

There are some situations where we may disclose information about the participant's death.

For example, we may need to disclose this information to:

- finalise outstanding service bookings.
- help arrange removal or disposal of assistive technology.
- stop delivery services.

We can only disclose information about the deceased participant in certain situations, where it's in the public interest to do so.

We may disclose information when:

- there's no reason to think the deceased participant wouldn't want their information disclosed
- the information is needed for a genuine reason, such as to help administer the deceased participant's estate
- the information isn't available from another source.

The people we may talk to include:

- a family member, guardian or support person
- a correspondence nominee, plan nominee or child representative
- a service provider that was providing NDIS supports to the participant – they'll need to know as soon as possible since they can't claim funding after the participant dies
- an executor administering the estate
- a Commonwealth, State or Territory department or authority
- a lawyer or legal representative that was supporting the participant

If you have any questions about why we've disclosed details about the participant's death, you can always [contact us](#) .