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Submission: I have difficulty in justifying the amount charged by the NSW Trustee & Guardian for handling my daughter's affairs. At present the NSW T & G allow my daughter a living allowance of \$850 per month and charge her from \$820 to \$860 per month. They do not have to manage any employees for my daughter as we supply all help free of charge. I feel that the fee charged for the small amount of work done (maybe one hour per month probably less) is excessively high and the fees should relate directly to the amount of work done to manage my daughter's finances. A commercial company would not charge this amount, a online account would achieve a better return without any costs.

I feel that a fee should be set for each service supplied by the NSW T&G and those fees applied to each account as required. The NSW T & G or what it was formally known as, was set up to be a NON PROFIT organisation and should remain so as a public service. WHERE would any profits go, would they be shared by the clients? or go to consolidated revenue. All these questions must be asked before any decision is made.