Wealth Management Companies Submission 13

Submission to the Australian Parliament: Inquiry into Wealth Management Companies

Submitted by: Greg Peak **Date:** 20 October 2024

Introduction

This submission is made in response to the Australian Parliament's inquiry into wealth management companies. Wealth management firms play a critical role in managing the financial futures of millions of Australians by offering investment, retirement planning, and financial advisory services. However, concerns regarding transparency, conflicts of interest, fee structures, and the overall accountability of wealth management companies have raised important questions about their operation and impact on consumers.

This submission seeks to address these key concerns and propose reforms that will ensure wealth management companies operate in a manner that protects consumers, promotes transparency, and maintains the integrity of Australia's financial system.

1. Transparency in Fee Structures

One of the primary concerns regarding wealth management companies is the lack of transparency in their fee structures. Many consumers are unaware of the full extent of the fees they are paying for wealth management services, which can significantly reduce investment returns over time. Fees are often embedded within complex financial products, making it difficult for consumers to assess the true cost of the services they are receiving.

- Hidden Fees: Wealth management companies often charge a combination of management fees, performance fees, and commissions on products sold. These fees are not always clearly disclosed, leading to confusion and potential overcharging of clients.
- Impact on Retirement Savings: Inadequate fee disclosure has a direct impact on retirement savings, as high fees can erode the value of superannuation and other long-term investments. This can lead to poorer outcomes for consumers, particularly those who are less financially literate.

Recommendations:

- Standardise Fee Disclosure: Require wealth management companies to clearly disclose all fees associated with their services in a standardised format, making it easier for consumers to compare different providers.
- Cap on Fees for Basic Products: Implement a cap on management fees for basic wealth
 management products to ensure that consumers are not overcharged, particularly in lowrisk, low-return investment options.

2. Conflicts of Interest

Another significant issue in the wealth management industry is the prevalence of conflicts of interest, where financial advisors and wealth managers may prioritise their own financial gain over the best interests of their clients. This can occur when wealth managers receive commissions for

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selling certain financial products or when they are incentivised to recommend higher-fee products that may not align with the client's best interests.

- Vertical Integration: Many wealth management companies are part of larger financial
 conglomerates that offer a range of products, including superannuation, insurance, and
 managed funds. This vertical integration can lead to advisors recommending in-house
 products that may not be the best option for their clients, purely to generate more revenue
 for the company.
- Bias in Product Recommendations: The potential for conflicts of interest raises concerns
 about whether clients are receiving truly independent advice or if they are being steered
 towards products that benefit the wealth manager at the expense of the client.

Recommendations:

- 1. **Ban Commissions on Product Sales**: Prohibit wealth management companies from receiving commissions or incentives for recommending specific financial products, ensuring that advisors provide unbiased advice based on the client's best interests.
- Require Independent Product Review: Establish guidelines that require financial advisors to
 provide clients with a range of independent products and justify why any particular product
 is recommended over others.

3. Consumer Protection and Accountability

Wealth management companies are entrusted with the financial wellbeing of their clients, but there have been numerous instances where consumers have been misled, overcharged, or given poor advice. The collapse of certain financial advisory firms and the revelation of misconduct during the Banking Royal Commission highlighted significant weaknesses in consumer protection within the wealth management industry.

- **Financial Loss and Mismanagement**: Cases of financial mismanagement, where clients have suffered significant losses due to poor advice or improper handling of funds, continue to undermine trust in the industry.
- **Inadequate Compensation**: When clients suffer losses due to the negligence or misconduct of wealth management firms, the avenues for seeking compensation are often limited. Many consumers are left without sufficient recourse to recover their losses.

Recommendations:

- 1. **Strengthen Consumer Protections**: Introduce stricter regulatory oversight of wealth management companies, including regular audits and compliance checks to ensure that they are operating in the best interest of their clients.
- Establish a Compensation Scheme: Implement a government-backed compensation scheme
 to provide redress for consumers who have suffered financial loss due to the misconduct or
 negligence of wealth management companies.

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4. Regulatory Oversight and Reforms

The Australian Securities and Investments Commission (ASIC) and the Australian Prudential Regulation Authority (APRA) currently oversee the regulation of wealth management companies. However, the complexity of the wealth management industry, combined with the rapid growth of financial products and services, has exposed gaps in regulatory oversight. There is a need for stronger, more proactive regulation to protect consumers and ensure the integrity of the financial system.

- Lack of Accountability: While regulators have the power to impose fines and sanctions on wealth management firms, enforcement has often been reactive rather than preventative. This allows misconduct to occur for prolonged periods before being addressed.
- Emerging Risks: The rise of new financial technologies and the growing complexity of
 investment products have introduced new risks that existing regulations may not adequately
 address.

Recommendations:

- Increase Regulatory Resources: Provide ASIC and APRA with additional resources to conduct more frequent and thorough investigations into the practices of wealth management companies.
- 2. **Regulate Emerging Financial Technologies**: Update regulatory frameworks to address the risks posed by new financial products and services, such as robo-advisors and digital investment platforms, ensuring they are subject to the same consumer protections as traditional wealth management services.

5. Ethical Investment and Social Responsibility

As the wealth management industry grows, there is increasing demand from consumers for ethical investment options that align with their values. Wealth management companies have a responsibility to ensure that their clients' investments are not only profitable but also socially and environmentally responsible.

- Transparency in Investment Practices: Many wealth management firms offer "ethical" or "sustainable" investment products, but the criteria for these products are often unclear, and there is little oversight to ensure that they meet the advertised standards.
- Corporate Social Responsibility: Wealth management companies must take greater responsibility for the social and environmental impact of the companies in which they invest on behalf of their clients.

Recommendations:

 Develop Clear Ethical Investment Standards: Establish clear, enforceable standards for ethical and sustainable investments, and require wealth management companies to disclose how these standards are met in their investment products.

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2. **Promote Socially Responsible Investing**: Encourage wealth management companies to prioritise investments in industries that have positive social and environmental impacts and offer consumers more opportunities to invest in line with their values.

Conclusion

Wealth management companies play an essential role in helping Australians plan for their financial futures, but significant reforms are needed to ensure that the industry operates with transparency, accountability, and integrity. By addressing issues related to fee structures, conflicts of interest, consumer protection, regulatory oversight, and ethical investment, the Australian Parliament can create a more equitable and trustworthy wealth management sector.

This submission urges the Parliament to take bold action to protect consumers and ensure that wealth management companies serve the best interests of all Australians.

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