

APPLICATION FOR MEMBERSHIP
OF J & M Grieves Family Superannuation Fund

I, Margaret Alison Grieves

Of 13 Emerick Street
Bundaberg Qld 4670

Date of Birth 07/09/1953

Hereby apply for membership upon the terms and conditions set out in the Trust Deed governing the J & M Grieves Family Superannuation Fund.

I agree and undertake as follows:

- I will be bound by the Deed governing the fund.
- I understand the terms and conditions of the Deed. Particularly the terms and conditions of the Deed concerning benefits payable.
- I acknowledge I have received all information needed by me for the purpose of:
 3. Understanding the main features of the fund; and
 4. Making an informed judgment about the management and financial condition of the fund.
- Making an informed judgment about the investment performance of the fund.
- I acknowledge that as the date of this application I have been advised of the current Trustee(s) and agree to their continuing appointment.

NOMINATION OF BENEFICIARY

I hereby nominate the following person(s) to receive the benefit payable by the Trustee(s) of the Fund in the event of my death.

Person	Relationship to Member	Proportion of Death Benefit
JOHN H GRIEVES	HUSBAND	100 .

Applicant's Signature

Date

Witness

Date

Dated

17/6/09

Margaret Alison Grieves
13 Emerick Street
Bundaberg Qld 4670

Dear Margaret,

We acknowledge your application for membership of the J & M Grieves Family Superannuation Fund.

We are pleased to advise that the Trustee(s) of this fund at a meeting held on 17/6/09 have accepted your application.

Your membership commenced on 17/6/09.

Yours faithfully



Trustee
John Herbert Grieves


Trustee

Margaret Alison Grieves

BINDING NOMINATION OF BENEFICIARY FORM

To: Margaret Alison Grieves- Trustee of the J & M Grieves Family Superannuation Fund

If I die while a member of the fund, I require that my fund death benefit be paid to the following nominated person(s) in the amount as set out below:

# Full name of beneficiary	Relationship	Percentage allocation**
JOHN H GRIEVES	HUSBAND	100%

- # Must be a dependant at the time of your death or your legal personal representative
- * Only nominate your legal personal representative if you want your death benefit to be paid into your estate after your death and dealt with under your Will.
- ** Please ensure allocations add up to 100%.

I understand that:

- The above nomination is binding on the Trustee subject to this form being valid and effective at the date of my death;
- This form supersedes any previous nomination or "Binding nomination of beneficiary form" provided to the Trustee; and
- This is not a will or a codicil to my will and does not operate as a testamentary disposition.

[Please complete your personal details and sign]

Member Surname GRIEVES
Given Names Mr/Mrs/Ms MARGARET ALISON
Member Signature [Signature] Date 18/6/09

[Witnesses to complete their personal details and sign]

I declare that this form was signed and dated by the above Member in my presence.

Witness Signature [Signature] Date 18/6/09
Witness Name PETER CHRISTIAN THOMPSON
Address of Witness 314 BOURGAINB STREET BUNNINGS

I declare that this form was signed and dated by the above Member in my presence.

Witness Signature [Signature] Date 18/6/09
Witness Name MELISSA ADLE RANKIN
Address of Witness 4 JANET COURT CORAL COVE

**NOTES REGARDING BINDING NOMINATION OF
BENEFICIARY FOR THE J & M Grieves Family Superannuation Fund**

In the event of your death, the Trustee of the fund must pay your death benefit which is payable from the fund to your nominated beneficiary/beneficiaries, if the Trustee receives a valid binding nomination from you.

If you wish to nominate a beneficiary/beneficiaries to whom your death benefit will be paid by the Trustee on your death, you may complete this form. The form must be completed in accordance with the following important requirements in order to be valid and binding and return it to the Trustee.

Important requirements

You can only nominate your dependant(s) or your legal personal representative to receive your fund death benefit.

- A **dependant** includes your spouse (including de facto), children (including step children, adopted or ex-nuptial children) and any other person who in the opinion of the Trustee is financially dependent upon you at the time of your death.
- Your **legal personal representative** is the person nominated in your will as executor. If you die without a will, your legal representative is the administrator of your estate if one is applied for and appointed by the court.

Note:

If you do **not** have any dependants or a legal personal representative, you cannot use this form. See note 3 below.

You must complete **all** sections of this form below.

This form must be signed by you and dated in the presence of **two** witnesses:

3. Who are both at least 18 years old; and
4. You list neither as a beneficiary in this form.

Failure to comply with the above requirements may invalidate your nomination

Please note:

6. This form is valid for **3 years** after the day it is first signed or last confirmed or amended by you. At any time you may revoke the nomination(s) made in this form, or amend the details, by requesting and completing a new "Binding nomination of beneficiary form" and forwarding it to the Trustee.
7. If you do **not** have any dependants or a legal personal representative, the Trustee has discretion to pay your death benefit to any other person.
8. If this form is, or becomes, invalid, the Trustee has the discretion to pay your death benefit:
 1. to any of your dependants or your legal personal representative; or
 2. if you do not have any dependants or a legal personal representative, to any other person.
9. This form does not constitute a will or testamentary disposition. Your superannuation is not considered to be your "property" for the purposes of making a will or any other form of disposition. Your interest in the fund is held on trust, subject to the terms of the trust deed which allow you to make a nomination in favour of your dependants or your legal personal representative only.
10. If you nominate your legal personal representative in the form, you should have a valid will in place to overcome the need for someone to apply for letters of administration from the Court to appoint an administrator of your estate.