Status: Point in time view as at 14/05/2014. This version of this provision is not valid for this point in time. Changes to legislation: Care Act 2014, Section 29 is up to date with all changes known to be in force on or before 05 June 2024. There are changes that may be brought into force at a future date. Changes that have been made appear in the content and are referenced with annotations. (See end of Document for details)



Care Act 2014

2014 CHAPTER 23

PART 1

CARE AND SUPPORT

Next steps after assessments

PROSPECTIVE VALID FROM 01/04/2015 29 **Care** account (1) Where an adult has needs for care and support which meet the eligibility criteria, the local authority in whose area the adult is ordinarily resident or, if the adult is of no settled residence, in whose area the adult is presentmust keep an up-to-date record of the adult's accrued costs (a "care (a) account"), and (b) once those costs exceed the cap on care costs, must inform the adult. (2) Where a local authority which has been keeping a care account is no longer required to do so, it must nonetheless retain the account that it has kept so far untilthe end of the period of 99 years beginning with the day on which it last (a) updated the account, or where the adult dies, the local authority becomes aware of the death. (b) (3) A care account must specify such amount as is attributable to the adult's daily living costs. (4) A local authority which is keeping a care account must, at such times as regulations may specify, provide the adult concerned with a statement which-(a) sets out the adult's accrued costs, and

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- (b) includes such other matters as regulations may specify.
- (5) Regulations may specify circumstances in which the duty under subsection (4) does not apply.

Status:

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Changes to legislation:

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