

Thank you for engaging us to attend to the administration and taxation requirements for your Self-managed Super Fund.

These are the Terms of Engagement ("Terms"). This Agreement is constituted by these Terms and any other later document that we advise you becomes part of or varies this Agreement. These Terms confirm our understanding of the nature and the limitations of the services we will provide.

### PURPOSE, SCOPE AND OUTPUT OF ENGAGEMENT

Our firm will provide Accounting and other professional services, which will be conducted in accordance with the relevant professional and ethical standards issued by the Accounting Professional & Ethical Standards Board Limited (APESB). The extent of our procedures and services will be limited exclusively for this purpose only. As a result, no audit or review will be performed and, accordingly, no assurance will be expressed. Our engagement cannot be relied upon to disclose irregularities including fraud, other illegal acts and errors that may exist. However, we will inform you of any such matters that come to our attention.

#### **RESPONSIBILITY FOR YOUR WORK**

Over the years our firm has established a cost-effective structure, incorporating a Team of Professional Accountants and Assistants to provide you with an economical service.

When dealing with your affairs many general administration and basic accounting problems may be handled by our team, which will allow Directors to be available for telephone advice, consulting, and other more complex issues.

The Directors oversee your affairs and are ultimately responsible for all the matters relating to your file.

Team members attend to certain functions relating to your affairs. This is done to afford you the most cost-effective service possible.

Of course, all work attended to by the team is supervised and reviewed by Directors and Senior Managers.

## RELATIVE RESPONSIBILITIES AND CONFIDENTIALITY

The conduct of this engagement will be carried out in accordance with the standards and ethical requirements of The Institute of Chartered Accountants Australia, and The Institute for Public Accountants (hereafter 'The Institute'), which means that information acquired by us in the course of the engagement is subject to strict confidentiality requirements. We will not disclose any information relating to your affairs to any third party without your consent, unless required by law.

You may provide us with permission to disclose your confidential information in certain circumstances, or place conditions on the disclosure of certain confidential information. If you do so, we will have permission to disclose the relevant information accordingly, in the performance of our services, unless you instruct us otherwise in writing.

Our files may, however, be subject to review as part of the quality control review program of The Institute, who monitor compliance with professional standards by its members. We advise that by signing this agreement you acknowledge that, if requested, our files relating to this engagement may be made available under this program. Should this occur, we will advise you prior to releasing any files.

We may on occasion use external contractors and/or third parties to undertake some of the work on your file and they may have access to our information. This will only be done if strict confidentiality agreements are entered into between us and the associated entities to prevent any unauthorised use of this information.

The indicative charge rates and levels of experience of the team providing you with your Professional Accounting Service are set out on the last page of this agreement.

We may also provide your information to our associated entities for services that we believe will be of value to you.

Once again, this will only be done if strict confidentiality agreements are entered into between us and the associated entities to prevent any unauthorised use of this information.

## OTHER INSTITUTE RECOMMENDATIONS

The Institute has determined minimum standards with regards to service and, in accordance with those recommendations, our practice:

- a) uses properly trained and supervised staff to maintain quality standards and ensures that all qualified staff undertake a minimum of 40 hours of continuing professional education each year;
- b) maintains professional independence at all times;
- c) establishes and operates satisfactory quality control procedures;
- d) bases our fees on the chargeable time of each staff member;
- e) records all time to enable you to be aware of the extent of the work performed for you; and
- f) will, if requested, provide an estimate of our billing prior to the commencement of an engagement.



#### YOUR OBLIGATIONS AND RIGHTS

We are required to advise you of your rights and obligations where we are acting for you on taxation matters. In relation to the taxation services provided:

- It is your obligation to provide us with all information that you reasonably expect will be necessary to allow us to perform work contemplated under this engagement within a timely manner or as requested. This includes providing accurate and complete responses to questions asked of you by us within a reasonable timeframe. Inaccurate, incomplete or late information could have a material effect on our services and/or our conclusions and may result in additional fees. We will not verify the underlying accuracy or completeness of information you provide to us.
- You are also required to advise us on a timely basis if there are any changes to your circumstances that may be relevant to the performance of our services. Specifically, if any subsequent event results in the information you provided to us being inaccurate, incomplete or misleading, then you are obliged to advise us as soon as possible. We take no responsibility to the extent that our advice is inaccurate, incomplete or misleading because it is based on inaccurate, incomplete or misleading information being provided to us.
- By accepting the terms of this agreement, you will be taken to have agreed that the performance of our services is dependent on the performance of your obligations relating to disclosure and record-keeping.
- The Taxation Administration Act 1953 contains specific provisions that may provide you with 'safe harbours' from administrative penalties for incorrect or late lodgement of Returns if, amongst other things, you give us 'all relevant taxation information' in a timely manner (the safe harbour provisions apply from 1 March 2010). Accordingly, it is to your advantage that all relevant information is disclosed to us as any failure by you to provide this information may affect your ability to rely on the 'safe harbour' provisions and will be taken into account in determining the extent to which we have discharged our obligations to you.
- You are also required to advise us if you become aware of any conflict of interest or potential conflict of interest. Generally, a conflict of interest is any event which may result in us becoming unable to remain objective in the performance of our services to you. Some examples of events which could give rise to a conflict of interest or potential conflict of interest during this engagement are changes to your business circumstances, events affecting your family (e.g. death and/or marriage breakdown) or a legal action commencing against you.

- You are subject to the self-assessment system in relation to any of your Income Tax Returns. The Commissioner is entitled to rely on any statements made in your Income Tax Returns. If an answer or any statement made on a Return or attached schedule appears to be incorrect, incomplete or misleading, and where those statements are later found to be incorrect (even if the error was made unintentionally), the Commissioner may amend your Income Tax Assessment and, in addition to any tax assessed, you may also be liable for penalties and interest charges.
- You have an obligation to keep records that will substantiate the Taxation Returns prepared and which will satisfy the substantiation requirements of the *Income Tax Assessment Act*. This documentation must be retained for a minimum of 5 years and you must ensure you retain all the documentation in a safe and secure place in case the Australian Taxation Office wishes to review these documents. Failure to keep such records could result in claims being disallowed, additional tax being imposed, and the imposition of penalty and/or general interest charges. In more serious cases, prosecution may be instituted under the *Taxation Administration Act 1953* and fines imposed by Courts, if convicted.
- You are responsible for the accuracy and completeness of the information required to comply with the various Taxation Laws. We will use this information supplied in the preparation of your Returns. The following needs to be considered to ensure correctness of each Income Tax Return:
  - that income from all sources has been disclosed;
  - that all deductions claimed can be justified;
  - that all deductions claimed for work, car and travel expenses can be substantiated;
  - that all statements are correct and complete.
  - that every sale of property, of any description, should be considered for the possible application of both income tax and capital gains tax. The world-wide income of Australian resident taxpayers is now taxable in Australia with a credit allowed for income tax paid in a foreign country on that income.
- Your rights as a taxpayer include:
  - The right to seek a Private Ruling;
  - The right to object to an assessment by the Commissioner;
  - The right to appeal against an adverse decision by the Commissioner.

Certain time limitations may exist for you to exercise these rights. Should you wish to exercise these rights at



any time, you should contact us so that we can provide you with the relevant timeframes and to discuss any additional requirements which may exist.

#### **OUR OBLIGATION**

We have a duty to act in your best interests. However, the duty to act in your best interests is subject to an overriding obligation to comply with the law, even if that may require us to act in a manner that may be contrary to your interests. For example, we could not lodge an income tax return for you that we knew to be false in a material respect.

We also have an obligation to ensure that we manage conflicts of interest as they arise. In this regard, we have arrangements in place to ensure that we manage potential or actual conflicts of interest. The effective operation of these arrangements depends, in part, on you complying with your obligation to disclose any potential conflicts of interest to us.

Unless otherwise stated, this opinion is based on the Australian Tax Law in force at the date of the provision of the advice and/or services. It is your responsibility to seek updated advice if you intend to rely on our advice at a later stage, due to frequent changes made to Australian Tax Law.

## **OWNERSHIP OF DOCUMENTS**

All original documents obtained from you arising from this engagement will remain your property. However, we reserve the right to make a reasonable number of copies of the original documents for our records.

Our engagement will result in the production of Income Tax Returns and Financial Statements. Ownership of these documents will vest in you.

All other documents produced by us in respect of this engagement will remain our property.

We have a policy of exploring a legal right of lien over any of your documents in our possession in the event of a dispute between us. We have also established dispute resolution processes, details of which are available on request.

#### LIMITATION OF LIABILITY

Our liability may be limited by a scheme approved under Professional Standards Legislation. Further information on the scheme is available from the Professional Standards Council at

http://www.professionalstandardscouncil.gov.au/

#### **REVIEW AND PREPARATION OF FINANCIAL STATEMENTS**

As and when required throughout the year we will review your records and where applicable process certain data to enable the preparation of Interim and End of Year Financial Statements. The Financial Statements will be based on the

information you provide to us and other information that our office accesses. As a result:

- You and your employees are responsible for the maintenance of the accounting systems and internal controls for your business entities. That includes the keeping and maintenance of all required books of account.
- Our firm is not being engaged to conduct a statutory audit of the financial records of any of your business entities and we will not express an Auditor's opinion as to the truth and fairness of the Financial Statements (unless otherwise specifically requested to do so).
- Our reports will be prepared for distribution to proprietors for the purpose noted above. We disclaim any assumption of responsibility for any reliance on our report to any person other than the proprietor and for any purpose other than for which it was prepared. Our reports will contain a "Compilation Report" to this effect.

#### PREPARATION & LODGEMENT OF INCOME TAX RETURNS

We will prepare and lodge all Income Tax Returns based on the Financial Statements prepared, as well as information you provide to us in relation to your business and personal tax affairs. We are required to prepare detailed workpapers which must be retained on our files for producing to the ATO if required at a future date for client audit or review purposes.

We are required by the *Tax Agents Services Act 2009* to satisfy ourselves as to the reasonableness of the information and claims being made in your Income Tax Returns. The Legislation provides the basis for this and may require us to make further enquiries with you from time to time in relation to your Taxation Returns. Where possible, we will endeavour to identify the information that will be required in advance.

We are entitled to rely on the records provided as being both accurate and complete.

We will have your Income Tax Returns lodged on time, as required by the Australian Taxation Office, provided we are in receipt of all information to prepare your Returns no later than two months prior to the due date for lodgement. This avoids the delays that generally occur in our Firm just prior to lodgement dates.

We will take all possible steps to have your Returns lodged on time, however we offer no guarantee unless we have received the information within the abovementioned timeframe.

We also advise that we are legally prevented from electronically lodging your Income Tax Returns until such time as we receive a signed Declaration back in our office to do so.



When Returns are left to the last minute, due to time constraints it may not be possible to have them forwarded to you for signature and a signed Declaration back in our office to enable lodgement by the due date.

Whilst we exercise due care in preparing your Returns from information supplied to us, the provisions of the *Income Tax Assessment Act* place the responsibility for the contents of the Returns (including the necessary substantiation records provided to us) with the taxpayer.

#### **CORPORATE AFFAIRS MATTERS**

There are various requirements of the Australian Securities & Investments Commission (ASIC) that must be adhered to in relation to Companies that you may be involved with. This includes notifying ASIC of various changes to the details of Directors and Shareholders, preparation, and lodgement of Annual Company Statements etc.

We will prepare and lodge the appropriate documents in relation to matters that affect your company as soon as practical after being provided with the information. These will be forwarded to you for signature prior to lodgement. Many of these documents must be lodged within a short period of time after the change occurs.

In this regard, documents not returned to our office by the due date will incur additional lodgement fees and/or additional processing fees. You will be advised of relevant due dates for lodgement.

The Corporate Affairs Division of our practice utilises an electronic recording system to keep track of all company data. It is not possible to maintain the integrity of this system if documents are lodged by other means. We are still required to input the details of a change into our electronic system. In this regard, we must be informed of any changes or matters that may affect your companies.

## BUSINESS ACTIVITY STATEMENTS AND INSTALMENT ACTIVITY STATEMENTS

Should we be instructed by you, we will prepare and lodge the appropriate BAS and IAS as and when required on a quarterly or monthly basis as soon as practical after being provided with the information to do so. At present, the deadline for lodgement of these documents is the 28th day after the end of each quarter (for quarterly lodgers). However, as Tax Agents, we are given a further four (4) week extension, but this must be lodged through our Tax Agent system.

If we are not provided with the information by the 14th day of the particular lodgement month, we will not be able to guarantee that we will have the above Statements lodged on time. This is due to the extra-ordinary level of work imposed by the Australian Taxation Office on our Firm during the two weeks prior to lodgement dates.

If the information is provided later than the 14th day of the said month, we will endeavour to have the documents lodged by the due date, however we offer no guarantees, and penalties for late lodgement may be imposed (subject to extensions that may be provided by the Australian Taxation Office from time to time).

#### **SPECIFIC MATTERS TO BE RESEARCHED**

From time to time you may request advice from us which may not be able to be provided immediately, due to the issues and facts to be considered.

With the complexity of the superannuation legislation and regulations, the magnitude of the Taxation Laws which we must consider, as well as other non-taxation issues, it may not be possible to provide you with an immediate answer.

We will endeavour to provide you with an immediate and quick answer where appropriate, however to ensure that you receive a professional service and accurate advice a more detailed investigation into the facts may be required.

#### **AUTHORITY TO ACT ON YOUR BEHALF WITH THE ATO**

There are a number of functions we are required to carry out on your behalf with the Australian Taxation Office and in particular the following accounts for you and your associated entities:

- Income Tax Account
- Integrated Client Account
- BAS Roles

This Agreement allows us to act on your behalf – to make various changes as they arise, update communication preferences, and lodge documents which have been appropriately signed by an authorised signatory.

#### **USE OF SOFTWARE**

We may use software and other electronic tools in providing our services. If we provide you with access to these programs, you acknowledge that they are not your property, were developed for our purposes and without consideration of any purpose for which you might use them. We make no representations or warranties as to the sufficiency or appropriateness of the information contained therein.

#### **TELEPHONE & EMAIL ADVICE**

Telephone and email communications and advice are recorded in writing on your file for quality assurance and professional indemnity insurance purposes. We encourage you to telephone or email us for advice on matters of



concern. However simple, the advice may save you significant time and money.

Our fees are based on time, which includes telephone calls and email correspondence. Time spent by our team in relation to these matters will be recorded on your WIP and may be billed to you at the discretion of the partner in charge.

### PRINCIPLES OF DETERMINING FEE LEVELS

The Institute recommends that its members conform to prescribed guidelines in determining fee levels. The Institute does not issue a standard scale of professional fees due to the diversity of services offered by Accountants and the degree of skill attached to those services. Additionally, the Institute does not intervene between an Accountant and client on the question of professional fees charged. However, the Institute has issued guidelines for establishing fee levels to ensure that, on the one hand you are fairly charged and, on the other, that our firm is remunerated appropriately for the services we perform for you.

The charge-out rates applied to the time incurred take account of staff salaries, direct costs associated with providing the service, and indirect costs associated with operating our practice. These rates are reviewed on a periodic basis.

Special services, such as unusual audit and investigation assignments, management advisory services, and the need to provide these services at little or no prior notice, requires us to ensure we have the available staff with the necessary qualifications to handle all challenges that we may face.

With ever changing taxation and other laws, we are required to undertake significant education and training programs to ensure that we have the ability to provide you with the right advice. On many occasions (due to the ever changing laws), it is a necessity that specialist research will be undertaken on particular matters that pertain to your file. A clear record of this time is maintained.

The manner in which we monitor the work carried out for you is based on the time we spend in relation to your affairs. This is the same as many other professionals charge for the services they provide. The time is recorded in 'Time Records' we keep for you and when the job is completed, we use this as a guide to determine your fees. While we are required to record all time, it does not mean we will bill you for that time.

The only commodity we have to sell is our knowledge and ability to perform accounting functions on your behalf. Therefore, to ensure an equitable remuneration to our Firm for the services we provide, an efficient record is maintained of time spent on your file.

We do not necessarily bill you for all the time that is allocated to your file, but the recording system does provide us with a guide as to the amount of time we have utilised in providing you with the highest quality service possible.

#### FEES

HFB Super Pty Ltd processes super funds on a daily basis, with interim invoices issued on a quarterly basis, for work completed the previous quarter.

For additional compliance work, outside the scope of end of financial year processing, we issue invoices to you for the work that is carried out. The interim invoices also exclude any outlays paid on your behalf to suppliers, such as Audit, Actuarial and Title Searches.

Our Fees are based on the nature and complexity of the work involved, level of experience and expertise required, degree of responsibility applicable to the work, inherent risks associated with the service and the expected time required.

#### **CREDIT TERMS**

Our credit terms are strictly 14 days from invoice.

We issue statements on a monthly basis for amounts outstanding at the end of the month.

## **DESTRUCTION OF RECORDS**

Under the current Corporations Law, you are required to retain your records (in a safe and secure place) for a minimum of five years. This includes keeping original documentation to verify expenditure claimed.

After this five-year period our office will confidentially dispose of these old files, being workpapers and correspondence files.

If you would like your records returned to you in this regard, please notify our office when returning your acceptance.

## **AUTHORITY TO RELEASE INFORMATION**

By acknowledging this Engagement Agreement, you authorise any third party to release information relating to the financial affairs of your SMSF to HFB Group. This may include (but is not limited to) bank, investment, insurance, superannuation and property information and statements.

### **REFERRALS**

Our firm may refer you to an external service provider where we believe them to be a good fit for you and in no way do we do this with the expectation of the referral of clients or work from the said provider in return.

Some service providers may in return refer clients to our firm – we do not however accept any referral fees or commission.



Please note that it is up to you to determine if the provider is suitable for your needs.

**ENTITIES PROVIDING SERVICE** 

Full details of our Legal Structure are as follows:

**HFB Super Pty Ltd** 

HFB Super Pty Ltd ABN 66 600 231 089

Tax Agent Number: 24 805 931

**Associated Entities** 

HFB Super Strategies Pty Ltd ABN 35 612 780 766 HFB Accounting Pty Ltd ABN 85 600 231 105 HFB Eastside Pty Ltd ABN 65 667 557 173 HFB Advisory Pty Ltd ABN 48 166 956 841 HFB Drive Pty Ltd ABN 23 657 588 773 HFB Private Wealth Pty Ltd ABN 61 662 303 835 HFB Services Pty Ltd ABN 26 659 350 893 HFB Digital Solutions Pty Ltd ABN 84 653 387 912 HFB Powerhouse Pty Ltd ABN 53 662 295 721 HFB Bookkeeping Pty Ltd ABN 25 613 906 184

**TEAM OF PROFESSIONALS – INDICATIVE CHARGE RATES** 

Director \$400 - \$500 per hour
Senior Accountant \$250 - \$400 per hour
Accountant \$150 - \$250 per hour
Undergraduate \$130 - \$150 per hour
Administration Support \$120 per hour

The rates (excluding GST) are those applicable as at the date of the Engagement Agreement.

They may change from time to time based on the changes in our firm costs (in particular Annual Wage and Rental increases) and the skill level of various team members as and when they undertake further studies.

## **CONFIRMATION OF ENGAGEMENT**

Obviously, there are many issues to consider in this engagement and we ask that you consider all aspects of this agreement to ensure you are satisfied with the scope of our engagement. Please contact us if you have any questions about this agreement.

Once you are satisfied with the terms of our engagement, would you please sign and date this agreement.

As mentioned above, if you do not return this Engagement Agreement signed, nor contact us with changes to the engagement, yet continue to provide us with information and instructions regarding your financial affairs, the terms and information provided in this agreement will bind us both.

We are delighted for the opportunity to provide accounting and taxation services to you and your business and we look forward to continuing our close working relationship with you for many years to come.

I acknowledge that I have read and understand the terms of the engagement and hereby accept them.

Dated this day of 27 / 10 / 2023 20

I = Jaham

Signature

**Debra Graham** 

Andrew Graham

Signature

**Andrew Graham** 

SMSF Name:

**GRAHAM SUPERANNUATION FUND** 

## Terms of Engagement for SMSF Audit

## 1. Purpose

This Terms of Engagement for Audit Engagement Services (**TE**) confirms our understanding of the engagement and the nature and limitations of services provided.

## 2. The objective and scope of the audit

- 2.1 You have requested that we audit GRAHAM SUPERANNUATION FUND (the Fund):
  - a. financial report, which comprises the statement of financial position as at 30/06/2022 and the notes to the financial statements; and
  - b. compliance during the same period with the requirements of the *Superannuation Industry* (*Supervision*) *Act* 1993 (SISA) and SIS Regulations (SISR) specified in the approved form auditor's report as issued by the Australian Taxation Office (ATO), which are sections 17A, 35AE, 35B, 35C(2), 62, 65, 66, 67, 67A, 67B, 82-85, 103,104, 104A, 105, 109 and 126K of the SISA and regulations 1.06(9A), 4.09, 4.09A, 5.03, 5.08, 6.17, 7.04, 8.02B, 13.12, 13.13, 13.14, and 13.18AA of the SISR.
- 2.2 We are pleased to confirm our acceptance and our understanding of this engagement by means of this letter. Our audit will be conducted pursuant to the SISA with the objective of our expressing an opinion on the financial report and the Fund's compliance with the specified requirements of the SISA and SISR.
- 2.3 We wish to draw your attention to our firm's system of quality control which has been established and maintained in accordance with the relevant APESB standard. As a result, our files may be subject to review as part of the quality control review program of the Accounting Profession which monitors compliance with professional standards by its members. We advise you that by accepting our engagement you acknowledge that, if requested, our files relating to this engagement will be made available under this program. Should this occur, we will advise you.

## 3. The responsibilities of the auditor

- 3.2 We will conduct our financial audit in accordance with Australian Auditing Standards and our compliance engagement in accordance with applicable Standards on Assurance Engagements, issued by the Auditing and Assurance Standards Board (AUASB) and with and the Accounting Professionals and Ethical Standards APES 210 Conformity with Auditing and Assurance Standards. These standards require that we comply with relevant ethical requirements relating to audit and assurance engagements and plan and perform the audit to obtain reasonable assurance whether the financial report is free from material misstatement and that you have complied, in all material respects, with the specified requirements of the SISA and SISR.
- 3.3 The annual audit of the financial reports and records of the Fund must be carried out during and after the end of each year of income. In accordance with section 35C of the SISA, we are

required to provide to the trustees of the Fund an auditor's report in the approved form within the prescribed time as set out in the SISR, 28 days after the trustees have provided all documents relevant to the preparation of the auditor's report.

#### 3.4 Financial audit

A financial audit involves performing audit procedures to obtain audit evidence about the amounts and disclosures in the financial report. The procedures selected depend on the auditor's judgement, including the assessment of the risks of material misstatement of the financial report, whether due to fraud or error. A financial audit also includes evaluating the appropriateness of the financial reporting framework, accounting policies used and the reasonableness of accounting estimates made by the trustees, as well as evaluating the overall presentation of the financial report. Due to the test nature and other inherent limitations of an audit, together with the inherent limitations of any accounting and internal control system, there is an unavoidable risk that even some material misstatements may remain undiscovered.

In making our risk assessments, we consider internal controls relevant to the Fund's preparation of the financial report in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the Fund's internal controls. However, we expect to provide you with a separate letter concerning any significant deficiencies in the Fund's system of accounting and internal controls that come to our attention during the audit of the financial report. This will be in the form of a letter to the trustee.

## 3.5 Compliance engagement

A compliance engagement involves performing audit procedures to obtain audit evidence about the Fund's compliance with the provisions of the SISA and SISR specified in the ATO's approved form auditor's report.

Our compliance engagement with respect to investments includes determining whether the investments are made for the sole purpose of funding members' retirement, death or disability benefits and whether you have an investment strategy for the Fund, which has been reviewed regularly and gives due consideration to risk, return, liquidity, diversification and the insurance needs of members. Our procedures will include testing whether the investments are made for the allowable purposes in accordance with the investment strategy, but not for the purpose of assessing the appropriateness of those investments to the members.

- 3.6 During the course of our engagement, if we identify or suspect that Non-Compliance with Laws or Regulations (NOCLAR) has occurred or may occur, which may have a direct effect on material amounts or disclosures in the financial statements or compliance and may be fundamental to the fund's ability to continue its business or to avoid material penalty, we may:
  - 3.5.1 discuss the matter with the appropriate level of management, those charged with governance or the internal auditor, as appropriate
  - 3.5.2 communicate the non-compliance or suspected non-compliance with the trustee and external auditor, unless prohibited by law or regulation
  - 3.5.3 disclose the matter to an appropriate authority even when there is no legal or regulatory requirement to do so; and/or
  - 3.5.4 withdraw from the engagement and the professional relationship where permitted by law or regulation
- 3.6 Where appropriate we may inform you of our intention to disclose the matter to an appropriate authority before disclosing the matter. However, if we have reason to believe that the actual or intended conduct would constitute an imminent breach of a law or regulation that would cause

- substantial harm to the general public, we may immediately disclose the matter to an appropriate authority in order to prevent or mitigate the consequences of such imminent breach of law or regulation.
- 3.7 Any information pertaining to your affairs, whether it be provided by you, or through a Trusted Adviser, will be utilised and stored in an appropriate manner to maintain our professional standards and obligations. Further information on privacy is noted at section 10 of this letter.

## 4. The responsibilities of the trustees

- 4.1 We take this opportunity to remind you that it is the responsibility of the trustees to ensure that the Fund, at all times, complies with the SISA and SISR as well as any other legislation relevant to the Fund. The trustees are also responsible for the preparation and fair presentation of the financial report.
- 4.2 Our auditor's report will explain that the trustees are responsible for the preparation and the fair presentation of the financial report and for determining that the accounting policies used are consistent with the financial reporting requirements of the SMSF's governing rules, comply with the requirements of SISA and SISR and are appropriate to meet the needs of the members. This responsibility includes:
  - Establishing and maintaining controls relevant to the preparation of a financial report that is free from misstatement, whether due to fraud or error. The system of accounting and internal control should be adequate in ensuring that all transactions are recorded and that the recorded transactions are valid, accurate, authorised, properly classified and promptly recorded, so as to facilitate the preparation of reliable financial information. This responsibility to maintain adequate internal controls also extends to the Fund's compliance with SIS including any Circulars and Guidelines issued by a relevant regulator to the extent applicable. The internal controls should be sufficient to prevent and/or detect material non-compliance with such legislative requirements;
  - Selecting and applying appropriate accounting policies;
  - Making accounting estimates that are reasonable in the circumstances; and
- 4.3 Making available to us all the books of the Fund, including any registers and general documents, minutes and other relevant papers of all Trustee meetings and giving us any information, explanations and assistance, we require for the purposes of our audit. Section 35C(2) of SISA requires that Trustees must give to the auditor any document, relevant to the conduct of the audit, that the auditor requests in writing within 14 days of the request.<sup>1</sup>
- 4.4 As part of our audit process, we will request from the trustees written confirmation concerning representations made to us in connection with the audit.

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<sup>&</sup>lt;sup>1</sup> If the Fund is a reporting entity this sentence requires amendment to read: 'Our auditor's report will explain that the trustees are responsible for the preparation and the fair presentation of the financial report in accordance with Australian Accounting Standards'.

## 5. Reporting

5.1 Our audit report is prepared for the members of the Fund and we disclaim any assumption of responsibility for any reliance on our report, or on the financial report to which it relates, to any person other than the members of the Fund, or for any purpose other than that for which it was prepared.

## 5.2 Report on matters identified

Under section 129 of the SISA, we are required to report to you in writing, if during the course of, or in connection with, our audit, we become aware of any contravention of the SISA or SISR which we believe has occurred, is occurring or may occur. Furthermore, you should be aware that we are also required to notify the ATO of certain contraventions of the SISA and SISR that we become aware of during the audit, which meet the tests stipulated by the ATO, irrespective of the materiality of the contravention or action taken by the trustees to rectify the matter. Finally, under section 130, we are required to report to you and the ATO if we believe the financial position of the Fund may be or may be about to become unsatisfactory.

5.2 You should not assume that any matters reported to you, or that a report that there are no matters to be communicated, indicates that there are no additional matters, or matters that you should be aware of in meeting your responsibilities. The completed audit report may be provided to you as a signed hard copy or a signed electronic version.

## 6. Independence

6.1 We confirm that, to the best of our knowledge and belief, the engagement team meets the current independence requirements of the SISA and SISR including APES 110 Code of Ethics for Professional Accountants in relation to the audit of the Fund. In conducting our financial audit and compliance engagement, should we become aware that we have contravened the independence requirements, we shall notify you on a timely basis.

## 7. Administration, Fees and Billings

- 7.2 Our professional fees will be calculated primarily on a fixed fee basis, however the fee may exceed fixed fee which is applied to "standard" Fund's with no breaches or contraventions and low level of complexities and transactions.
- 7.3 Our invoices may also include disbursements paid by us. These may include photocopying charges, telephone and facsimile transmission charges, travel fares and expenses, stamp duty and fees paid to third parties such as couriers, registration fees or fees for other professionals.
- 7.4 Unless other payment terms are agreed, each invoice is payable within 7 days of receipt.
- 7.5 If the engagement involves the use of trust monies, we will manage those funds in accordance with APES 310 Client Monies and as authorised by you in the Trust Account Authority Letter or as otherwise instructed by you.

## 8. Ownership of materials

- 8.2 You own all original materials given to us.
- 8.3 We own all materials produced by us that resulted from our skill and attention to the extent that the materials produced by us incorporate any original materials you give to us.
- 8.4 We may exercise a lien of your documents in our possession in the event of a dispute, which will be handled in accordance with our firm's dispute resolution process.
- 8.5 Subject to the payment of all outstanding professional fees and disbursements owing to us, we will provide you with materials produced by us for you in the event you engage the services of another practitioner and the materials are required by your new practitioner.

## 9. Privacy

- 9.2 Our collection use and disclosure of your personal information (PI) may be subject to the Privacy Act 1988 (Cth) and accordingly we will only collect PI about you that relates to the TE. We may disclose PI about you for the primary purpose of this TE or to third parties by express consent or as required by law.
- 9.3 We may collect PI about you, your representatives, your clients and others when we provide services to you. If we do, you agree to work with us to ensure that we both meet our respective obligations under the Privacy Act 1988 (Cth). Your obligations may include ensuring your privacy policy and contracts include a reference to your collection practices, how you will use the PI and that you may disclose the PI to an agent for public accounting services.
- 9.4 We may from time to time engage third party specialist professionals where warranted to obtain the advice or to assist us to provide our services to you. This may include cloud service providers and outsourced service providers.
- 9.5 Where an outsourced service requires the disclosure of PI to an overseas recipient, we take care to ensure that other third parties outside Australia to whom we disclose PI are subject to contractual obligations relating to privacy and the handling of your personal information and can only use the information for the purposes stipulated by us.

## 10. Confidentiality

10.1 We have an ethical duty of confidentiality, which means we must not share or disclose your details of this TE to anyone, except as otherwise specified in this clause, without your consent unless required to by law.

## 11. Professional Indemnity Insurance (PII)

11.1 We hold professional indemnity insurance of at least the minimum amount prescribed in the CPA Australia Ltd By-Laws or as required by law.

#### 12. **Professional Standards Scheme & Limitation of Liability**

- 12.1 We participate in the CPA Australia Ltd Professional Standards Scheme (Scheme), which facilitates the improvement of professional standards to protect consumers and may limit our liability to you in a cause of action.
- 12.2 The Scheme applies to professional accounting services including accounting, bookkeeping, taxation, auditing and assurance, insolvency and corporate reconstruction, management accounting, management consulting, forensic accounting, valuation services.

#### 13. Other

13.1 This letter will be effective for future years unless we advise you of its amendment or replacement, or the engagement is terminated.

Please sign and return the attached copy of this letter to indicate that it is in accordance with your understanding of the arrangements for our financial audit and compliance engagement.

Yours faithfully,

Acknowledged on behalf of the trustees and members:

Debbie Graham

Debbie Graham

Andrew Graham

Yours Sincerely Super Audits Pty Ltd

Dated: 27 / 10 / 2023

PO Box 3376 Rundle Mall, South Australia 5000

Dear Sir/Madam,

## Re: GRAHAM SUPERANNUATION FUND Trustee Representation Letter

This representation letter is provided in connection with your audit of the financial report of the GRAHAM SUPERANNUATION FUND (the Fund) and the Fund's compliance with the Superannuation Industry (Supervision) Act 1993 (SISA) and SIS Regulations (SISR), for the year ended 30/06/2022, for the purpose of you expressing an opinion as to whether the financial report is, in all material respects, presented fairly in accordance with the accounting policies adopted by the Fund and the Fund complied, in all material respects, with the relevant requirements of SISA and SISR.

The Trustees have determined that the Fund is not a reporting entity for the year ended 30/06/2022 and that the requirement to apply Australian Accounting Standards and other mandatory reporting requirements do not apply to the Fund. Accordingly, the financial report prepared is a special purpose financial report which is for distribution to members of the Fund and to satisfy the requirements of the SISA and SISR. We acknowledge our responsibility for ensuring that the financial report is in accordance with the accounting policies as selected by ourselves and requirements of the SISA and SISR, and confirm that the financial report is free of material misstatements, including omissions.

We confirm, to the best of our knowledge and belief, the following representations are made to you during your audit.

## 1. Sole Purpose Test

The Fund is maintained for the sole purpose of providing benefits for each member on their retirement, death, termination of employment or ill-health.

## 2. Trustees are not disqualified

No disqualified person acts as a director of the trustee company/an individual trustee.

## 3. Fund's Governing Rules, Trustees' Responsibilities and Fund Conduct

The Fund meets the definition of a self-managed superannuation fund under SISA, including that no member is an employee of another member, unless they are relatives and no trustee/director of the corporate trustee, receives any remuneration for any duties or services performed by the trustee/director in relation to the fund.

The Fund has been conducted in accordance with its governing rules at all times during the year and there were no amendments to the governing rules during the year, except as notified to you.

The Trustees have complied with all aspects of the trustee requirements of the SISA and SISR.

The Trustees are not subject to any contract or obligation which would prevent or hinder the Trustees in properly executing their functions and powers.

The Fund has been conducted in accordance with the SISA, the SISR and the governing rules of the Fund.

The Fund has complied with the requirements of the SISA and SISR specified in the approved form auditor's report as issued by the ATO, which are sections 17A, 35AE, 35B, 35C(2), 62, 65, 66, 67, 67A, 67B, 82-85, 103, 104A, 105, 109 and 126K of the SISA and regulations 1.06(9A), 4.09, 4.09A, 5.03, 5.08, 6.17, 7.04, 8.02B, 13.12, 13.13, 13.14 and 13.18AA of the SISR.

All contributions accepted and benefits paid have been in accordance with the governing rules of the Fund and relevant provisions of the SISA and SISR.

There have been no communications from regulatory agencies concerning non-compliance with, or deficiencies in, financial reporting practices that could have a material effect on the financial report *or we have disclosed to you all known instances of non-compliance or suspected non-compliance with laws and regulations whose effects should be considered when preparing the financial report and the Auditor's/actuary contravention report.* 

## 4. Investment Strategy

The investment strategy has been determined and reviewed with due regard to risk, including recoverability of investments, return, liquidity, diversity and the insurance needs of Fund members, and the assets of the Fund are in line with this strategy.

## 5. Accounting Policies

All the significant accounting policies of the Fund are adequately described in the Financial Report and the Notes attached thereto. These policies are consistent with the policies adopted last year.

#### 6. Fund Books and Records

All transactions have been recorded in the accounting records and are reflected in the financial report. We have made available to you all financial records and related data, other information, explanations and assistance necessary for the conduct of the audit; and minutes of all meetings of the Trustees.

We acknowledge our responsibility for the design and implementation of internal controls to prevent and detect error and fraud. We have established and maintained an adequate internal control structure to facilitate the preparation of reliable financial reports, and adequate financial records have been maintained. There are no material transactions that have not been properly recorded in the accounting records underlying the financial report.

We have disclosed to you the results of our assessment of the risk that the financial report may be materially misstated as a result of fraud. We have disclosed to you all information in relation to fraud or suspected fraud that we are aware of and that affects the Fund and involves the Trustees or others.

In instances where the fund uses a custodian, we confirm we have not been advised of any fraud, non-compliance with laws and regulations or uncorrected misstatements that would affect the financial report of the fund.

Information retention obligations have been complied with, including:

- Accounting records and financial reports are being kept for five (5) years,
- Minutes and records of trustees'/directors of the corporate trustee meetings/decisions are being kept for ten (10) years;
- Records of trustees'/directors of the corporate trustees' changes and trustees' consents are being kept for at least ten (10) years;
- Copies of all member or beneficiary reports are being kept for ten (10) years; and
- Trustee declarations in the approved form have been signed and are being kept for each Trustee appointed after 30 June 2007.

## 7. Fraud, error and non-compliance

There have been no:

- a) Frauds, error or non-compliance with laws and regulations involving management or employees who have a significant role in the internal control structure that could have a material effect on the financial report.
- b) Communications from regulatory agencies concerning non-compliance with, or deficiencies in, financial reporting practices that could have a material effect on the financial report.
- c) Violations or possible violations of laws or regulations whose effects should have been considered for disclosure in the financial report or as a basis for recording an expense.

## 8. Asset Form and Valuation

The assets of the Fund are being held in a form suitable for the benefit of the Members of the Fund, and are in accordance with our investment strategy.

Investments are carried in the books at their net market value. Such amounts are considered reasonable in light of present circumstances.

We have no plans or intentions that may materially affect the carrying values, or classification, of assets and liabilities.

We have assessed their recoverability and we are comfortable that the fund will be able, if needed, to realise these assets.

There are no commitments, fixed or contingent, for the purchase or sale of long term investments.

## 9. Safeguarding Assets

We have considered the importance of safeguarding the assets of the fund, and we confirm we have the following procedures in place to achieve this:

- Authorised signatories on bank and investment accounts are regularly reviewed and considered appropriate; and
- Tangible assets are, where appropriate, adequately insured and appropriately stored.

## 10. Significant Assumptions

We believe that significant assumptions used by us in making accounting estimates are reasonable.

## 11. Ownership and Pledging of Assets

The Fund has satisfactory title to all assets appearing in the Statement of Financial Position. All investments are registered in the name of the Fund, where possible, and are in the custody of the respective Trustee.

There are no liens or encumbrances on any assets or benefits and no assets, benefits or interests in the Fund have been pledged or assigned to secure liabilities of others.

All assets of the Fund are held separately from the assets of the members, employers and the Trustees. All assets are acquired, maintained and disposed of on an arm's length basis and appropriate action is taken to protect the assets of the Fund.

### 12. Payment of benefits

Benefits have been calculated and provided to members in accordance with the provisions of the Fund's governing rules and the relevant legislation.

The Trustee has revalued Member/s benefits to market value just prior to paying out a portion or all of a member's account balance.

## 13. Related Parties

We have disclosed to you the identity of the Fund's related parties and all related party transactions and relationships. Related party transactions and related amounts receivable have been properly recorded or disclosed in the financial report.

Acquisitions from, loans to, leasing of assets to and investments in related parties have not exceeded the in-house asset restrictions in the SISA at the time of investment, acquisition or at year end.

The Fund has not made any loans or provided financial assistance to members of the Fund or their relatives.

If the Fund owns residential property the members of the Fund or associates or other related parties do not lease, or use the property for personal use.

## 14. Acquisitions from related parties

No assets have been acquired by the Fund from members or associates or other related parties of the Fund other than those assets specifically exempted by Section 66 of SISA.

## 15. Borrowings

The Fund has not borrowed money or maintained any borrowings during the period, with the exception of borrowings which were allowable under SISA.

## 16. Subsequent Events

No events or transactions have occurred since the date of the financial report, or are pending, which would have a significant adverse effect on the Fund's financial position at that date, or which are of such significance in relation to the

Fund as to require mention in the notes to the Financial Statements in order to ensure they are not misleading as to the financial position of the Fund or its operations.

## 17. Outstanding Legal Action

We confirm that you have been advised of all significant legal matters, and that all known actual or possible litigation and claims have been adequately accounted for, and been appropriately disclosed in the financial report. There have been no communications from the ATO concerning a contravention of the SISA or SISR which has occurred, is occurring or is about to occur.

## 18. Going Concern

We confirm we have no knowledge of any event or conditions that would cast significant doubt on the fund's ability to continue as a going concern.

## 19. Residency

The Trustees declare that the Fund was a resident Australian superannuation fund at all times during the year of income.

#### 20. Investment Returns

Investment returns of the Fund have been allocated to members in a manner that is fair and reasonable.

#### 21. Insurance

Where the Fund has taken out a life insurance policy on behalf of a member, the Trustee confirms that the Fund is the beneficial owner.

The Trustee also confirms that the Fund has not purchased a policy over the life of a member, where the purchase is a condition and consequence of a buy-sell agreement the member has entered into with another individual.

## 22. Limiting powers of Trustees

The Trustees have not entered into a contract or done anything else, that would prevent the Trustees from, or hinder the Trustees in, properly performing or exercising the Trustees' functions and powers.

## 23. Collectables and Personal Use Assets

If the Trustees own collectables and/or personal use assets these assets are not being used for personal use.

### 24. Uncorrected misstatements

We believe the effects of those uncorrected financial report misstatements aggregated by the auditor during the audit are immaterial, both individually and in aggregate, to the financial report taken as a whole. A summary of such items is attached.

## 25. Additional Matters

Include any additional matters relevant to the particular circumstances of the audit, for example:

- The work of an expert has been used; or
- Justification for a change in accounting policy

We understand that your examination was made in accordance with Australian Auditing Standards and applicable Standards on Assurance Engagements and was, therefore, designed primarily for the purpose of expressing an opinion on the financial report of the Fund taken as a whole, and on the compliance of the Fund with specified requirements of SISA and SISR, and that your tests of the financial and compliance records and other auditing procedures were limited to those which you considered necessary for that purpose.

Yours sincerely, For and on behalf of the Trustee(s)

L = Juham
Debra Graham

Trustee

Debbie Graham

Andrew Graham

Trustee

# Self-managed superannuation fund annual return 2022

To complete this annual return

this	ly self-managed superannuation funds (SMSFs) can complete annual return. All other funds must complete the Fund ome tax return 2022 (NAT 71287).  The Self-managed superannuation fund annual return instructions 2022 (NAT 71606) (the instructions) can assist you to complete this annual return.  The SMSF annual return cannot be used to notify us of a change in fund membership. You must update fund details via ABR.gov.au or complete the Change of details for superannuation entities form (NAT 3036).	■ Print clearly, using a BLACK pen only.  ■ Use BLOCK LETTERS and print one character per box		
		of your capital city] For example; Australian Taxation Office GPO Box 9845 SYDNEY NSW 2001		
Se	ection A: Fund information	To assist processing, write the func	l's TFN at	
1	Tax file number (TFN) Provided	the top of pages 3, 5, 7, 9 and 11.		
	The ATO is authorised by law to request your TFN. You are the chance of delay or error in processing your annual returns.	e not obliged to quote your TFN but not quoting it courn. See the Privacy note in the Declaration.	ould increase	
2	Name of self-managed superannuation fund (SMSF	<del>-</del> )		
GF	RAHAM SUPERANNUATION FUND	,		
_				
3	Australian business number (ABN) (if applicable) 388	78247658		
4	Current postal address			
PC	D Box 24			
Г				
	ourb/town		Postcode	
Cl	eveland	QLD	4163	
 5	Annual return status	_		
J	Is this an amendment to the SMSF's 2022 return?	A No X Yes		

Who should complete this annual return?

Is this the first required return for a newly registered SMSF?

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B No X Yes

Page 1

<b>6 SMSF auditor</b> Auditor's name
Title: Mr X Mrs Miss Ms Other
Family name
Boys
First given name Other given names
Anthony William
SMSF Auditor Number Auditor's phone number
100014140 61410712708
Postal address
PO Box 3376
Suburb/town State/territory Postcode
Rundle Mall SA 5000
Date audit was completed A / / / / / / / / / / / / / / / / / /
Date addit was completed A
Was Part A of the audit report qualified?  B No X Yes
Was Part B of the audit report qualified? C No X Yes
If Part B of the audit report was qualified, have the reported issues been rectified?  D No Yes
7 Electronic funds transfer (EFT)
We need your self-managed super fund's financial institution details to pay any super payments and tax refunds owing to you.
A Fund's financial institution account details
This account is used for super contributions and rollovers. Do not provide a tax agent account here.
Fund BSB number 034002 Fund account number 715048
Fund account name
Graham Superannuation Fund
Granam Superamidation rund
I would like my tay refunde made to this account. WACo to C
I would like my tax refunds made to this account. $X$ Go to C.
B Financial institution account details for tax refunds
This account is used for tax refunds. You can provide a tax agent account here.
This account is used for tax refunds. You can provide a tax agent account here.
This account is used for tax refunds. You can provide a tax agent account here.
This account is used for tax refunds. You can provide a tax agent account here.  BSB number Account number
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Tax File Number Provided

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Page 2

				Tax	File Number Prov	ided	
8	Status of SMSF	Australian superannuation fund	A No	Yes X	Fund benefit struct	ture <b>B</b>	A Code
		nd trust deed allow acceptance of ment's Super Co-contribution and Low Income Super Amounts?	C No	Yes X			
9	Was the fund woun	d up during the income year	?				
	No X Yes   If yes	s, provide the date on hthe fund was wound up	Month /	Year	Have all tax lodgment and payment obligations been met?	. No 🖂	Yes
10	Exempt current per	nsion income					
	Did the fund pay retirem	nent phase superannuation income	stream benefi	ts to one or	more members in the ir	ncome ye	ar?
		emption for current pension income, urrent pension income at Label <b>A</b> .	you must pay	y at least the	e minimum benefit paym	ent unde	r the law.
	No X Go to Section	B: Income.					
	Yes Exempt current	nt pension income amount <b>A</b> \$					
	Which method	d did you use to calculate your exer	mpt current pe	ension incor	ne?		
	\$	Segregated assets method <b>B</b>					
	Un	segregated assets method C	Was an actu	arial certific	ate obtained? <b>D</b> Yes		
	Did the fund have any c	ther income that was assessable?					
	<b>E</b> Yes Go to Sec	tion B: Income.					
	No Choosing Go to Sec	'No' means that you do not have a tion C: Deductions and non-deduc	ny assessable tible expenses	e income, in s. (Do <b>not</b> c	cluding no-TFN quoted omplete Section B: Inco	contribut me.)	ions.
		to claim any tax offsets, you can lis D: Income tax calculation statement					

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Tax File Number	Provided

## Section B: Income

Do not complete this section if all superannuation interests in the SMSF were supporting superannuation income streams in the retirement phase for the entire year, there was no other income that was assessable, and you have not realised a deferred notional gain. If you are entitled to claim any tax offsets, you can record these at Section D: Income tax calculation statement. If the total capital loss or total capital gain is greater than 11 Income Did you have a capital gains tax (CGT) event during the year? \$10,000 or you elected to use the transitional CGT relief in Yes X G No 2017 and the deferred notional gain has been realised, complete and attach a Capital gains tax (CGT) schedule 2022. Have you applied an Yes exemption or rollover? Net capital gain Gross rent and other leasing and hiring income Gross interest Forestry managed investment **X**\$ scheme income Gross foreign income **D1**\$ Net foreign income **D** \$ **E** \$ Australian franking credits from a New Zealand company Number Transfers from **F**\$ foreign funds Gross payments where **H**\$ ABN not quoted Calculation of assessable contributions Gross distribution I \$ Assessable employer contributions from partnerships R1 \$ 18,222 Unfranked dividend 665 J \$ amount plus Assessable personal contributions \*Franked dividend **K**\$ 2,070 **R2** \$ amount plus \*\*No-TFN-quoted contributions \*Dividend franking L\$ 887 credit R3 \$ 0 Code \*Gross trust (an amount must be included even if it is zero) M \$ distributions Transfer of liability to life insurance less company or PST Assessable contributions **R6**\$ **R**\$ 18,222 (R1 plus R2 plus R3 less R6) Calculation of non-arm's length income Code 'Net non-arm's length private company dividends \*Other income U1 \$ Assessable income plus \*Net non-arm's length trust distributions due to changed tax T \$ status of fund U2 \$ Net non-arm's \*Net other non-arm's length income plus length income U\$ **U3**\$ bject to 45% tax rate) #This is a mandatory **GROSS INCOME W** \$ 21,844 label. (Sum of labels A to U) \*If an amount is Exempt current pension income Y\$ entered at this label, check the instructions TOTAL ASSESSABLE to ensure the correct V \$ 21,844 INCOME (W less Y) tax treatment has been applied.

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## Section C: Deductions and non-deductible expenses

12	<b>Deductions</b>	and non-deductible	expenses
----	-------------------	--------------------	----------

expenses', list al	ll other expenses or normally allowab	le deductions th	to claim a deduction for. Under 'Non-deductible nat you cannot claim as a deduction (for example, corded in the 'Non-deductible expenses' column).
	DEDUCTIONS		NON-DEDUCTIBLE EXPENSES
Interest expenses within Australia	A1 \$		A2 \$
Interest expenses overseas	B1 \$		B2 \$
Capital works expenditure	D1 \$		D2 \$
Decline in value of depreciating assets	E1 \$		E2 \$
Insurance premiums – members	F1 \$		F2 \$
SMSF auditor fee	H1 \$	1,650	H2 \$
Investment expenses	I1 \$		12 \$
Management and administration expenses	J1 \$	3,373	J2 \$
Forestry managed investment scheme expense	U1 \$	Cod	<b>U2</b> \$
Other amounts	L1 \$		L2 \$
Tax losses deducted	M1 \$	14,802	
	TOTAL DEDUCTIONS N \$ (Total A1 to M1)	19,825	TOTAL NON-DEDUCTIBLE EXPENSES  Y \$  (Total A2 to L2)
	*TAXABLE INCOME OR LOSS	Loss	
#This is a mandatory label.	O \$ (TOTAL ASSESSABLE INCOME TOTAL DEDUCTIONS)	2,019	<b>Z \$</b> 19,825 (N plus Y)

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Tay File Number	Drovided
Tax File Number	Provided

## Section D: Income tax calculation statement

## #Important:

Section B label R3, Section C label O and Section D labels A,T1, J, T5 and I are mandatory. If you leave these labels blank, you will have specified a zero amount.

IS Ca	lculation statement				
		#Taxable income	<b>A</b> \$		2,019
	refer to the anaged superannuation		'	(an amount must be included even if it is zero)	
	nnual return instructions	#Tax on taxable income	T1 \$		302.85
	n how to complete the	IIICOITIE	٠,	(an amount must be included even if it is zero)	
calcula	tion statement.	#Tax on no-TFN-quoted	J \$		0.00
	_	contributions	• •	(an amount must be included even if it is zero)	0.00
	I.		. 1	1	
		Gross tax	В\$		302.85
				( <b>T1</b> plus <b>J</b> )	
	Foreign income tax offset				
C1\$	-				
	Rebates and tax offsets		Non-re	fundable non-carry forward tax offsets	<b>3</b>
C2\$			<b>C</b> \$	· · · · · · · · · · · · · · · · · · ·	
<b>υ</b> =Ψ			• •	(C1 plus C2)	
			CLIDTA		
			SUBTO	JIAL I	
			T2 \$		302.85
				( <b>B</b> less <b>C</b> – cannot be less than zero)	
	Early stage venture capital	limited			
	partnership tax offset	0.00			
<b>D</b> 1\$		0.00			
	Early stage venture capital tax offset carried forward fr		Non-re	fundable carry forward tax offsets	
<b>D2</b> \$	tax offset carried forward if		D\$	indidable carry forward tax offsets	0.00
		0.00	υÞ	(D1 plus D2 plus D3 plus D4)	0.00
	Early stage investor tax offs			(DI plus D2 plus D3 plus D4)	
<b>D3</b> \$		0.00			
	Early stage investor tax offs carried forward from previo		SUBTO	OTAL 2	
<b>D</b> 4\$	carried forward from previo		T3 \$	5 H.L. 2	202.05
D+D		0.00	13 9	(TO / D	302.85
				(T2 less D - cannot be less than zero)	
	Complying fund's franking o	radite tay offeat			
E1\$		1			
	No-TFN tax offset	887.21			
F2\$					
<b></b> $\psi$					
	National rental affordability so	cheme tax offset			
<b>E3</b> \$					
	Exploration credit tax offset			dable tax offsets	
<b>E4</b> \$		0.00	<b>E</b> \$		887.21
				(E1 plus E2 plus E3 plus E4)	
		*TAX PAYABLE	T5 \$		0.00
				(T3 less E – cannot be less than zero)	
			Sectio	n 102AAM interest charge	
			<b>G</b> \$		

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	Tax File Number Provided
Credit for interest on early payments – amount of interest	
11\$	
Credit for tax withheld – foreign resident withholding (excluding capital gains)	
2\$	
Credit for tax withheld – where ABN or TFN not quoted (non-individual)	
13\$	
Credit for TFN amounts withheld from payments from closely held trusts	
15 \$ 0.00	
Credit for interest on no-TFN tax offset	
16\$	
Credit for foreign resident capital gains withholding amounts	Eligible credits
0.00	H \$
	(H1 plus H2 plus H3 plus H5 plus H6 plus H8)
(Remainder of refundable tax offsets	(unused amount from label E – an amount must be included even if it is zero)  PAYG instalments raised  K\$  Supervisory levy  L\$  259.00
	Supervisory levy adjustment for wound up funds
	M \$
	Supervisory levy adjustment for new funds  N \$
AMOUNT DUE OR REFUNDABLE	-325.36
A positive amount at <b>S</b> is what you owe while a negative amount is refundable to you	z,
This is a mandatory label.	
ection E: <b>Losses</b>	
LUSSES	Tax losses carried forward to later income years U \$

If total loss is greater than \$100,000, complete and attach a *Losses* 

schedule 2022.

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Net capital losses carried forward to later income years **V** \$

5,274

			Tax File Number Provided
Section F	: Member informa	ition	
MEMBER 1			
Title: Mr X Mrs	Miss Ms Other		
amily name			
Graham			
First given name		Other given	names
Andrew		Charles	
<b>Member's TFN</b> See the Privacy note in	n the Declaration.		Date of birth Day Month Year Provided
Contributions	OPENING ACCOUNT BALAN	NCE \$	86,099.72
Refer to instruct	ions for completing these labels.	] н	Proceeds from primary residence disposal
Employer cor			Day Month Year
A \$	15,121.38	H	1 Receipt date / / /
ABN of princi	ipal employer		Assessable foreign superannuation fund amount
A1	Author All and a		
Personal con	tributions	-	Non-assessable foreign superannuation fund amount
B \$	Jeingee retirement everenties	J	
C \$	usiness retirement exemption	v	Transfer from reserve: assessable amount
· <u></u>		K .	*
D \$	John John Charlette To your Charlette The Transfer and Tour	" L	Transfer from reserve: non-assessable amount
Personal injur	ry election	_	Contributions from non-complying funds
E \$	,		and previously non-complying funds
	child contributions	Т	\$
F \$			Any other contributions
	arty contributions		(including Super Co-contributions and Low Income Super Amounts)
G \$		M	\$
	TOTAL CONTRIBUTION	ONS N	\$ 15,121.38 (Sum of labels <b>A</b> to <b>M</b> )
Other transactions		_	Allocated earnings or losses
		0	
Accumulation	n phase account balance	_	Inward rollovers and transfers
S1 \$	93,875.64	Р	
	hase account balance	_	Outward rollovers and transfers
– Non CDBIS		Q	
S2 \$	0.00	<b>5</b> .	Lump Sum payments Code
	hase account balance	R1	<b>⊅</b> [
- CDBIS			Income stream payments Code
S3 \$	0.00	R2	\$
			•
0 TRIS Count	CLOSING ACCOUNT BALAN	NCE S	
			( <b>\$1</b> plus <b>\$2</b> plus <b>\$3</b> )
	Accumulation phase v	value X1	\$
	Retirement phase v		Φ[
	Outstanding limited record borrowing arrangement amount of the control of the con	urse <b>Y</b>	\$

Page 8 **OFFICIAL: Sensitive** (when completed)

		Tax File Number Provided
MEMBER 2		
Title: Mr Mrs X Miss Ms Other		
Family name		
Graham		
First given name	Other giver	en names
Debra	Caron	Day Month Year
Member's TFN See the Privacy note in the Declaration. Provided		Date of birth Provided
Contributions OPENING ACCOUNT BAL	ANCE \$	12,903.93
Refer to instructions for completing these labels	s	Proceeds from primary residence disposal
Employer contributions	— н	Day Month Year
<b>A</b> \$ 3,100.84	н	H1 Receipt date / / / / / / / / / / / / / / / / / / /
ABN of principal employer		Assessable foreign superannuation fund amount
A1		I \$
Personal contributions <b>B</b> \$		Non-assessable foreign superannuation fund amount
CGT small business retirement exemption	J	Transfer from reserve: assessable amount
C \$	К	S
CGT small business 15-year exemption amo		Transfer from reserve: non-assessable amount
D \$	L	- \$
Personal injury election <b>E</b> \$		Contributions from non-complying funds and previously non-complying funds
Spouse and child contributions	т	r \$
F \$		Any other contributions
Other third party contributions		(including Super Co-contributions and Low Income Super Amounts)
G \$	M	1 \$
TOTAL CONTRIBU	TIONS N	3,100.84
TO THE GOTTING	none N	(Sum of labels <b>A</b> to <b>M</b> )
		Allocated earnings or losses Loss
Other transactions	0	1,255.50 L
Accumulation phase account balance	_	Inward rollovers and transfers
<b>S1</b> \$ 14,749.27	Р	•
Retirement phase account balance	0	Outward rollovers and transfers  State of the state of th
– Non CDBIS	Q	
<b>\$2</b> \$ 0.00	R1	
Retirement phase account balance  - CDBIS		Income stream payments Code
<b>S3</b> \$ 0.00	R2	
0 TRIS Count CLOSING ACCOUNT BAL	ANCE S	5 \$
		( <b>S1</b> plus <b>S2</b> plus <b>S3</b> )
Accumulation phase	e value <b>X1</b>	\$
Retirement phase	e value <b>X2</b>	2 \$
Outstanding limited red borrowing arrangement a	course <b>Y</b>	<b>/</b> \$

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				Tax File Number Provided
Section H: <b>Assets and liab</b>	oilities			
Australian managed investments	Listed trusts	A	\$	
	Unlisted trusts	В	\$	
	Insurance policy	С	\$	
Othe	er managed investments			
australian direct investments	Cash and term deposits	E	\$	39,018
Limited recourse borrowing arrangements  Australian residential real property	Debt securities	F	\$	
J1 \$	Loans	G	\$	
Australian non-residential real property	Listed shares	Н	\$	60,866
J2 \$ Overseas real property	Unlisted shares	ı	\$	15,244
J3 \$ Australian shares	Limited recourse porrowing arrangements	J	\$	
J4 \$	Non-residential real property	K	\$	
Overseas shares  J5 \$	Residential	L	\$	
Other	real property  Collectables and personal use assets		٠,	
J6 \$	'			
Property count  J7	Other assets	O	\$	3,473
Other investments	Crypto-Currency	N	\$	
overseas direct investments	Overseas shares	P	\$	
Overseas non-	-residential real property	Q	\$	
Overseas	residential real property	R	\$	
Oversea	s managed investments	s	\$	
	Other overseas assets	т	\$	
TOTAL AUSTRALIAN AND		U	\$	118,601
In-house assets		U	\$ \$	118,601

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					Tax File Number	Provided	
15f	Limited recourse borrowing arrangements  If the fund had an LRBA were the LRBA borrowings from a licensed financial institution?	A No	Yes				
	Did the members or related parties of the fund use personal guarantees or other security for the LRBA?	<b>B</b> No	Yes				
16	LIABILITIES	_					
	Borrowings for limited recourse borrowing arrangements  V1 \$  Permissible temporary borrowings  V2 \$						
	Other borrowings						$\neg$
	V3 \$	Bor	rowings	<b>v</b> \$[			
	Total member clos (total of all <b>CLOSING ACCOUNT BALANCE</b> s fro			<b>N</b> \$[		108,623	
		Reserve a	ccounts	<b>x</b> \$[			
		Other I	iabilities	<b>Y</b> \$[		9,978	
		TOTAL LIA	BILITIES	<b>z</b> \$[		118,601	
	ction I: <b>Taxation of financia</b> Taxation of financial arrangements (TOF	<b>A</b> )					
		Total TOFA	gains <b>H</b> \$	; <u> </u>			
		Total TOFA Ic	osses I\$	S			
Se	ction J: <b>Other information</b>						
	ily trust election status If the trust or fund has made, or is making, a fam specified of the election (for exa					A	
	If revoking or varying a family trust and complete and attach the F					вП	
Inter	rposed entity election status  If the trust or fund has an existing election, or fund is making one or more elect specified and complete an Interposed election.	write the earlie ions this year,	st income ye write the ea	ear spe	cified. If the trust come year being		
					R, and complete revocation 2022.	<b>D</b>	

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Page 21

		Т	ax File Number	Provided
Costion K. Doolovetiens				
Section K: <b>Declarations</b>				
Penalties may be imposed for false or mis	leading info	rmation in addition to	penalties relating t	o any tax shortfalls.
Important				
Before making this declaration check to ensure that all inc any additional documents are true and correct in every de- label was not applicable to you. If you are in doubt about	etail. If you le	ave labels blank, you v	vill have specified a	zero amount or the
Privacy The ATO is authorised by the <i>Taxation Administration Act</i> identify the entity in our records. It is not an offence not to form may be delayed.  Taxation law authorises the ATO to collect information and go to ato.gov.au/privacy	provide the	TFN. However if you o	do not provide the T	FN, the processing of this
TRUSTEE'S OR DIRECTOR'S DECLARATION I declare that, the current trustees and directors have a records. I have received a copy of the audit report and return, including any attached schedules and additional	authorised to l are aware o	of any matters raised	therein. The inform	
Authorised trustee's, director's or public officer's signal	ture			
Debbie Graf	ran	1	Date Day	Month Year
Preferred trustee or director contact details:		-	<u> </u>	
Title: Mr X Mrs Miss Ms Other				
Family name				
Graham				
First given name	Other given	names		
Andrew	Charles			
07 0000 4000				
Phone number 07 3286 1322 Email address				
Non-individual trustee name (if applicable)				
Non-individual trustee fiame (ii applicable)				1
ABN of non-individual trustee				
Time taken to prepare an	nd complete	this annual return	Hrs	
The Commissioner of Taxation, as Registrar of the Aprovide on this annual return to maintain the integrity				
TAX AGENT'S DECLARATION:  I declare that the Self-managed superannuation fund as provided by the trustees, that the trustees have given recorrect, and that the trustees have authorised me to low Tax agent's signature	ne a declara	tion stating that the ir		
			1 .	Month
			Date Day	Month Year
Tax agent's contact details			<b></b> /	
Title: Mr Mrs X Miss Ms Other				
Family name				
Sherman				
First given name	Other given	names		
Shona	Lorraine			

Tax agent's practice HFB Super Pty Ltd Tax agent's phone number

07 3286 1322

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Reference number

GRAD

Tax agent number

24805931

## Capital gains tax (CGT) schedule

2022

When completing this form  ■ Print clearly, using a black or dark blue pen only.  ■ Use BLOCK LETTERS and print one character in each box.  ■ M / T # S T		<ul> <li>Use in conjunction with company, trust, fund income tax return or the self-managed superannuation fund annual return.</li> <li>Refer to the <i>Guide to capital gains tax 2022</i> available on our website at ato.gov.au for instructions on how to complete this schedule.</li> </ul>					
Tax file number (TFN	<b>I)</b> P	rovided					
		to request your TFN. You do not ha ould increase the chance of delay or			m.		
Australian business	num	ber (ABN) 38878247658					
Taxpayer's name							
GRAHAM SUPERAN	NUA	ATION FUND					
1 Current year ca	oital	gains and capital losses  Capital gain			Capital loss		
Shares in companies listed on an Australian	A \$			K \$	Capital loss	1,602	
securities exchange Other shares	R ¢			L \$			
Units in unit trusts	υψ						
listed on an Australian securities exchange	<b>C</b> \$		597	М\$			
Other units	<b>D</b> \$			N \$			
Real estate situated in Australia	E \$	;		o \$			
Other real estate	F \$			Р\$			
Amount of capital gains from a trust (including a managed fund)	<b>G</b> \$						
Collectables	H \$	;		Q \$			
Other CGT assets and any other CGT events	I \$	;		R \$			
Amount of capital gain previously deferred under transitional CGT relief for superannuation funds	S \$	i	0		ounts at labels <b>K</b> to <b>R</b> and w tem <b>2</b> label <b>A – Total curren</b> ses.		
Total current year capital gains	J \$	;	597				

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			Ta	ax File Number Provided
2	Capital losses			
	Total current year capital losses	A	\$	1,602
	Total current year capital losses applied	В	\$	597
	Total prior year net capital losses applied	С	\$	
	Total capital losses transferred in applied (only for transfers involving a foreign bank branch or permanent establishment of a foreign financial entity)	D	\$	
	Total capital losses applied	E	\$	597
		LAd	ld a	amounts at B, C and D.
3	Unapplied net capital losses carried forward			
•	Net capital losses from collectables carried forward to later income years	A	\$	
	Other net capital losses carried forward to later income years	В	\$	5,274
		to	lab	amounts at A and B and transfer the total bel V – Net capital losses carried forward er income years on your tax return.
4	CGT discount			
	Total CGT discount applied	A	\$	
5	CGT concessions for small business			
	Small business active asset reduction	A	\$	
	Small business retirement exemption	В	\$	
	Small business rollover	С	\$	
	Total small business concessions applied	D	\$	
6	Net capital gain			
	Net capital gain	Α	\$	
	3 <b>.p</b> ga	1J zer	les	ss <b>2E</b> less <b>4A</b> less <b>5D</b> (cannot be less than Transfer the amount at <b>A</b> to label <b>A</b> – <b>Net al gain</b> on your tax return.

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		Tax File Number	Provided
7	Earnout arrangements		
	Are you a party to an earnout arrangement? <b>A</b> Yes, as a buyer $\square$ (Print $\mathcal{X}$ in the appropriate box.)	Yes, as a seller	No 🗌
	If you are a party to more than one earnout arrangement, copy and a details requested here for each additional earnout arrangement.	attach a separate sheet to th	is schedule providing the
	How many years does the earnout arrangement run for? B	<b>3</b>	
	What year of that arrangement are you in? C		
	If you are the seller, what is the total estimated capital proceeds from the earnout arrangement?	\$	
	Amount of any capital gain or loss you made under your non-qualifying arrangement in the income year.	: \$	/ Loss
	Request for amendment  If you received or provided a financial benefit under a look-through earnout	ut right created in an earlier i	ncome year and you wish
	to seek an amendment to that earlier income year, complete the following	g:	
	Income year earnout right created <b>F</b>		
	Amended net capital gain or capital losses carried forward G	<b>3</b> \$	/ LOSS
8	Other CGT information required (if applicable)		CODE
	Small business 15 year exemption – exempt capital gains A	A \$	/
	Capital gains disregarded by a foreign resident	3 \$	
	Capital gains disregarded as a result of a scrip for scrip rollover	\$	
	Capital gains disregarded as a result of an inter-company asset rollover	<b>)</b> \$	
	Capital gains disregarded by a demerging entity	<b>=</b> \$	

Та	ax File Number	Provided
Taxpayer's declaration		
If the schedule is not lodged with the income tax return you are required to s	ign and date the so	hedule.
Important Sefore making this declaration check to ensure that all the information required has been on this form, and that the information provided is true and correct in every detail. If you are turn, place all the facts before the ATO. The income tax law imposes heavy penalties  Privacy  Faxation law authorises the ATO to collect information and disclose it to other government of the person authorised to sign the declaration. For information about your	are in doubt about ar for false or misleadir ent agencies. This in	ny aspect of the tax ng statements. cludes personal
declare that the information on this form is true and correct. Signature		
Debbie Graham	Date Day Month	Year /
Contact name		
Andrew Charles Graham		
Paytima contact number (include area code)		

07 3286 1322

 $\begin{tabular}{ll} \textbf{OFFICIAL: Sensitive} (when completed) \\ \end{tabular}$ 

## Losses schedule

2022

Companies and trusts that do not join consolidated groups should complete and attach this schedule to their 2022 tax return. Superannuation funds should complete and attach this schedule to their 2022 tax return. Print neatly in BLOCK LETTERS with a black or blue ballpoint pen only. Print one letter or number in each box. Do not use correction fluid or tape. Place  $\chi$  in all applicable boxes. Refer to Losses schedule instructions 2022, available on our website ato.gov.au for instructions on how to complete this schedule. Tax file number (TFN) Provided Name of entity GRAHAM SUPERANNUATION FUND Australian business number 38878247658 Part A - Losses carried forward to the 2022-23 income year - excludes film losses 1 Tax losses carried forward to later income years Year of loss 2021–22 **B** 2020-21 **C** 2019–20 **D** 2018-19 **E** 2017–18 **F** 2016–17 and earlier income years Total Transfer the amount at **U** to the **Tax losses carried forward to later income years** label on your tax return. 2 Net capital losses carried forward to later income years Year of loss 2021-22 1,005 2020-21 2019-20 **J** 2018-19 **K** 2017–18 **L** 3,619 2016–17 and earlier income years 650

Transfer the amount at V to the Net capital losses carried forward to later income years label on your tax return.

Total **V** 

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5,274

			•	Tax File Number	Provided
P	art B – Ownership and b	ousiness continuity	/ to	est – company and	listed widely held trust only
	Complete item 3 of Part B if a loss is being	carried forward to later income ye	ears	and the business co	ontinuity test has to be
	atis ied in relation to that loss. To not complete items 1 or 2 of Part B if, in	the 2021 22 income year no los	s he	e boon claimed as a	doduction applied
a	gainst a net capital gain or, in the case of c	ompanies, losses have not been	tran	sferred in or out.	deduction, applied
1	Whether continuity of majority	Year of loss			
	ownership test passed	2021–22	Α	Yes No	
	<b>Note</b> : If the entity has deducted, applied, transferred in or transferred out (as applicable)	2020–21	В	Yes No	
	in the 2021–22 income year a loss incurred in	2020–21	ם		
	any of the listed years, print <b>X</b> in the <b>Yes</b> or <b>No</b> box to indicate whether the entity has satis ied	2019–20	C	Yes No	
	the continuity of majority ownership test in respect of that loss.	2018–19	Ь	Yes No	
	·	2010-19			
		2017–18	Ε	Yes No	
		2016–17 and earlier	F	Yes No	
		income years	-		
2	Amount of losses deducted/applied for	or which the continuity of maj	orit	y ownership test is	s not passed but the
	business continuity test is satisfied -	excludes film losses			
		Tax losses	G		
		Net capital losses	н		
		Net capital losses	••		
3	Losses carried forward for which the	business continuity test must	be	satisfied before th	ney can be deducted/
	applied in later years - excludes film losse				•
		Tax losses	I		
		Net capital losses			
		Net Capital losses	J		
4	Do current year loss provisions apply	?			
	Is the company required to calculate its taxa the year under Subdivision 165-B or its net ca	able income or tax loss for	K	Yes No	
	for the year under Subdivision 165-CB of the I	ncome Tax Assessment Act	N	les No	
	1997 (ITAA 1997)?				
P	art C – Unrealised losses - c	ompany only			
•					
	Note: These questions relate to the operation of				
	Has a changeover time occurred in relation to after 1.00pm by legal time in the Australian Ca	. ,	L	Yes No	
	11 November 1999?		_		
	If you printed <b>X</b> in the <b>No</b> box at <b>L</b> , do not comp	lete <b>M</b> , <b>N</b> or <b>O</b> .			
	At the changeover time did the company satis net asset value test under section 152-15 of $\Gamma$	- <del>-</del>	М	Yes No	
	If you printed ${\bf X}$ in the ${\bf No}$ box at ${\bf M}$ , has the coit had an unrealised net loss at the changeover		N	Yes No	
	If you printed <b>X</b> in the <b>Yes</b> box at <b>N</b> , what was		0		

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	Та	x File Number Provided
Part D – Life insurance companies		
Complying superannuation class tax losses carried forward to later income years	P	
Complying superannuation net capital losses carried forward to later income years	Q	
Part E – Controlled foreign company losses		
Current year CFC losses	M	
CFC losses deducted	N	
CFC losses carried forward	0	
Part F – Tax losses reconciliation statement		
Balance of tax losses brought forward from the prior income year	A	14,802
ADD Uplift of tax losses of designated infrastructure project entities	В	
SUBTRACT Net forgiven amount of debt	С	
ADD Tax loss incurred (if any) during current year	D	
ADD Tax loss amount from conversion of excess franking offsets	E	
SUBTRACT Net exempt income	F	
SUBTRACT Tax losses forgone	G	
SUBTRACT Tax losses deducted	Н	14,802
SUBTRACT Tax losses transferred out under Subdivision 170-A (only for transfers involving a foreign bank branch or a PE of a foreign financial entity)	ı	
Total tax losses carried forward to later income years	J	
Transfer the amount at <b>J</b> to the <b>Tax losses carried for</b>	ward	d to later income years label on your tax return.

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Tax Tile Hamber   Tovided	Tax File Number	Provided
---------------------------	-----------------	----------

If the schedule is not lodged with the income tax return you are required to sign and date the schedule.

#### **Important**

Before making this declaration check to ensure that all the information required has been provided on this form and any attachments to this form, and that the information provided is true and correct in every detail. If you are in doubt about any aspect of the tax return, place all the facts before the ATO. The income tax law imposes heavy penalties for false or misleading statements.

#### Privacy

Signature

Taxation law authorises the ATO to collect information and disclose it to other government agencies. This includes personal information of the person authorised to sign the declaration. For information about your privacy go to ato.gov.au/privacy

#### Taxpayer's declaration

I declare that the information on this form is true and correct.

Debbie Graham		Date	Day	/	Month /	Year
Contact person	Dayti	me contact r	number	(inc	clude area	code)
Andrew Charles Graham	07 3	286 1322				

## **Electronic Lodgment Declaration (SMSF)**

This declaration is to be completed where the tax return is to be lodged via an approved ATO electronic channel. It is the responsibility of the taxpayer to retain this declaration for a period of five years after the declaration is made, penalties may apply for failure to do so.

#### Privacy

The ATO is authorised by the Taxation Administration Act 1953 to request the provision of tax file numbers (TFNs). The ATO will use the TFNs to identify each partner or beneficiary or entity in our records. It is not an offence not to provide the TFNs. However, you cannot lodge your tax return electronically if you do not quote your TFN.

Taxation law authorises the ATO to collect information and disclose it to other government agencies, including personal information about the person authorised to sign the declaration. For information about privacy go to ato.gov.au/privacy

#### The Australian Business Register

The Commissioner of Taxation, as Registrar of the Australian Business Register, may use the ABN and business details which you provide on this tax return to maintain the integrity of the register.

Please refer to the privacy statement on the Australian Business Register (ABR) website (www.abr.gov.au) for further information - it outlines our commitment to safeguarding your details.

#### Electronic funds transfer - direct debit

Where you have requested an EFT direct debit some of your details will be provided to your financial institution and the Tax Office's sponsor bank to facilitate the payment of your taxation liability from your nominated account.

Tax File Number	Name of Fund	Year
Provided	GRAHAM SUPERANNUATION FUND	2022

I authorise my tax agent to electronically transmit this tax return via an approved ATO electronic channel.

#### Important

Before making this declaration please check to ensure that all income has been disclosed and the tax return is true and correct in every detail. If you are in doubt about any aspect of the tax return, place all the facts before the Tax Office. The tax law provides heavy penalties for false or misleading statements on tax returns.

**Declaration:** I declare that:

- All the information provided to the agent for the preparation of this tax return, including any applicable schedules is true and correct; and
- I authorise the agent to lodge this tax return.

Signature of Partner, Trustee, or Director



Date

/ /

## **ELECTRONIC FUNDS TRANSFER CONSENT**

This declaration is to be completed when an electronic funds transfer (EFT) of a refund is requested and the tax return is being lodged through an approved ATO electronic channel.

This declaration must be signed by the partner, trustee, director or public officer prior to the EFT details being transmitted to the Tax Office. If you elect for an EFT, all details below must be completed.

Important: Care should be taken when completing EFT details as the payment of any refund will be made to the account specified.

Account Name	Graham Superannuation Fund		
Account Number	034002 715048	Client Reference	GRAD

I authorise the refund to be deposited directly to the specified account

Signature

Debbie Graham

Date

1 1

## **Tax Agent's Declaration**

## I declare that:

- I have prepared this tax return in accordance with the information supplied by the partner, trustee, director or public officer
- I have received a declaration made by the entity that the information provided to me for the preparation of this tax return is true and correct; and
- I am authorised by the partner, trustee, director or public officer to lodge this tax return, including any applicable schedules.

Agent's signature			Date	1	1
Contact name	Shona Sherman		Client Reference	GRAD	
Agent's Phone Num	ber 07 3286 1322	т	ax Agent Number	24805931	

# **Graham Superannuation Fund Projected Investment Strategy**

For the year ended 30 June 2023

## **Background**

The Trustees of the Fund have devised this Investment strategy for the Fund considering the objective of the Fund and in line with the governing rules of the Fund and superannuation law. Through this investment strategy the Trustees are seeking to maximise the superannuation benefits for all its members of the Fund having regard to risk and reward of each type of investment.

Among other things, the Trustees have considered and determined that the Fund's current asset mix of assets are appropriate for its members for the financial year. Trustees have given regard to the members age and their in-ability to withdraw from the Fund their superannuation interests for retirement purposes in devising a strategy for the next financial year.

There are two members of the fund. Andrew is 55 years of age and is eligible for retirement in 5 years' time. His member balance as at 30 June 2022 was \$93,875.64. Debra is 54 years of age and is eligible for retirement in 6 years' time. Her member balance as at 30 June 2022 was \$14,749.27.

## **Investment Objective**

To maximise returns and minimise the risks of investment of the Fund's assets in managing and providing superannuation benefits to members and their dependants in meeting their retirement needs.

To ensure all investments are consistent with the governing rules of the Fund and appropriate Superannuation Legislations and the Fund's investment strategy.

The Fund has invested in Australian listed and unlisted shares in order to earn regular income from dividends.

## **Risk & Return on Investments**

Each investment decision will be made with due regard to the associated, risk and expected return. With this in mind, the Trustees will, from time to time, seek professional investment advice in order to assist in the process of determining what investments are suitable for the Fund and also taking into account the concerns of the members.

The overall strategy is to maximise the returns of the Fund's investments and minimise the exposure of risk from any particular investment, the Fund will try to maintain a diversified portfolio.

In making a decision on the types of investments made by the Fund, the Trustees have consulted with the members in this regard. They have taken into account the members overall risk profile and their concerns about various investment opportunities.

After discussions with the members of the Fund, the Trustees have determined that they will invest most of the Fund in Australian listed and unlisted shares.

## **Liquidity of Fund's Assets**

Each investment decision will be made with due regard to the cash flow requirements of the Fund. The Trustees will consider the liabilities (current and prospective) of the Fund and ensure adequate cash is maintained by the Fund to meet its liabilities as and when they fall due.

The Fund's liquidity needs will be considered at the time of each investment and also during the regular review of the Fund's portfolio and investment strategy.

The Trustees have considered and determined that the current investment provides the Fund with all the necessary expenses of the Fund for the next year.

The Trustees are aware that once members reach pension age, are temporarily or permanently disabled or they will need to withdraw from the Fund due to compassionate or other grounds, the Fund will need higher cash flows.

## **Asset Class**

The Fund's asset classes as at the beginning of the year (1st July 2022) and as close of the year (30th June 2023) are as below with the Trustees asset allocation for the following year:

Asset Class	Assets 1/07/2022 \$	Assets 30/06/2023 \$	Targe		_	(% of sets)	Total
Australian Shares	70,478	60,686	40	%	-	70	%
International Shares				%	-		%
Cash	18,183	39,018	0	%	-	50	%
Australian Fixed Interest				%	-		%
International Fixed Interest				%	-		%
Mortgages				%	-		%
Direct Property				%	-		%
Listed Property				%	-		<b>%</b>
Other	0	15,244	0	<u></u> %	-	30	<b>%</b>

## **Insurance Cover**

The Trustees will assess the need of insurance for all members and will seek financial insurance advice where necessary to ensure all members are adequately insured. Insurance policies may be held by the fund or by members personally.

## **Review**

This Fund's strategy will be reviewed regularly and updated if any modifications are required.

Approved at meeting of Trustees dated: 28/09/2023

Debbie Graham
Andrew Graham
Trustee

La Caham
Debra Graham

Trustee

## **Graham Superannuation Fund**

## Projected Investment Strategy – Memorandum of Resolution

For the year ended 30 June 2023

**ADOPTION OF** INVESTMENT STRATEGY:

The investment strategy for the financial year 2022 - 23, formulated by the Trustees of the Fund to achieve investment objectives of the Fund having regard to the whole of the circumstances of the Fund was tabled. The following was discussed:

#### 1. Risk & Return on Investments

Have Trustees considered the risk involved in making, holding and realising a single asset class with risk to likely return of the fund, having regard to its objectives and its expected cash flow requirements for the next financial year.

## 2. Risk Associated with limited diversification

Have Trustees considered lack of diversification in this investment strategy, all associated risks due to inadequate diversification and considered the following:

- Current volatility and investment climate in local and international share market - loss of capital;
- Low interest rates offered by deposit taking entities & Banks;
- Age of members, members wishes etc;
- Quality of the current property investment, rental return.

## 3. Liquidity of the Fund's Assets

Have Trustees considered the liquidity of the Fund's investments having regard to its expected cash flow requirements in the next two years and considered the following;

- Ability of the fund to discharge its existing and future liabilities;
- Ability of the fund to make any LRBA loan repayments considering anticipated contributions from members;
- Cash inflow and Fund expenses from past investment performance of the Fund.

**RESOLUTION:** 

It was resolved to adopt the Investment Strategy as set out in the attached document and implement the strategy for the following year.

**CLOSURE:** 

Signed as a true record -

Date: 28/09/2023

Pebbie Grohom

Andrew Graham

Trustee

LL 

Lower Graham

Debra Graham

Trustee

## **GRAHAM SUPERANNUATION FUND**

## **Trustees Declaration**

The trustees have determined that the fund is not a reporting entity and that the special purpose financial statements should be prepared in accordance with the accounting policies described in Note 1 to the financial statements.

The trustees declare that:

- (i) the financial statements and notes to the financial statements for the year ended 30 June 2022 present fairly, in all material respects, the financial position of the superannuation fund at 30 June 2022 and the results of its operations for the year ended on that date in accordance with the accounting policies described in Note 1 to the financial statements;
- (ii) the financial statements and notes to the financial statements have been prepared in accordance with the requirements of the trust deed; and
- (iii) the operation of the superannuation fund has been carried out in accordance with its trust deed and in compliance with the requirements of the Superannuation Industry (Supervision) Act 1993 and associated Regulations during the year ended 30 June 2022.

Signed in accordance with a resolution of the trustees by:

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D-b Ob		

Debra Graham

Trustee

Debbie	Graham
Andrew Graham	

riidiow didii

Trustee

27 / 10 / 2023

Dated this ...... day of ......

## **GRAHAM SUPERANNUATION FUND**

## **Contributions Summary Report**

For The Period 01 July 2021 - 30 June 2022

## **Andrew Graham**

Date of Birth: Provided
Age: 55 (at year end)
Member Code: GRAAND00001A

Total Super Balance\*1 as at 30/06/2021: 86,099.72

Contributions Summary Concessional Contribution	2022	2021
Employer	15,121.38	0.00
	15,121.38	0.00
Total Contributions	15,121.38	0.00

I, ANDREW GRAHAM, confirm that the amounts reported above are the total contributions deposited to the fund with respect of my member balance for the period 01/07/2021 to 30/06/2022.



ANDREW GRAHAM

<sup>\*1</sup> TSB can include information external to current fund's transaction records. The amount is per individual across all funds.

## **GRAHAM SUPERANNUATION FUND**

## **Contributions Summary Report**

For The Period 01 July 2021 - 30 June 2022

## **Debra Graham**

Date of Birth: Provided
Age: 54 (at year end)
Member Code: GRADEB00001A
Total Super Balance\*1 as at 30/06/2021: 12,903.93

Contributions Summary Concessional Contribution	2022	2021
Employer	3,100.84	3,280.07
	3,100.84	3,280.07
Other Contribution		
Any Other	0.00	485.10
	0.00	485.10
Total Contributions	3,100.84	3,765.17

I, DEBRA GRAHAM, confirm that the amounts reported above are the total contributions deposited to the fund with respect of my member balance for the period 01/07/2021 to 30/06/2022.

DEBRA GRAHAM

I = Juham

<sup>\*1</sup> TSB can include information external to current fund's transaction records. The amount is per individual across all funds.

## **Memorandum of Resolutions of**

## Debra Graham and Andrew Graham ATF GRAHAM SUPERANNUATION FUND

FINANCIAL STATEMENTS OF SUPERANNUATION FUND:

It was resolved that the financial statements would be prepared as special purpose financial statements as, in the opinion of the trustee(s), the superannuation fund is a non-reporting entity and therefore is not required to comply with all Australian Accounting Standards.

The Chair tabled the financial statements and notes to the financial statements of the superannuation fund in respect of the year ended 30 June 2022 and it was resolved that such statements be and are hereby adopted as tabled.

TRUSTEE'S DECLARATION: It was resolved that the trustee's declaration of the superannuation fund be

signed.

**ANNUAL RETURN:** Being satisfied that the fund had complied with the requirements of the

Superannuation Industry (Supervision) Act 1993 (SISA) and Regulations during the year ended 30 June 2022, it was resolved that the annual return be

approved, signed and lodged with the Australian Taxation Office.

**TRUST DEED:** The Chair tabled advice received from the fund's legal adviser confirming that

the fund's trust deed is consistent with all relevant superannuation and trust law.

**INVESTMENT STRATEGY:** The allocation of the fund's assets and the fund's investment performance over

the financial year were reviewed and found to be within the acceptable ranges outlined in the investment strategy. After considering the risk, rate of return and liquidity of the investments and the ability of the fund to discharge its existing liabilities, it was resolved that the investment strategy continues to reflect the purposes and circumstances of the fund and its members. Accordingly, no

changes in the investment strategy were required.

**INSURANCE COVER:** The trustee(s) reviewed the current life and total and permanent disability

insurance coverage on offer to the members and resolved that the current

insurance arrangements were appropriate for the fund.

**ALLOCATION OF INCOME:** It was resolved that the income of the fund would be allocated to the members

based on their average daily balance (an alternative allocation basis may be

percentage of opening balance).

**INVESTMENT ACQUISITIONS:** It was resolved to ratify the investment acquisitions throughout the financial year

ended 30 June 2022.

**INVESTMENT DISPOSALS:** It was resolved to ratify the investment disposals throughout the financial year

ended 30 June 2022.

AUDITORS: It was resolved that

Super Audits Pty Ltd

of

PO Box 3376, Rundle Mall, South Australia 5000

act as auditors of the Fund for the next financial year.

TAX AGENTS: It was resolved that

HFB Super Pty Ltd

act as tax agents of the Fund for the next financial year.

TRUSTEE STATUS: Each of the trustee(s) confirmed that they are qualified to act as trustee(s) of the

## **Memorandum of Resolutions of**

# Debra Graham and Andrew Graham ATF GRAHAM SUPERANNUATION FUND

fund and that they are not disqualified persons as defined by s 120 of the SISA.

CONTRIBUTIONS RECEIVED: It was resolved that the contributions during the year be allocated to members

on the basis of the schedule provided by the principal Fund employer.

CLOSURE: Signed as a true record –

Debra Graham

Debbie Graham

I = Juham

Andrew Graham

## **Graham Superannuation Fund** Minutes of a special general meeting of the Trustees held on 28 September 2023 at 22 Gristock Street, Coorparoo QLD 4151

Present: **Andrew Graham** 

Debra Graham

Minutes: The Chair reported that the minutes of the previous meeting had been signed as a

true record.

Ltd & Threadheads Holdings

Unlisted Shares in Line The Trustees wish to make the following declarations in respect of the unlisted **Hydrogen Australia Pty** shares for the year ended 30 June 2022:

- The unlisted shares are held by Debra Graham ATF the Graham Superannuation Fund
- Per the terms and conditions of the application, the shares can only be held in the name of one trustee

The Trustees are aware that all assets of super funds are required to be valued at market value in accordance with SIS Regulation 8.02B, subsection 10(1) of the SIS Act.

The Trustees have carried out a Trustees Valuation on the investments as at 30 June 2023 as follows:

Investment	Investment Type	Units	Market Value (per unit)	Valuation (AUD)
Line Hydrogen Australia Pty Ltd	Australian Unlisted Equities	1,666	\$6.00	\$9,996.00
Threadheads Holdings	Australian Unlisted Equities	2,187	\$2.40	\$5,248.80

Closure:

There being no further business, the meeting was declared closed.

Signed as a true and correct record

Pebbie Graham

drew Graham

ustee

Le Graham Andrew Graham

Trustee

Debra Graham

Trustee



Title 9GRAD - 2022 SUPER PACK

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