

Ausis Super Fund

Deed of Variation of Superannuation Trust Deed

Prepared for James Matter name 27522 Prepared by Cleardocs 991 Date downloaded 27 May, 2022 6:45 PM

What to do next

Ensure no duty arises

If the SMSF holds property (or any dutiable property) in New South Wales, then before executing the deed you must seek a ruling from Revenue NSW to confirm that no duty will arise under section 8AA of the *Duties Act 1997* (NSW) upon execution of this Deed. This is a new provision (May 2022) and its purpose and effect is not clear.

Arrange for the documents to be signed

You need to:

- arrange for the Deed of Variation and the Minutes to be signed by all parties listed;
- arrange for the Notice to Members to be given to each of the members of the SMSF. This 'Notice to Members' is to be in the form of a copy of the Deed of Variation and a copy of the new terms of SMSF Trust Deed; and
- attach the new terms of the SMSF Trust Deed (that Cleardocs emailed to you with this document) to the back of the Deed of Variation (after the signing clauses). The document you need to attach there is headed:

'Schedule A

The new terms for the Superannuation Trust Deed for the

Ausis Super Fund

as updated by a Deed of Variation'

The new terms of the SMSF Trust Deed in the Schedule do not need to be signed. The only documents that need to be signed are the Deed of Variation itself, and the Minutes.

Company signing If a company needs to execute the Deed of Variation (either as the trustee or a party consenting to the variation), then the Deed of Variation can be executed by:



- using the company's seal; or
- being signed by any of:
 - any 2 directors;
 - a director and the company secretary; or
 - if the company has only 1 director, that director.

The documents will include execution clauses which are determined according to your answers to certain questions on the Cleardocs site.

More information? If you are uncertain about the requirements for executing legal documents, then please see our FAQ on this on www.cleardocs.com. Follow the links to 'Resources', then 'Frequently asked legal questions', then 'signing and witnessing documents'. If the FAQ does not resolve your queries, then call the Cleardocs helpline on 1300 307 343 and Cleardocs will put you in touch with a lawyer from Maddocks.

Arrange for stamping, if necessary

You need to consider whether the Deed of Variation needs to be stamped. This is required in some states and territories. You should contact the relevant revenue office in your state or territory to check the current requirements – the details of each revenue office in Australia is set out below:

State/TerritoryRevenue office contact detailsVictoriaState Revenue Office GPO Box 4389 Melbourne VIC 3001 Ph: 13 21 61 www.sro.vic.gov.auQueenslandOffice of State Revenue GPO Box 2593 Brisbane QLD 4001 Ph: 1300 300 734 www.osr.qld.gov.auNew South WalesOffice of State Revenue GPO Box 4042 Sydney NSW 2001 Ph: (02) 9689 6200 www.osr.nsw.gov.auTasmaniaState Revenue Office GPO Box 1374 HOBART TAS 7001 Ph: 03 6166 4400South AustraliaRevenue SA
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HOBART TAS 7001 Ph: 03 6166 4400
Ph: 03 6166 4400
South Australia Revenue SA
GPO Box 1353
Adelaide SA 5001
Ph: (08) 8226 3750
www.revenuesa.sa.gov.au
Western Australia Office of State Revenue
GPO Box T1600



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State/Territory	Revenue office contact details
	Perth WA 6845
	Ph: (08) 9262 1100
	www.finance.wa.gov.au
ACT	ACT Revenue Office
	GPO Box 293
	Civic Square ACT 2608
	Ph: (02) 6207 0028
	www.revenue.act.gov.au
Northern Territory	Territory Revenue Management
	GPO Box 154
	Darwin NT 0801
	Ph: 1300 305 353
	www.revenue.nt.gov.au

Questions or further information

If you have any questions, you can call Cleardocs on 1300 307 343.

Cleardocs will answer all your administrative queries. These include, queries about our service, our website, registering as a user, payment or feedback.

Maddocks will answer all your questions about the nature, content, use, consequences, drafting and effectiveness of our documents.

All the legal information contained in this document is provided by our lawyers at Maddocks.

Deed of Variation of Superannuation Trust Deed for the

Ausis Super Fund

27 May 2022

Trustees:

Parker Peter and Parker James

Members:

Parker Peter and Parker James

cleardocs.com 770 Industrial Street 5653 Bourke Street Ballarat VIC 3350 Tel: 00000000 Fax: 03 98869123 admin2@cleardocs.com

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Deed of Variation of Superannuation Trust Deed for the Ausis Super Fund.

Between

Parker Peter of 565 Bourke Street, Melbourne VIC 3000 and **Parker James** of 565 Bourke Street, Melbourne VIC 3000 (together, Trustee)

and

Parker Peter of 565 Bourke Street, Melbourne VIC 3000 (Member) and **Parker James** of 565 Bourke Street, Melbourne VIC 3000 (Member)

Background

- 1 This deed supplements the fund's current deed.
- 2 The trustee is the trustee of the fund, the members are the members of the fund and prior to the date of this deed, the fund was governed by the fund's current deed.
- 3 Clause 22 of the fund's current deed provides that the trustee may by deed vary the provisions of the fund's current deed subject to the limitations contained in the fund's current deed and superannuation law.
- 4 The parties wish to vary the fund's current deed by deleting all of its provisions and replacing them with the provisions contained in Schedule A to this deed.

This Deed witnesses

Variation of fund's current deed

- 1 The fund's current deed is varied by this deed, with effect from the effective date, by deleting all the provisions of the fund's current deed, including any schedules or appendices, and replacing them with the provisions contained in Schedule A to this deed.
- If any clause of the fund's current deed cannot be amended or replaced then clause 1 does not operate in relation to that clause, and that clause is preserved to the extent required by the current deed (Preserved Clause). Any Preserved Clause must be read together with the provisions contained in Schedule A to this deed and in the event of any inconsistency between the clauses the Preserved Clause prevails to the extent of the inconsistency.

The parties consent to the variation

3 The parties consent to the variation of the fund's current deed by this deed and each of them (with the exception of the members) has passed a resolution to this effect.

Compliance with current deed

- 4 The parties are satisfied that the requirements of the fund's current deed have been complied with in this deed.
- 5 The parties do not consider that this deed has either of the following effects:
 - reducing or adversely affecting the rights of a member to accrued entitlements that arose before the effective date;
 - reducing the amount of any other entitlement that is or may become payable in relation to a time before the effective date.

- 6 Furthermore, the parties do not consider that this deed will allow any further amendments to the terms governing the fund that will have the effect of:
 - unless the trustee is a corporation, altering the purpose of the fund so that it is no longer solely or primarily the provision of old age pensions under superannuation law.
 - unless the sole or primary purpose of the fund is to provide old age pensions to members, allowing any person except a corporation to be appointed trustee of the fund.

Compliance with superannuation law

7 The parties are satisfied that the requirements of the superannuation law have been complied with. They will, if required to do so by superannuation law, notify the fund's members of the variation to the fund's current deed effected by this deed.

Continued operation

- 8 The original deed remains effective and unaltered, except as varied by this deed. The trustee confirms that as from the effective date, it will continue to administer the fund subject to the powers and provisions contained in the fund's current deed as varied by this deed.
- 9 This deed does not vary or otherwise affect the terms of any nomination, notice or agreement relating to a member's death benefits, nor the terms of any member's pension or pension payment agreement.

Definitions and interpretation

- 10 Unless the context otherwise requires the words defined in the fund's current deed have the same meaning whenever they appear in this deed.
- 11 In this deed, unless expressed or implied to the contrary:

Deed means this deed of variation duly executed by the parties including any schedules.

Effective date means the date of execution of this deed.

Fund means the trust fund known as Ausis Super Fund.

Fund's current deed means the document entitled 'Ausis Super Fund' made on 22/02/2017 between Parker Peter and Parker James which currently governs the fund, and where the fund has previously been amended: in succession to the deed which established the fund, and all subsequent variations, with the exception of clauses expressly or impliedly preserved, which continue to form part of the fund's governing rules.

Governing rules has the same meaning given to it in the Superannuation Industry (Supervision) Act 1993.

Superannuation law means any law of the Commonwealth of Australia which deals with any aspect of superannuation or taxation in relation to superannuation, or any lawful requirement in relation to the fund of the Commissioner of Taxation, the Australian Taxation Office, APRA, ASIC or any other body that has responsibility in connection with the regulation of superannuation. It includes any change to any superannuation law after the date of this deed. It also includes any proposed law or lawful requirement that the trustee believes may have retrospective effect.

Execution

Executed as a deed.

Signed sealed and delivered by Parker Peter, in the capacity of trustee, in the presence of:	
Signature of witness	Signature of individual
Name of witness (please print)	
Signed sealed and delivered by Parker James, in the capacity of trustee, in the presence of:	
Signature of witness	Signature of individual
Name of witness (please print)	
Signed sealed and delivered by Parker Peter,	
in the capacity as member, in the presence of:	
Signature of witness	Signature of member

Name of witness (please print)

Signed sealed and delivered by Parker James, in the capacity as member, in the presence of:

Signature of witness

Signature of member

Name of witness (please print)