Estate Planning Advanced Strategy Session

With Grant Abbott





Housekeeping

- This session is currently being streamed live to over 100 registered webinar attendees and their offices. Please use the Q & A button throughout so we can get your question and answer it fully.
- Please ensure your chat settings are "to everyone"
- If you are logged in online and are unable to stay with us throughout the session, all registrants will receive a copy of this recording by the end of the day.
- These slides and any resources mentioned on the session will be uploaded with the recording
- Launching soon LightYear Docs 2.0! If you are not already a user but are keen to sign up once 2.0 is live, please email support@lightyeardocs.com.au & we will contact you in due course

"Who would have ever thought that
the average size SMSF would reach \$1.3M by
2020 and by 2025 - \$1.5M? ATO figures show that there is
\$350 billion being passed out of average SMSFs over the next
20 years. But with size comes fights to the bitter death when a member dies
and at the moment, only the lawyers are looking at this treasure chest.

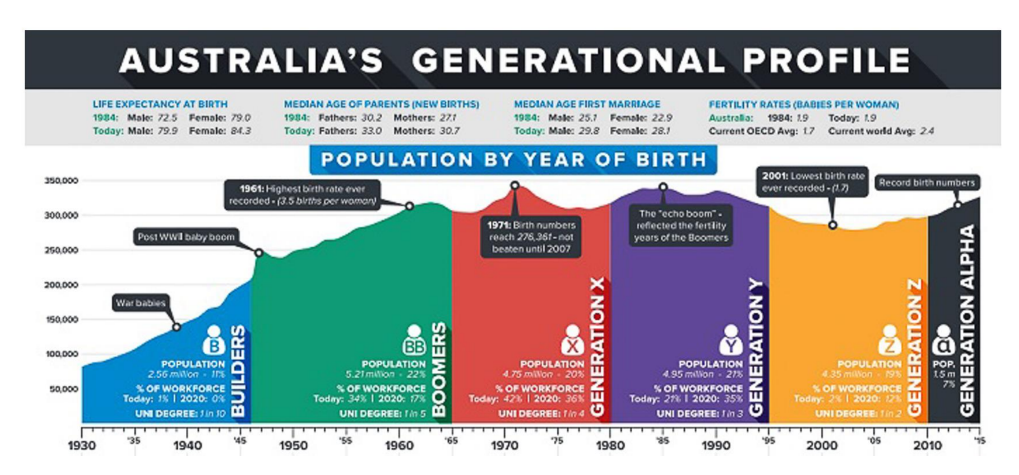
If you advise on SMSFs then you better get used to being a SMSF Estate Planning specialist because the lawyers sure don't. It is part of your competency standards and authorization.

Now with the LightYear Docs Super Estate Planning solution, providing expert, legally signed off advice and documentation has never been easier.

And more profitable. "



This one picture tells me everything about SMSF Estate Planning. What do you think?





- Estate Planning v SMSF Estate Planning
- Will v SMSF Will
- Why BDBNs are dangerous
- What is a death benefit pension
- What is a death benefit lump sum
- Nominated pension v reversionary pension
- Testamentary Trust v SMSF Proceeds Trust
- The Ideal SMSF Estate Planning set up



Family SMSF Leading Member John aged 70 and his spouse Sally aged 66 are in the Smith Family SMSF. They were working graziers but have transferred the farming business to their son Mathew, aged 40 who is also a member of the Fund. John has a weak heart, and the family is worried about him, but he says he is as strong as an ox. More like a donkey, says Sally.

The farming property sits in the Family SMSF for the benefit of John and Sally who are both retired, have pensions with reversions to each other, then to Mathew upon their death to ensure the property is transferred to the son working on the farm. The Farm is worth \$2M and John and Sally's pension benefits sit at \$1.25M each in pensions and \$150,000 each in their retirement accumulation accounts.



Mathew has two children, Ben aged 17 and William aged 13 at boarding school, runs the business through the Family Trust and still employs John and Sally, paying them \$70,000 pa each by way of a super contribution. John and Sally have more than \$500,000 in dividend-paying stocks in the Fund and these are used to cover their contributions tax and that of Mathew, plus deductible Family Trust contributions made for Ben and William who do vacation work on the farm. John and Sally's daughter, Marie is also a member of the Fund but has her own investment strategy.



John and Sally use part of their pension benefits to pay a school allowance directly to Ben and William to cover boarding and school fees. In their SMSF Wills, apart from the property to go to Mathew, a lump sum is payable to Marie with the grandchildren also paid a benefit, as an income stream or lump sum. At this point in time, John and Sally have been advised that their grandchildren are their financial dependants, while Marie and Mathew are not.



- There are so many exciting opportunities in the SMSF space still but it will get harder. They are the best succession, asset protection and estate planning vehicle in my view
- I have some great innovative structures and strategies in the pipeline so keep up to date with me at LightYear Docs
- With \$200 Bn to pass and 99% of BDBNs not effective, the opportunity is endless to build safe, secure, strong and BLOODLINE plans both SMSF and non-SMSF for your clients

Get your SMSF Strategy Mojo Out to show off to clients - life is not about boring admin work

- Emails Informative with links to a video are good for opening up regular communication and education – look at Videos on I Love SMSF
- One-on-One Meetings a great personal way to discuss the whole family and respectful for the family. But a big time commitment and should only be used for motivated clients
- Boardroom Presentations this is whiteboard focused and must have a specific theme such as Family SMSF's and SMSF Estate Planning

Get your SMSF Strategy Mojo Out to show off to clients - life is not about boring admin work

- Large Events this is a great way for clients to bond, you to establish your skills and prowess, clients to be educated and if done well, all to have a good time. Happy to help you there – this is my sweet spot
- Webinars these can be just like plain old conference calls for the older clients and for the younger – both video and also slides or video. For general information and suggest that try one or more to gauge interest. We love Zoom!

A Step by Step Guide for you to discuss with your clients

WHAT HAPPENS ON THE DEATH OF A MEMBER OF THE FUND



Member's death sparks a course of action by the Adviser and the Trustee

A Obtain notification and note from the Trustee that the member is dead B Advice to be sought dependant upon any formal requests in the Binding Death Benefit Nomination SMSF Will or Conditional Pension



Documentation Review - linked to the Members

- A Review the SMSF Trust Deed
- B Check that the lineage and any Change of Trustee documents are correct
- C Review the BDBN, SMSF Will and any Pension documentation



Trustee/Director Appointment

- A What do the Trust Deed or the Trustee Constitution require for SMSF replacements?
- B What voting powers apply to the existing Trustees and Replacement Trustee/Director?
- C What is the Adviser's position?
- D Notify the Regulators

Fund-Member Insurances

- A Review any Fund/Member Insurances
- B Contact Life Broker to accelerate insurance payout
- C Determine Insurance distribution policy

STEP 05

Determine Member Death Benefits

- A Calculate death benefits in line with the trust deed BDBN or SMSF Will
- B Are there any reserve payments?
- C Value assets used to pay death benefits

STEP 06

Auto-reversionary Pensions

- A What does the deed state regarding the transfer of the pension?
- B Review of Pension documentation for compliance and transfer of Pension Account

STEP 07

Set up Payment Schedules

- A Be careful as the SIS Act requires that once the first payment is made the Replacement Trustee must step down
- B Review who is to get what payment lump sum or income steam and are there any in-specie payments?

STEP 08

Retirement of Replacement Trustee

- A The laws require the retirement of the Replacement Trustee/Director
- B Ensure new Members become Trustee/Director unless incapacitated

STEP 09

Ongoing payout of Pensions

- A What are continuing Pension requirements?
- B is there a SMSF Guardian in place to protect further reversionaries down the line?



- MOST IMPORTANT: Get your firm's or your name on the documentation to drive the process or it will linger and eventually smell and litigate
- The Deed is the driver and the Corporate Trustee constitution BUT they can also destroy your whole capacity to plan
- POLL: In Katzman the deed stated the remaining Trustee had sole power to appoint her Executor brother: does she have to??



- Control on the death of a member the new Family SMSF deed picks up the Executor as Trustee – for a special purpose Family SMSF corporate trustee the Executor needs to be appointed at director level – see the failsafe in the deed
- In some cases, particularly autoreversionary pensions, a specific Guardian deed may be needed for protection



- The Deed is the driver NOT the Will so says the Commissioner of Taxation
- See what happened in Katz v Grosman –
 (brother and sister) and Donovan v Donovan (
 second spouse and daughter) and Munro v
 Munro (second spouse and daughters)
- SMSFs governed by Federal Law and Estates by State laws – this is crucial



- Start with the SMSF build an SMSF Will which provides a mix of binding death benefit directions (not nominations) including bloodline limitation of benefits and fund members, transfer of payments, assets, trustee appointment, reserve allocations and estate transfers with conditions plus cloning for dependent SMSFs
- If in Pension phase, then auto-reversionary is the only way to really continue the pension and this can be conditional
- For Estate Assets look at Super Proceeds Trusts, Insurance Proceeds Trusts, Bloodline Trusts and Testamentary Trusts

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Client Chooses Estate Planning

- Email
- Appointment
- Board Room Lunch
- Seminar
- Video / DVD
- Referral

Client Interview

- Use the LightYear Interview Capture Forms
- Simple Will
- BDBN
- SMSF Will
- EPOA
- Testamentary Trust
- SMSF Proceeds Trusts
- SMSF Estate Fixed Trust

Review In Draft

- Prepare relevant documents in draft
- Send to client for Review
- Have second interview to finalise
- Forward to Abbott & Mourly for review and assessment

Finalise

- Final draft forwarded by Abbott & Mourly to adviser for client review
- If signed off, final will be prepared by Abbott & Mourly for execution includig a letter of advice
- Executed by client and placed in the Adviser's LightYear Docs and Abbott & Mourly vault

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- Benefit Payments SISA 93 start with sole purpose test – section 62 then non-operation of BDBN – section 59 then for the deed – section 55(1) and section 218 plus if profit – criminal sanctions – section 202
- Meaning of Dependant SISA 93 section 10 definition and also Malek's case plus tax dependants – subdivision 302-D of ITAA 97







- Meaning of Legal Personal Representative SISA 93 section 10
- Death benefits SISR 94 6.21 and 6.22
- Meaning of Pension SISR 94 1.06 what sort of pensions can be paid and with what terms and conditions





- Division 302 of ITAA 97 has special arrangements for death benefit taxation
- Trustee of Deceased Estate to be treated like a dependant – section 302-10
- Lump sums to a dependant are tax-free section 302-60. Must be paid section 307-5(4).





- Lump sum to a non-dependant such as a sibling or child over the age of 18 Subdivision 302-C:
 - Tax-free component is tax-free
 - Taxable component cannot exceed 17%
 - Untaxed component cannot exceed 32%
 - For SMSFs untaxed component may find its way if the Fund has claimed insurance deductions – see adjustment formula in section 307-150



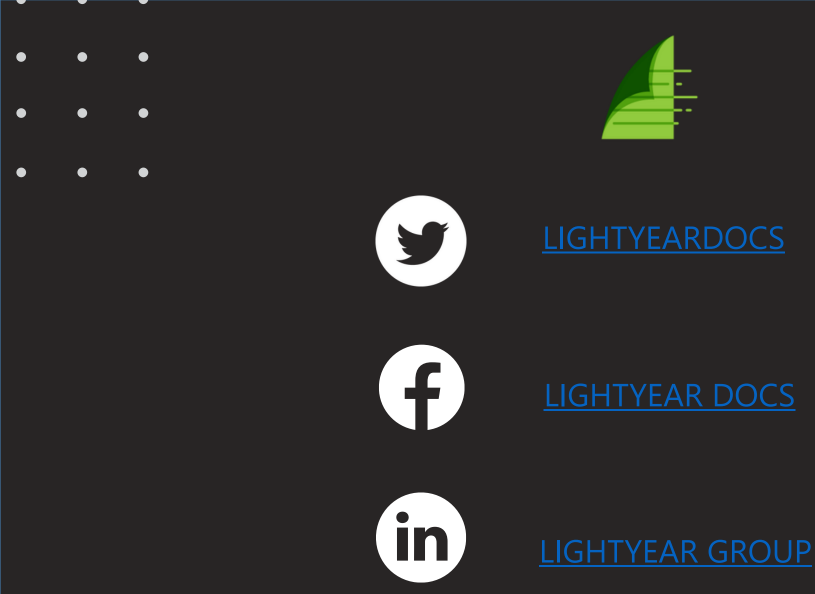
- Need to remember the Pension Transfer Balance rules for pensions v auto-reversionary pensions and special child pension rules
- Section 302-65: If deceased aged over 60 then dependant pension is tax-free and commutation payment also including for child section 303-5
- Section 302-65: If recipient is dependant and over age 60 then tax-free
- (max at 30%) or on-going assessable





- Under age 60 and section 302-70 applies:
 - Tax-free component is tax-free
 - Taxable component assessable but with 15% tax offset
 - Untaxed component see life insurance formula – 10% if deceased or recipient is over age 60 – otherwise assessable income – choose between lump sum





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