About Claiming Service Pension

What is service pension?

Service pension is an income support payment that provides a regular income for people with limited means. A service pension can be paid to eligible veterans on the grounds of age or invalidity, and to eligible partners, former partners, widows and widowers. It is subject to income and assets tests.

The age service pension and partner service pension is paid earlier than the Age Pension paid by Centrelink, recognising that intangible effects of war may result in premature ageing of the veteran and/or loss of earning power.

The service pension is paid fortnightly. The rate of service pension is adjusted twice-yearly, in March and September, in line with movements in the cost of living and/or average wages.

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Please keep this booklet — do not send it in with your claim form.
Eligibility for service pension

There are certain eligibility criteria that must be met.

**For Veterans**

**Veteran** To be a veteran you must have rendered eligible war service, meaning continuous full-time service in one of the following roles:

- as a member of the Australian Defence Force in various wars and conflicts
- as a member of the Defence Forces of a Commonwealth or Allied country in specific circumstances during various wars and conflicts
- as an Australian mariner or Allied mariner during World War 2
- in certain specific circumstances, as a civilian.

You may be eligible on the basis of **age** or **invalidity**.

**Qualifying service** If you haven’t already done so, you should contact DVA to find out whether you have ‘qualifying service’.

**Australian Defence Force**

For World War 2 service this means you must have served during the period of hostilities and incurred danger from hostile forces of the enemy. You may also have qualifying service if you were involved in mine-sweeping and bomb clearance operations after the war.

For conflicts after World War 2 you must have been allotted for duty and served in an operational area to have qualifying service. If you have served as a member of the Australian Defence Force in operations declared ‘warlike’ by the Minister for Defence, you have also rendered qualifying service.

**Defence forces of a Commonwealth or Allied country**

You may also have qualifying service if you served in the defence forces of a Commonwealth or Allied country, during a conflict in which Australia took part, and you incurred danger from hostile forces of the enemy.

**Service Pension (Age)**

**Veteran Pension Age/Qualifying Age**

The pension age for a male or female veteran who has qualifying service and the qualifying age for a male or female partner is 60 years.

Qualifying age is 60 years for both males and females.

Age Pension age will increase by six months every two years until it reaches 67 on 1 July 2023.

**Service Pension (Invalidity)**

You may be eligible for invalidity service pension if you are permanently incapacitated for work. The incapacity preventing you from working does not need to be related to your service. You are considered to be permanently incapacitated for work if you:

- are permanently blind in both eyes (even if working), or
- are in receipt of the Special Rate of disability pension (T&PI), or
- are eligible for the Special Rate of disability pension (T&PI) under the Veterans’ Entitlements Act 1986 or Special Rate Disability Pension (SRDP) under the Military Rehabilitation and Compensation Act 2004 (MRCA).
ELIGIBILITY FOR SERVICE PENSION

For partners

You are eligible as the partner of a veteran if the veteran is receiving or is eligible to receive the service pension, and you are:

- legally married to and living with the veteran (or usually live together), or
- living in a de facto relationship with the veteran as members of a couple.

You are also eligible if you and your partner have to live apart because one or both of you is too frail or ill to stay at home.

A de facto relationship can be between people of the same-sex or opposite-sex. You are considered to be a de facto partner if your relationship is registered under certain prescribed State and Territory laws that provide for registration of relationships. Some of the other factors we consider when we decide whether two people are living in a de facto relationship are whether you:

- think of yourselves as a couple,
- share financial and household responsibilities,
- undertake joint social and leisure activities, and
- appear as a couple to the general community.

Evidence relating to these factors is considered, although not all factors need to be present for a decision to be made that you are in a de facto relationship.

In addition to the relationship criteria, you will need to meet one of the following age requirements or exemptions:

- you are at least qualifying age, or
- you have a dependent child/children, or
- the veteran is a T&PI pensioner, or
- the veteran is receiving or eligible to receive a Special Rate Disability Pension (SRDP) under the Military Rehabilitation and Compensation Act 2004 (MRCA).
- you are age 50 or above and the veteran is receiving an above general rate (AGR) disability pension. AGR includes general rate disability pension under the Veterans’ Entitlements Act 1986 that is increased by subsection 27(1) items 1 to 6, or extreme disablement adjustment, intermediate rate, temporary special rate (TTI) disability pensions, or where the veteran has been assessed under the MRCA as having 80 or more impairment points.

For widows/widowers

Partner service pension is also payable to widows and widowers of veterans who were receiving partner service pension at the time of the veteran’s death, or who were receiving a social security pension at the time of the veteran’s death. These widows and widowers must be qualifying age or have a dependent child/children to be eligible when claiming partner service pension.

A widow or widower who was not receiving a partner service pension or social security pension at the time of the veteran’s death must be qualified for Centrelink age pension (i.e. be of pension age for Centrelink age pension rather than the lower qualifying age set out above).

If you think the veteran’s death may be service related, you should consider claiming a war widow’s or war widower’s pension (which could give you eligibility for income support supplement).
For former partners

Partner service pension may be paid to former partners who are legally married to but separated from a veteran, and are not living in a de facto relationship with another person.

In addition to the relationship criteria above, former partners are eligible if:

- they are at least qualifying age (see table on page 2), or
- they have dependent children,

and the veteran is receiving or is eligible to receive the service pension.

**Eligibility for partners who have been separated for more than 12 months is subject to certain conditions.** To discuss how this related to your eligibility for pension as a former partner, contact a DVA or VAN office.

If you and the veteran have divorced, you are no longer eligible for Partner Service Pension.

For all claimants

**Residence in Australia**

A requirement for service pension is that you are an Australian resident and physically in Australia when you lodge your claim. Being a resident means living or dwelling in a place permanently, or for a long time.

In addition to the residency requirements above, Commonwealth and Allied veterans and Allied mariners must have been resident for a continuous period of at least ten years. Where there are broken periods of continuous residence that add up to more than ten years, residency requirements may be fulfilled if one of the broken periods was at least five years.

If you are refugee or former refugee and a Commonwealth veteran, allied veteran or allied mariner, you do not need to meet the 10 year residency requirement. However we need to be satisfied that you are a refugee or former refugee before service pension may be granted. To do this we check with the Department of Immigration and Citizenship.

Contact your nearest DVA or VAN office if you need more information about residency.

Before you claim service pension

**Pension Bonus Scheme**

If you are a registered member of the Pension Bonus Scheme you must claim the bonus at the same time you claim Service Pension.

The PBS closed to new registrations from 1 July 2014.

**Online Claiming**

Online claiming for Service Pension is available through Online Services or MyAccount on the DVA website: [www.dva.gov.au](http://www.dva.gov.au)

You can register for MyAccount by telephoning DVA to receive your username and password. Further information about online claiming can be found in DVA Factsheet IS02 How to Claim Service Pension: [www.dva.gov.au/factsheet-is02-how-claim-service-pension](http://www.dva.gov.au/factsheet-is02-how-claim-service-pension)
Forms in your claim pack

In your claim pack, you should have the following documents:

- **About Claiming Service Pension**: This booklet
- **Claim for Service Pension**
  - Part A – Eligibility and
  - Part B – Income and Assets
  (Part B is not needed if you are claiming as a person who is blind or visually impaired and are not income and asset tested)

Depending on your circumstances, you should also have the following forms:

- **Application for appointment of a trustee**: If a trustee is to be appointed
- **Application for appointment of agent**: If you wish to appoint an agent
- **Claim for Pension Bonus**: If you are registered in the Pension Bonus Scheme
- **Employment Report**: If you or your partner are currently employed
- **Retirement Benefits**: If you or your partner have recently ceased work and do not have Employment Separation Certificates from past employers
- **Real Estate**: If you or your partner own real estate
- **Farm / Hobby Farm**: If you or your partner own a farm or hobby farm
- **Compensation**: If you or your partner have claimed or are able to claim compensation
- **Private Trust**: One for each private trust in which you (or your partner) are involved
- **Private Company**: One for each private company in which you (or your partner) are involved
- **Business Details**: One for each business in which you (or your partner) are involved
- **Relevant Qualifying Service forms**: If your Qualifying Service has not been determined
- **Invalidity Details**: If you are claiming on invalidity grounds (other than as blind or T&PI/SRDP)
- **Tax file number application or enquiry**: If you or your partner do not know your Tax File Number

If you do not have any forms you need or you require additional forms, contact your nearest DVA or VAN office.
How to claim in 3 easy steps

If you downloaded the service pension claim form from the Internet, you should advise DVA by phone of your intention to claim a service pension. This will ensure that any pension payable can be granted from the earliest possible date. If your claim is not received within 3 months, the earliest date of grant can only be the date of lodgement.

**Step 1**

**Fill in the forms**

Fill in Part A and Part B of the claim form.

Fill in all other forms you need to complete.

Please use black or blue pen.

Check that you have answered all the questions you need to answer, and that you have signed and dated the forms.

If your income and assets are complex, you may choose to use (at your own expense) an accountant or financial adviser to complete *Part B – Income and Assets* (but you must sign it).

If you need other people to complete forms, make sure you give them the forms as soon as possible.

You can visit your nearest DVA or Veterans’ Affairs Network (VAN) office if you need help filling out your forms.

Further information is available in a series of fact sheets called *DVA FACTS*. These cover a range of DVA benefits and services and are available at any DVA office or on the internet at www.dva.gov.au/factsheets/default.htm

**Step 2**

**Collect all the documents you need**

You will need to provide documents to prove your identity to DVA (there is a list of acceptable documents on page 8).

The forms will also tell you which other documents you need to provide to support your claim (such as bank statements and other documents relating to your income and assets).

If you are providing copies of documents, they must be certified copies (see ‘Who can certify copies of documents’ on page 9).

**Use the checklist** at the end of each form to make sure you have collected all the required documents.

**Step 3**

**Lodge your application**

You can lodge your application by mail. If you send in original documents, they will be photocopied and the originals returned to you by registered post.

You can also lodge your application by visiting your nearest DVA or VAN office. These are listed on the back cover of this booklet.

**Please note**

To get full arrears, lodge your claim on time. Your claim consists of Part A and Part B. Any Pension Bonus Scheme forms must be lodged with Part A of your application.
### About the information you give

**Privacy notice**
Your personal information is protected by law, including the Privacy Act 1988. Your personal information may be collected by the Department of Veterans’ Affairs (DVA) for the delivery of government programs for war veterans, members of the Australian Defence Force, members of the Australian Federal Police and their dependants.

Read more: [How DVA manages personal information.](#)

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**Your responsibility**
If any of the details you give in your claim form change, you are required under section 54 of the *Veterans’ Entitlements Act 1986*, to notify DVA within 14 days (28 days if you live overseas or receive remote area allowance).

Giving false or misleading information is a serious offence.

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**Documents in foreign languages**
If any of your documents are in a language other than English, you must also provide translations into English by an accredited translator. Check the yellow pages under Translators for the names of accredited translators.
Proving your identity to DVA

When you lodge a claim with DVA, you must show documents from the Category A and B lists below which prove your identity. If you are already receiving a pension or allowance from DVA you will need to provide a Category B document from the list below to prove your identity.

If you must produce documents, you must show original documents or true and certified copies of these documents. (See ‘Who can certify copies of documents’ on page 9.)

If you mail your claim and originals of your proof of identity documents, your documents will be returned by registered post.

From the lists of Category A and B documents on this page, you must provide **3 different documents** with 1 document from Category A and two documents from category B. If none of the documents you produce to satisfy Category A or B provides evidence of your current residential address, then you must also produce a document from Category C:

\[
\text{A B B OR A B B C}
\]

If any of the documents are in a previous name, you must provide an additional document which shows how your name was changed (e.g. a marriage certificate).

### Category A documents

Documents from Category A provide proof of birth or arrival in Australia

- Australian Passport (current) - not to be used concurrently as a Category B document
- Full Australian birth certificate
- Record of Immigration Status
- Foreign passport and current Australian Visa
- Travel document and current Australian Visa
- Certificate of Evidence of residential status
- Citizenship Certificate

### Category B documents

Documents from Category B provide evidence of your identity existing in the community

- Australian driver’s licence (current and original)
- Australian Passport (current) - not to be used concurrently as a Category A document
- Australian passport (current)
- Australian Defence Force (ADF) (including retired members) identification card
- Firearms licence (current and original)
- Current overseas passport with valid entry stamp or visa
- Medicare card
- Change of name certificate (for marriage or legal name change - showing link with previous name(s))
- Credit or bank account card
- DVA card
- Security Guard/Crowd Control licence
- Australian marriage certificate issued by a government department
- Tertiary identification card

### Category C documents

Documents from Category C provide evidence of residential address or residence in a Nursing Home or Residential Care Facility

- Utilities notice
- Rent details
- Document from Nursing Home or Residential Facility that provides evidence of residence

**If you don’t have the right documents**

Other documents may be acceptable. Contact your nearest DVA or VAN office.
Who can certify copies of documents?

When you lodge a claim with DVA, you must provide documents as proof of identity. In response to some questions on the forms, you will also have to provide documents (such as financial documents).

If you provide original documents, your documents will be sighted and verified by a DVA officer and returned to you by registered post.

If you provide copies of your documents, they must be certified copies (certified as true by a Justice of the Peace or other person as listed below). The person certifying the copies must see the original documents.

Note: DVA employees with 5 years continuous service can certify your documents as true copies and will do so without charge.

Persons who can certify copies include:

- Justice of the Peace
- Commissioner for Declarations
- permanent employee of:
  - the Commonwealth or of a Commonwealth authority, or
  - a State or Territory or of a State or Territory authority, or
  - a local government authority with 5 or more years of continuous service
- member of the Australian Defence Force who is:
  - an officer; or
  - a non-commissioned officer within the meaning of the Defence Force Discipline Act 1982 with 5 or more years of continuous service; or
  - a warrant officer within the meaning of that Act.
- permanent employee of the Australian Postal Corporation with 5 or more years of continuous service who is employed in an office supplying postal services to the public
- agent of the Australian Postal Corporation who is in charge of an office supplying postal services to the public
- bank officer with 5 or more continuous years of service
- building society officer with 5 or more years of continuous service
- credit union officer with 5 or more years of continuous service
- finance company officer with 5 or more years of continuous service
- Member of the Association of Taxation and Management Accountant
- Member of the Institute of Chartered Accountants in Australia, the Australian Society of Certified Practising Accountants or the National Institute of Accountants
- Minister of religion registered under Division 1 Part IV of the Marriage Act 1961
- police officer
- chiropractor
- dentist
- legal practitioner
- medical practitioner
- nurse
- pharmacist
- physiotherapist
- veterinary surgeon
- teacher employed on a full time basis at a school or tertiary education institution.

A full list of who can certify documents can be found at:

If you ask someone to certify copies of your documents, you must make sure that:

- the person certifying is on the above list
- they use the wording “CERTIFIED TRUE COPY”
- they sign and date the copy
- they print their name, address, business hours phone number and profession or qualification to sign or if the certifying officer is a Justice of the Peace or a Commissioner for Declarations they should provide their name and relevant registration number including state/territory of registration
## About income and assets

### How service pension is assessed

How much service pension you get will depend on your circumstances and your (and your partner’s) income and assets.

Even if your partner is not claiming, you still need to provide full details of their income and assets.

Your service pension is assessed using both the income and assets tests, and whichever test results in the lower rate of pension is the test which applies to you.

**Service pension (BLIND) —** If you are claiming service pension and you are blind or visually impaired (i.e., regarded as permanently blind in both eyes), there are no income and assets tests.

However:

- If you are paying rent and wish to test your eligibility for rent assistance, then you will need to complete Part B of your claim form to disclose your combined income and assets.
- If your partner is not visually impaired and is also claiming a DVA payment, then you will need to complete Part B of your claim form to disclose your combined income and assets.
- If you are not income and assets tested, you will still have to tell DVA if you receive compensation or New Enterprise Incentive Scheme (NEIS) payments, change relationship status or go overseas.

### What is income?

Income includes money received from employment and money deemed to be earned from investments. It also includes money received from outside Australia.

You can have income up to certain limits before your service pension reduces.

For every dollar you receive over the limit, your service pension will be reduced by 50 cents per fortnight. If you and your partner are both receiving a pension, every extra dollar will reduce each of your pensions by 25 cents per fortnight.

**Examples of income include:**

- deemed income from financial investments
- gross income from employment (allowances for genuine expenses are not counted).
- Income amounts sacrificed (e.g., to superannuation, a vehicle) are still part of gross income and must be included
- net income from business, including farms
- family trust distributions or dividends from private company shares
- income from rental property
- income from boarders and lodgers
- superannuation and overseas pensions
- income from income stream products, such as annuities, account-based pensions, allocated pensions and transition to retirement pensions.

If you are unsure about what is counted as income, contact your nearest DVA office.

### What are assets?

Most things you own have a value and can be counted as assets. For the purpose of calculating your service pension, the value of your assets is what you would get for them if you sold them.

Generally, any debt owing on an asset is deducted from the value of that asset.

If your and your partner’s assets are more than the assets test limits, your rate of pension will be reduced. For every $250 in assets you have over the limit, your pension will be reduced by 75 cents a fortnight or 37.5 cents each for a couple.
Your assets could include:

- home contents, excluding fixtures like wall-to-wall carpet or wall heaters
- cars
- boats, trailers
- rental properties, farms, second homes, holiday houses
- capital value of investments
- capital value of asset-tested income streams
- money in bank, building society or credit union accounts, term deposits, managed investments and shares
- outstanding loans you have made to other people
- value of your business
- antiques or other collectables.

The following assets are NOT included:

- your principal family home (and up to 2 hectares of privately used surrounding land), and any permanent fixtures such as wall-to-wall carpet and wall heaters (if you are over veteran pension age, all land held on the same title as your principal home, including land used commercially, may be exempt provided certain other conditions are met)
- the full value of 100% asset test exempt income streams and half of the value of 50% asset test exempt income streams
- cemetery plots
- pre-paid funeral expenses
- up to two funeral bonds (where the sum of the amount invested does not exceed the funeral bond threshold and there is no pre-paid funeral arrangement).

These are called exempt assets.

If you are unsure about what is counted as an asset, contact your nearest DVA office.

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**Deeming**

DVA counts your income from financial assets by ‘deeming’ them. This means that instead of calculating the actual return or income you are receiving from your financial assets, we assume they are earning a rate of interest known as the ‘deeming rate’.

Financial assets include such things as:

- bank, building society and credit union accounts
- term deposits and debentures
- friendly society bonds
- managed investments (e.g. unit, property trusts)
- listed shares and securities
- shares in unlisted public companies
- gold and other bullion
- superannuation funds in accumulation held by veterans over service pension age and partners over age pension age
- certain account-based income streams commenced on or after 1 January 2015
- short-term asset tested income streams
- loans, including those to private trusts and private companies, and
- gifts in excess of $10,000 in a financial year, and $30,000 in a rolling five-year period.

If the actual income you receive from your investment is more than the deemed income, the extra income is not counted when assessing your rate of pension.

The deeming rates are continually monitored to ensure that they are appropriate.

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**Commonwealth Seniors Health Card**

The Commonwealth Seniors Health Card is issued by either DVA or Centrelink, to eligible veterans, partners, war widows and widowers who do not receive an income support pension from DVA or a pension or benefit from Centrelink because their income and/or asset levels exceed the amount allowing payment. This card entitles the holder to:

- pharmaceuticals at the same cost as people receiving an income support pension
- access to the Medicare Safety net threshold.

Additional concessions from state and local government authorities may be available. You may also be entitled to a quarterly payment of the Energy Supplement. For more information contact the relevant department in your state or territory.
How to contact DVA

For information, please call the Department of Veterans’ Affairs (from anywhere in Australia) on: **1800 555 254**

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