MJHC LEGAL

LAWYERS

Superannuation · Property · Wills · Commercial

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A.	ADVISOR/PER	SON ORDERING DEED:					
-		will be directed to this person, un	less otherwise stated				
	on Ordering: Name:						
	t Address:						
	rb/Postcode						
	phone:		Fax:				
Emai	l:			Signature:			
В.	TYPE OF TRUS	ST:	1				
	Family Trust		Superann	uation Proceeds Dee	d Trust		
Estate Proceed		ds Trust	Multiple Family Discretionary Trust				
	Child Support	Trust	Compensa	ation Proceeds Trust			
	Insurance Pro	ceeds Trust					
C.	TRUST NAME:						
Trust	Name:						
D.	SETTLOR:		1				
Name	ə:						
Stree	t Address:						
Subu	rb/Postcode						
See Pa	art N. Important Information	on on the role of Settlor			_		
E.	TRUSTEE DET	AILS:					
Is the	trustee a company	or individuals?	company		individuals		
See Pa	art N. Important Information	on on Trustee Requirements	If company, complete Part	D. the proceed to Part E.	If individuals, proceed to Part E.		
F.	COMPANY TRU	JSTEE:	1				
Comp	oany Name:						
Stree	t Address:						
Subu	rb/Postcode						
ACN:				Date of Incorporation	on:		
G.	INDIVIDUALS I	NVOLVED:					
1.	Full Name:				DOB: DD/MM/YYYY		
	Street Address:				DD/MIN/YYYY		
	Suburb/Postcode:						
	This person is a:	individual trustee:	director of trustee:	Appointor:	Primary Beneficiary:		
		Present at Meeting	Not Present at Meeti	ng			
	Select each check box that is relevant for the roles performed by all individuals						

DISCRETIONARY TRUST

ESTABLISHMENT INSTRUCTION SHEET

2.	Full Name:					DOB:	DD/MM/YYYY
	Street Address: Suburb/Postcode						DD/MIN/TTTT
	This person is a:	individual trustee:	director of trustee	e :	Appointor:	Primary E	Beneficiary:
		Present at Meeting	Not Presen	t at Meeting	g		
3.	Full Name:					DOB:	
	Street Address:						DD/MM/YYYY
	Suburb/Postcode						
	This person is a:	individual trustee:	director of trustee	e:	Appointor:	Primary E	Beneficiary:
		Present at Meeting	Not Presen			,	,
4.	Full Name:		11011100011	c at mooning	9	DOB:	
٦.							DD/MM/YYYY
	Street Address: Suburb/Postcode						
	This person is a:	individual trustee:	director of trustee	e:	Appointor:	Primary E	Beneficiary:
		Present at Meeting	Not Presen	t at Meeting	g		
1	FOR MINUTES	OF MEETING.					
H.	FOR MINUTES	OF MEETING:					
Pla	ce of Meeting:					Address of Individual	1 unless otherwise stated
Nar	me of Chairperson:					Individual 1 unless oth	nerwise stated
If n	ot all trustees/directo	rs were present at Meeting	you must select o	ne of the fo	ollowing option	is:	
	The absen	t trustees/directors attended	by telephone:				
	OR						
	•	Resolutions required for sign portant Information)	gnature by all trus	ees/directo	ors:		
Į.	REQUIRED INF	ORMATION:					
Whe	en is the meeting dat	e?					
	is is the date the individuals ided to establish the Trust.		DD/MM/YY				
		_	or for client flexib	ollity is date	to be left blar	ık? Yes	No
	en is the Fund to com		DD/MM/YY	YY			
(this may be before or after the Meeting Date) O			or for client flexib	ility is date	to be left blar	nk? Yes	No
Sett	led sum (usually \$50	.00)	\$				
Who is to control Trust after the Appointor(s) identified in Part G? Set out your requirements in the panel below							
(BEFORE answering this question you must read Part N. Important Information - Role of Appointor)							
Loo	t passible data for dis	stribution of Trust Assets	00				
	•	stribution of Trust Assets ter the date of establishment)	80 years	or	other date:	DD/MM/	YYYY
Are there any additional potential beneficiaries? Ye			Yes	No			
			If Yes, provide details in Part J. Additional Inform		itional Information		
Are there any additional restrictions to be placed on Trustee? Yes No							
(see Part N. Important Information) If Yes, provide details in Part J. Additional Information							
		ve compensation payments or the proceeds of a deceas		annuation	Yes		No
PIOC	ocas, me mourance	or and proceeds of a deceas	ou oolale:		If Yes.	provide details in Part	I Additional Information
					,	,	J. Additional information

J. ADDITIONAL	INFORMATION:						
K. DOCUMENT	DELIVERY:						
Prepared documents a	are to be sent by: email:	mail:	express post:				
L. PAYMENT DETAILS:							
Credit Card:	Visa:	Mastercard:	Bankcard:				
Card Number:			Exp Date:				
Name on Card:		Signatu	MM/YY				
Direct Deposit:	MJHC Legal Office Account Commonwealth Bank - Stud Park BSB 063 626 Account No. 1045 4						
Cheque:							

M. COMPLETED INSTRUCTIONS:

Please forward completed instructions to MJHC Legal:

email: mjhc@mjhclegal.com fax: 03 9543 5133 mail: PO Box 412, Mount Waverley VIC 3149

Print and review your instructions before submitting and retain printed copy for your file. Adobe Reader will not allow you to save the data in this form. The Email button will forward your completed Instruction Form to MJHC Legal.

The Reset button will clear all data in the form.

In submitting the completed Instruction Form, the person described in Part A authorises MJHC Legal to prepare the new Trust documentation and agrees to pay the Fee payable for the new Trust. You understand that typing/spelling errors or incorrect information given is your responsibility

N. IMPORTANT INFORMATION:

Role of Settlor

Family discretionary trusts are established by an independent person known as the Settlor paying to the Trustee a (usually) nominal amount (called the "settled sum") to be held upon the trusts set out in the trust deed. For other discretionary trusts specific amounts or assets may be paid as the 'settled sum".

Once the settled sum is paid, the Settlor has **no** further involvement in the trust. The Settlor should not be a beneficiary under the trust deed otherwise the trust might be invalid.

When establishing the family discretionary trust, the Settlor could be your lawyer, accountant or other advisor. It is better practice for the Settlor to be a family friend as they have a genuine desire to benefit the family.

Trustee Requirements

A Trustee is personally liable for the debts or liabilities of a trust but is entitled to be indemnified out of the assets of the trust. As the trust assets may not be sufficient to cover liabilities, it is recommended that a company only act as a trustee of a discretionary trust and that the company have no other role other than that of a Trustee.

Role of Appointor

The Appointor has the power to remove and replace trustees. The consent of the Appointor is required if the trustee wants to amend the trust or to distribute capital to beneficiaries.

When deciding on your requirements regarding who is to control the Trust after the Appointor(s) identified in Part G, you should consider the following:

- If there is only one named Appointor who will succeed this person.
- If more than one Appointor is initially nominated, will the surviving Appointor(s) have control or is an alternative to be appointed if a named appointor dies.
- If more than one Appointor is initially nominated, who is to take control when the last appointor dies.
- What is to happen if an identified alternative Appointor dies before the named Appointor they are to succeed.

Example: H is to be replaced by W then replaced by C

If W does not survive H then C

If W & C do not survive H, then executor of H's estate

If W becomes Appointor but C does not survive then executor of W's estate.

Effective Dates

The fund and the security/custodial trustee must resolve to execute the prepared documents. The date the parties meet will usually be the date of the prepared documents. However, the date on which the security/custodial trust comes into effect can be a future date. It is not possible to retrospectively establish a trust.

Meeting & Resolutions

It is not always a legal requirement that individuals physically attend a meeting of trustees or directors of a corporate trustee. Most modern trust deeds and company constitutions permit teleconferencing. Attendance by telephone can be a convenient method of meeting where parties are physically separated. You must indicate whether or not a party was or will be physically present at a meeting.

A circulating resolution is an alternative to attendance at a meeting in person or by telephone. A circulating resolution requires all parties to sign and date the resolution. It is also necessary for the parties to be provided with all relevant material relating to the resolution. This may not always be convenient or a secure means of safeguarding the material.

Importantly, a circulating resolution does not have any legal effect until the resolution is signed and dated by all required parties. It will also only be effective from the date on which the last signature is obtained to the circulating resolution. For these reasons, physical or telephone attendance at a meeting is preferred over a circulating resolution.

Additional Potential Beneficiaries

The Deed would normally include close relatives, their legal and defacto spouses, dependents, employees, related companies and Trusts, charitable and religious organisations. Consideration needs to be given to whether there are to be any additional potential beneficiaries outside of immediate family, related Trusts and charitable and religious organisations.

Additional Restrictions on Trustee

Trustee normally needs the Appointor's consent for major decisions such as amending the trust deed and distributions of capital.

DISCLAIMER:

MJHC Legal prepares documentation based on your written instructions. MJHC Legal is not licensed to provide financial product advice. The rules concerning Self Managed Superannuation Trusts change and it may be advisable to request specific advice.

Liability limited by a scheme approved under Professional Standards Legislation