abuse of older people](#) can be a single or repeated act, or lack of appropriate action, occurring within any relationship where there is an expectation of trust, which causes harm or distress to an older person. This type of violence constitutes a violation of human rights and includes physical, sexual, psychological and emotional abuse; financial and material abuse; abandonment; neglect; and serious loss of dignity and respect. Older people can experience one specific type of abuse but can also experience multiple forms concurrently.
- the topic of financial abuse is covered separately below.

#### 3.6 Diverse cultural backgrounds, including First Nations peoples<sup>1</sup>

- cultural norms and expectations around wealth, resources, management of finances, and caregiving roles may increase risks of vulnerability. This could also create barriers to accessing traditional financial services and products.
- customers who live in remote communities may experience difficulties accessing products, services and technologies that providers may not be aware of.
- this can increase the risk of First Nations peoples, for example being exposed to financial fraud or abuse. Please see further information below on financial abuse.

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<sup>1</sup> In line with ASIC's Indigenous Financial Services Framework, the term 'First Nations peoples' is used in preference to the terms 'Indigenous Australians', 'Aboriginal and Torres Strait Islander peoples' and 'Indigenous peoples'. This term refers to the diverse First Nations peoples and their communities across Australia.



### 3.7 Domestic or family abuse/violence

- domestic or family violence is a driver of vulnerability and includes behaviour that coerces, controls or causes a person to be afraid.
- the abuse can happen in different ways. Individuals do not need to be physically hurt to have experienced domestic or family violence and it can often be a pattern of behaviour that causes fear. This includes emotional and psychological abuse, physical, sexual, verbal, social and financial abuse.
- coercive control is when someone uses patterns of abusive behaviour against another person. Over time, this creates fear and takes away the person's freedom and independence. This dynamic underpins domestic or family violence.
- individuals suffering domestic and family abuse can be at risk of identity theft and fraud, where a partner (or ex-partner) may use their personal information to apply for credit products in their name.
- an example in a business context includes a family being coerced into agreeing to directorships or loans. Further information on financial abuse and its impact on customers is provided below.
- excessive evidentiary requirements for individuals experiencing domestic and/or family violence can risk re-trauma. Individuals may also find it difficult to provide certain evidence to providers if they are subject to coercive or controlling behaviour by their partner or family member.

### 3.8 Financial and business literacy

- some customers might have low knowledge of financial matters and/or low confidence in managing money. Some may also be less likely to understand how to manage their product, service or technology or be unaware of their legal and consumer rights when taking an offer.
- some businesses can be at risk of being significantly impacted by the personal circumstances and vulnerabilities of individuals behind them, such as their business literacy. This can include, for example, understanding business and personal debts, personal guarantees, and their implications.
- if English is their second language, this may further impact a customer's financial and business literacy capabilities.

### 3.9 Digital exclusion

- some customers using non-digital-based products may find it difficult to use a particular communication channel or face challenges accessing digital communications, leading them to be disengaged or excluded.
- for example, a disability might prevent a customer from attending meetings in person or a customer may have a low digital capacity which will prevent them from accessing services online.
- people living in regional, rural and remote areas in Australia may also experience practical difficulties in accessing services due to telecommunications coverage issues.
- people inside the prison and corrections system face [financial challenges](#) that prevent control of their finances and access to financial management support. They may have accrued debts before entering the corrections system or be unable to manage existing payment plans. They can be vulnerable to



financial abuse and require equal opportunity and support as other customers and clients. Issues with identification are a common barrier in prison, causing delays in support.

#### Financial abuse

- 3.10 Financial abuse occurs when someone takes away another person's access to money, manipulates another person's financial decisions, or uses another person's money without their consent. Financial abuse can manifest itself within relationships, including by partners, family members, friends, carers, or guardians.
- 3.11 Nearly 1 in 30 women and 1 in 50 men are subjected to financial abuse in any given year in [Australia](#). Over 623,100 women and men were subjected to financial abuse by a current or former partner in Australia in 2020 alone, with costs of \$5.7 billion to the victim and \$5.2 billion to the [economy](#).
- 3.12 While financial abuse can happen to anyone, vulnerable people, such as older Australians or those with a disability or cognitive impairment, are at greater risk of being subjected to it, as they are more likely to depend on others for help with their financial tasks and decisions.
- 3.13 A person can be financially abusive in a variety of ways. Some signs can include:
- controlling another person's access to money: such as restricting access to bank accounts, credit cards or cash, making another person ask permission to spend their own money, denying someone access to the internet, phone, or transport to prevent them from working or studying, refusing to contribute to shared costs of child support or refusing to provide enough money for living expenses or for costs related to raising children.
  - using another person's money without their knowledge or consent: such as forging another person's signature, withdrawing, or transferring large amounts of money from their bank account, using their credit card, cancelling, or hiding bank/credit card statements, using bills, rent or mortgage money for someone else, or selling their property.
  - signing legal documents: including forging signatures, forcing another person to sign documents that they don't understand, taking out loans, credit cards or debts in another person's name without their permission.
  - threatening or punishing someone: including making another person feel guilty if they don't give you money, isolating or threatening someone from their family or friends if they don't give them money.
- 3.14 The potential warning signs of financial abuse to be aware of include:
- a customer expressing concerns about missing funds, or personal or financial documents.
  - unusual requests such as adding an additional party as a signing authority.
  - unusual or uncharacteristic transactions, such as large increases in withdrawals or unusual purchases or third-party transfers, for example an overseas holiday or a new car.
  - transactions are made from a location where the customer is unlikely to be located.





- changes are made to an address on an account by an authorised third party, or requests are made by the authorised third party to send correspondence to them.
- changes in the operation of an account or unusual activity following the appointment of an enduring power of attorney.

3.15 There is also an increased risk of financial abuse during major crises that result in economic pressure on customers, such as natural disasters, financial or economic crises and pandemics.

3.16 Financial abuse can happen in sensitive and complex circumstances. In some cases, customers will find it difficult to seek help, report abuse or tell financial providers that they are vulnerable. Some customers may not be aware that they are being subjected to financial abuse, particularly where information is being withheld from them or where they have limited financial literacy capabilities.

3.17 If financial abuse occurs in a relationship where the customer trusts or depends on the abuser, the customer may fear reporting the abuse for a range of reasons including:

- fear of losing the relationship, possible retaliation from their abuser or risk of being isolated from their family.
- being dependent on the abuser for their care and/or the care of children and worrying about how they will manage without this support.
- they may be reluctant to believe that someone they trust is exploiting them.
- they may want to shield their abuser from legal repercussions, despite wanting to stop the abuse.
- they may believe it is their fault or feel ashamed that their child or family member is harming them.
- they may fear that no-one will believe them or a view that reporting the abuse will be pointless.

3.18 A customer may find it difficult to report financial abuse if they are isolated, have limited mobility, have cognitive impairment, speak limited English, or are dependent on family members or others for support and access to services. Cultural factors may also influence perceptions of financial abuse as well as approaches to problem-solving among people from culturally and linguistically diverse communities.

3.19 Individuals who have experienced financial abuse may face challenges in being inappropriately excluded from accessing financial services.

#### **4. Considerations for BNPL Providers**

4.1. The AFIA BNPL Code of Practice contains a requirement to take extra care if individuals have a vulnerability.

4.2. AFIA BNPL members can take steps to be aware of customers experiencing vulnerability and help to minimise the risks or impacts. This includes having appropriate internal guidelines, systems, policies and



procedures, and programs in place that take reasonable steps to identify and support customers experiencing vulnerability.

4.3. The following areas might be appropriate considerations depending on the circumstances of the financial services organisation and how the business interacts with customers. When developing their policies and procedures, BNPL members may wish to consider consulting both internally and externally and ensure that it is suitable for the organisation's business and customer needs.

4.4. Product and service design

- consider customer vulnerability and needs in the design, distribution and marketing of products, services and technologies to help avoid any risk of harm or not meeting customer needs. For example, people with disabilities and older Australians may require different service approaches, such as two-factor security arrangements.
- utilise or adapt existing internal and external research and data to identify vulnerabilities in customer bases.
- design products that are flexible to evolving customer needs, such as flexibility to exit automated processes. Consider hotlines or automated chatbots and which customer base may benefit from these. This can help empower customers to make decisions.
- consider if any features of a product, service or technology potentially exploit customers. Financial abuse can be perpetrated using new technologies, so designing products to prevent financial abuse can help product and service innovation as well as improve accessibility and customer service. For example, consider whether the product could be misused in any way and what steps can be taken to prevent or minimise the harm, in particular, to help avoid the risk of unauthorised use of BNPL products. This is likely to help reduce the number, complexity and cost of complaints.
- consider ways to use software or digital tools to identify suspicious activity, such as fraud or financial abuse.
- use plain language for product descriptions.
- consider appropriate credit checks, suitability assessments and restricting accounts if payments are missed. For example, AFIA BNPL Code signatories are obliged to make a suitability assessment to ensure that the product provided is suitable.

4.5. Communications with customers

- identify the best ways for a customer to contact you (such as by email, mobile app, website, social media, phone SMS or a phone message).



- ensure communications to customers are as clear as possible, particularly when you are aware that a customer is experiencing a vulnerability. AFIA BNPL Code members are committed to ensuring that their advertising is clear and not misleading or deceptive.
- provide information on your website about the types of support options that may be available.
- consider ways to direct customers to information to assist with their financial literacy, such as directing them to information on their legal and consumer rights when taking an offer or where they can seek support with their credit score.

#### 4.6. Customer service

- adapt customer service standards where practicable and take extra care when aware that a customer is experiencing vulnerable circumstances.
- empower customers to make decisions about their finances.
- support customers who might need support to make and communicate decisions about their finances, such as:
  - providing products with features that help customers manage their accounts, payments, and budgets.
  - helping customers to lower their limit.
  - providing secure options to enable properly authorised third parties.
  - recommending customers to seek advice and plan ahead to enable formal arrangements to be put in place if appropriate, such as powers of attorney.
  - assisting customers with any concerns about their privacy or security, where possible, such as changing passwords. Apply a risk-based approach to alternative identification where possible where some customer groups face barriers in meeting requirements for identification, taking into account privacy requirements and obligations.
- assist customers when accounts are in dispute. Reviewing circumstances where customers inform you that they have been subjected to financial abuse when entering into a transaction, or where the customer was not aware of a transaction. It is helpful to escalate these issues quickly to any internal dispute resolution area.
- consider any protections that can be put into place to customers where debts arise from financial abuse depending on the circumstances, such as the appropriateness of payment plans, reducing debt, considering waivers, or removing adverse information from credit reports.



#### 4.7. Powers of attorney and Authorities to operate

- some customers may need additional support in making decisions and rely on others to make some decisions on their behalf. It is critical that these decision-making and support mechanisms are well understood and recorded.
- provide training and support to staff on the legal and procedural obligations of different decision-making instruments, including powers of attorney, an authority to operate, and substituted decision-making arrangements made by a court or tribunal.
- consider potential signs that an attorney may not be acting in the principal's best interest, including transactions that do not appear to benefit the principal, high-risk transactions such as risky investments or payments for renovations to the principal's home that do not appear to be appropriate for them.
- recognise the Financial Counsellor Authorisation form and where a customer is seeking the support of a financial counsellor, that this process be followed as adopted by the customer (see Appendix 3).

#### 4.8. Skills and capability of staff

- customers are at risk of suffering harm when staff do not understand how vulnerability is relevant. Considering training programs which will equip staff with the knowledge and skills to help customers, including how to:
  - embed fair treatment of customers experiencing vulnerability.
  - recognise the signs of potential vulnerability and encourage disclosure.
  - raise awareness that staff will often be in a position of power when speaking with a customer experiencing vulnerability.
  - share communications internally where possible, avoid siloed working and streamline consistency to support customers.
  - consider monitoring compliance of staff training on vulnerability and auditing training.
- empower staff and have clear internal referral pathways to specialist support staff or teams, such as financial hardship or fraud teams.
- support staff mental health and wellbeing.
- encourage staff to actively look out for changes in payment behaviour, such as:
  - payments stopping suddenly
  - late or missed payments
  - regular unarranged overdrafts and charges
  - unusual activity on an account
  - Phrases such as:



- I can't pay
- I'm having trouble paying
- mention of breathing space/debt moratorium or contacting a debt advisor
- I can't read my bill
- I can't understand the letter you sent me
- o Staff could also be on the lookout for:
  - shortness of breath or signs of agitation
  - asking for repetition (a sign that the customer is not retaining information)
    - signs that the consumer has not understood or signs of confusion
    - mention of medication.

Appendix 2 contains further reading to assist financial services organisations with their staff training programs.

#### 4.9. Financial hardship assistance

- robust financial hardship assistance arrangements are designed to help customers who are having difficulty in making the current amount and/or frequency of repayments. Requests for financial hardship assistance may not always relate however to customer vulnerabilities.
- provide information to customers on financial hardship assistance, including websites, mobile apps and documentation, how to request hardship, and who to contact, including providing a self-service payment arrangement option.
- have appropriately trained and informed staff on how to help customers who are experiencing financial difficulty.
- respond as promptly as possible to requests for financial hardship assistance.
- maintain records and provide the customer with a written record of any arrangements agreed.
- consider any appropriate reductions or waivers where customers are in financial hardship, depending on the circumstances.

#### 4.10. Protecting and securing customer contact information

- ensure customer contact details are not communicated or disclosed to others.
- ensure sensitive information is appropriately limited within the organisation, in accordance with relevant legal requirements.



- update contact details such as phone and address to reflect the customer and not their attorney or representative. For example, customers who have moved into assisted living should have these details reflected and not the contact details of their support people listed.
- identify safe ways to communicate with a customer who has been recognised as being affected by financial abuse. For example, asking the customer to nominate a safe time to talk and the best way to get in touch with them. Be aware that circumstances may change, so where practical, continue to ask the customer about the safest way to make contact. Take appropriate account of online security risks.

#### 4.11. Technologies

- technology and data-driven tools are increasingly being embedded across the finance industry. Consider ways to understand the impact of new technologies on customers.
- consider ways to develop new technology platforms, mobile apps, and channels consistently with international best practice on accessibility, for example, the Web Content Accessibility Guidelines (WCAG).

#### 4.12. Complaint handling

- promote the existence of complaints procedures, including on websites, mobile apps, and documentation.
- have appropriate systems to ensure efficient complaint handling procedures, including appropriately trained and informed staff on how to respond to customer complaints.
- respond as promptly as possible to complaints and ensure customers are treated fairly.
- where a complaint is unable to be resolved to the satisfaction of the customer, ensure information is provided about the Australian Financial Complaints Authority (AFCA).

#### 4.13. Options for referring customers to appropriate additional and/or external support

- consider providing or directing customers to appropriate tools and resources (see Appendix 1).
- customers who are experiencing financial abuse may need additional support. Where appropriate, direct customers to where they can seek further help and support. Consider where it might be appropriate to report financial abuse.
- customers dealing with other vulnerabilities may need specialised support, such as mental health and addiction community services. Where appropriate, direct customers to where they can seek further help and support.

**Appendix 1: Further support and advice**

| <b>Organisations and regulators</b>  |  |
|--|--|
| <b>Australian Finance Industry Association (AFIA)</b>  | <a href="https://afia.asn.au/">https://afia.asn.au/</a>  |
| <b>Australian Financial Complaints Authority (AFCA)</b>  | <a href="https://www.afca.org.au/">https://www.afca.org.au/</a><br>AFCA is a free, independent dispute resolution scheme to deal with complaints from customers and small businesses about financial services products.  |
| <b>Australian Financial Security Authority (AFSA)</b>  | <a href="https://www.afsa.gov.au/">https://www.afsa.gov.au/</a><br>The AFSA is an executive agency responsible for Australia's personal insolvency system. They work to support this system to help protect customers.   |
| <b>Australian Human Rights Commission – Aboriginal and Torres Strait Islander social Justice</b> | <a href="https://humanrights.gov.au/">https://humanrights.gov.au/</a><br>Australia's National Human Rights Institution.  |
| <b>Australian Securities and Investments Commission (ASIC)</b>                                   | <a href="https://asic.gov.au/">https://asic.gov.au/</a><br>ASIC is Australia's integrated corporate, markets and financial services and consumer credit regulator.<br><a href="https://moneysmart.gov.au/">https://moneysmart.gov.au/</a><br>Money Smart is the Australian Securities and Investments Commission's (ASIC) website for consumers and investors. |
| <b>Finance, debt, and legal issues</b>   |  |
| <b>Centrelink Social worker</b>  | Tel: 132 850<br>Help with applying for a crisis payment and other benefits, as well as short-term counselling and referrals.   |
| <b>Child support</b>   | Tel: 131 272<br>Provides information about, and applications for, child support.   |



|                                      |   |
|--------------------------------------|---|
| <b>Community Legal Centres (CLC)</b> | Find a local CLC at <a href="http://www.naclc.org.au/">www.naclc.org.au/</a>  |
| <b>Financial Counselling</b>         | <a href="http://www.financialcounselingaustralia.org.au">www.financialcounselingaustralia.org.au</a><br><br>There are a variety of financial counselling organisations throughout Australia. Please find a non-exhaustive list below:<br><br>Australian Capital Territory <a href="http://www.carefcs.org">www.carefcs.org</a><br>New South Wales <a href="http://www.fcan.org.au">www.fcan.org.au</a><br>Queensland <a href="http://www.fcaq.org.au">www.fcaq.org.au</a><br><a href="http://www.rfcssq.org.au/">Rural Financial Counselling Service (RFCS)</a><br>Rural & Small Business Financial Counselling Service – Southern Queensland - <a href="http://www.rfcssq.org.au/">www.rfcssq.org.au/</a><br>South Australian and North Territory <a href="http://www.safca.org.au">www.safca.org.au</a><br>Tasmania <a href="http://www.fcat.org.au">www.fcat.org.au</a><br>Victoria <a href="http://www.fcvic.org.au">www.fcvic.org.au</a><br>Western Australia <a href="http://www.financialcounsellors.org">www.financialcounsellors.org</a> |
| <b>Financial Rights Legal Centre</b> | <a href="https://financialrights.org.au">https://financialrights.org.au</a><br><br>A community legal centre specialising in financial services.   |
| <b>Good Shepherd</b>                 | <a href="https://goodshep.org.au/">https://goodshep.org.au/</a><br><br>A charity working to support women and girls experiencing abuse and disadvantage.  |
| <b>Legal Aid</b>                     | Find a legal aid commission at <a href="http://www.nationallegalaid.org/">www.nationallegalaid.org/</a>   |
| <b>National Debt helpline</b>        | <a href="https://ndh.org.au/">https://ndh.org.au/</a><br><br>Tel: 1800 007 007<br><br>This provides free and independent financial counsellors around Australia.  |
| <b>Small Business Debt Helpline</b>  | <a href="https://sbdh.org.au/">https://sbdh.org.au/</a><br><br>A free, independent and confidential service that provides help for small business owners and sole traders in financial difficulty.  |
| <b>Victims Support ACT</b>           | Tel: 1800 822 272<br><br>provides information support and referrals for victims of crime who may be eligible for financial support.   |
| <b>Way Forward</b>                   | <a href="https://wayforward.org.au/">https://wayforward.org.au/</a><br><br>This provides a dedicated team of hardship advocates.  |
| <b>Advice and support</b>            |   |
| <b>1800 ELDERHelp</b>                | Tel: 1800 353 374<br><br>A national free call phone number that automatically redirects callers seeking information and advice on elder abuse with local phone line services.   |





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|--|--|
| <b>Beyond Blue</b>   | <a href="https://www.beyondblue.org.au/">https://www.beyondblue.org.au/</a><br>Beyond Blue raises awareness of depression, anxiety and suicide prevention and encourages people to seek support. |
| <b>Dementia Australia</b>  | <a href="https://www.dementia.org.au/">https://www.dementia.org.au/</a><br>Provides information to support people with concerns about memory and thinking to understand dementia.                |
| <b>Elder Abuse Action Australia (EAAA) knowledge hub Compass</b> | <a href="https://www.compass.info/">https://www.compass.info/</a><br>Information and resources available for older Australians and the broader community.  |
| <b>Lifeline</b>  | <a href="https://www.lifeline.org.au">https://www.lifeline.org.au</a><br>A national charity providing all Australians experiencing emotional distress with access to 24-hour crisis support.     |
| <b>MoneySmart</b>  | <a href="https://moneysmart.gov.au/">https://moneysmart.gov.au/</a><br>Provides information on where to get help if you're in crisis or struggling to make ends meet.                            |
| <b>National Dementia Helpline</b>                                | Tel: 1800 100 500<br>Learn about support services and education programs.  |
| <b>Services Australia</b>  | <a href="https://www.servicesaustralia.gov.au">https://www.servicesaustralia.gov.au</a><br>Provides support services including information on payments and support for First Nations peoples.    |
| <b>The National Legal Aid Family Violence Law Help website</b>   | <a href="http://www.familyviolencelaw.gov.au">www.familyviolencelaw.gov.au</a><br>Provides advice on domestic and family violence and the law in Australia.                                      |

**Appendix 2: Further reading**

|   |   |
|---|---|
| <b>Australian Finance Industry Association (AFIA)</b>   | <a href="#">AFIA Codes of Practice</a>  |
| <b>Australian Banking Association (ABA)</b>   | <a href="#">Financial Abuse Industry Guideline</a>  |
| <b>Australian Financial Complaints Authority (AFCA)</b>   | <a href="#">Financial Abuse Industry Guideline</a><br><a href="#">AFCA Approach to joint facilities and family violence</a><br><a href="#">The AFCA Approach to financial elder abuse</a>   |
| <b>Australian Institute of Health and Welfare</b>   | <a href="#">Insights into vulnerabilities of Aboriginal and Torres Strait Islander people aged 50 and over</a>  |
| <b>Australian Securities and Investments Commission (ASIC)</b>  | <a href="#">RG 274 Product design and distribution obligations</a><br><a href="#">ASIC (2019). Corporate Plan</a><br><a href="#">ASIC's Indigenous Financial Services Framework</a>   |
| <b>Centre for Women's Economic Safety (CWES)</b>  | <a href="#">Designed to disrupt: Reimagining banking products to improve financial safety</a>   |
| <b>Gendered Violence Research Network</b>   | <a href="#">Understanding Economic and Financial Abuse in First Nations Communities (March 2021)</a>  |
| <b>Money Smart</b>  | <a href="#">Financial abuse guidelines</a>  |
| <b>Supporting Women's Financial Safety</b>  | <a href="#">Supporting Women's Financial Safety: A Guide to Prevention and Action on Financial Abuse within the Financial Service Sector</a>  |
| <b>The Australian Financial and Security Authority (AFSA)</b>   | <a href="#">Vulnerability Framework 2022-25</a><br><a href="#">Council of Financial Regulators, New Zealand, Customer Vulnerability Framework</a>   |
| <b>The Australian Transaction Reports and Analysis Centre (AUSTRAC)</b>   | <a href="#">Assisting customers who don't have standard forms of identification</a>   |
| <b>The Standing Council of Attorney-General – National Principles to Address Coercive Control in Family and Domestic Violence</b> | <a href="https://www.ag.gov.au/families-and-marriage/families/family-violence/coercive-control">https://www.ag.gov.au/families-and-marriage/families/family-violence/coercive-control</a><br>The Standing Council of Attorneys-General released the National Principles on 22 September 2023. |
| <b>The World Health Organisation (WHO)</b>  | <a href="#">Abuse of older people</a>   |
| <b>Thriving Communities Partnership</b>   | <a href="#">Fostering Financial Stability for people in Prison - Phase 2 (Research Report November 2022)</a>  |

# Financial counsellor Authorisation Form

## Purpose of the Authority form

By signing this authority, you authorise the financial counselling agency to act on your behalf with the named third party, such as a creditor, debt collector, external dispute resolution scheme or a telecommunications company.

When acting on your behalf, the financial counselling agency may (amongst other things):

- to seek and exchange personal information about you and your account/s;
- negotiate; and
- enter into arrangements.

## Authorisation

|                |  |
|----------------|--|
| Third party:   |  |
| Reference no.: |  |

### I/We:

|                 |  |
|-----------------|--|
| Full Name (#1): |  |
| Date of birth:  |  |
| Address:        |  |

|                 |  |
|-----------------|--|
| Full Name (#2): |  |
| Date of birth:  |  |
| Address:        |  |

### Your Business details (if applicable)

|                |  |
|----------------|--|
| Business name: |  |
| ABN            |  |
| Address:       |  |

## Authorise:

|  |  |                      |  |
|--|--|----------------------|--|
| Name of financial counselling agency:<br>(Authorised Representative) |  |                      |  |
| Financial counsellor's name:   |  | Registration number: |  |
| Address:   |  |                      |  |
| Phone:   |  | Mobile:              |  |
| Email:   |  |                      |  |

## Signature

|            |  |       |  |
|------------|--|-------|--|
| Name (#1): |  | Date: |  |
| Name (#2): |  | Date: |  |



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