Approved SMSF auditor details	
Name	Yin Li
Business name	
Business postal address	Po Box 1893
	Cairns QLD 4870
SMSF auditor number (SAN)	100260875
Self-managed superannuation fund details	
Self-managed superannuation fund (SMSF) name	SHANNVALE SUPER FUND
Australian business number (ABN) or tax file number (TFN)	25643971688
Address	3 Mountain View
	Shannvale QLD 4873
Year of income being audited	2018
To the SMSF trustee	
To the SMSF trustee of	SHANNVALE SUPER FUND

To the SMSF trustees of the Shannvale Super Fund

PART A: FINANCIAL REPORT

I have audited the special purpose financial report comprising the balance sheet and profit and loss and notes thereto of the Shannvale Super Fund for the year ended 30 June, 2018.

SMSF trustee's responsibility for the financial report

Each SMSF trustee (or director of corporate trustee) is responsible for the preparation and fair presentation of the financial report in accordance with the financial reporting requirements of the SMSF's governing rules, the Superannuation Industry (Supervision) Act 1993(SISA) and the Superannuation Industry (Supervision) Regulations 1994 (SISR). Each trustee is also responsible for such internal control as they determine are necessary to enable the preparation and fair presentation of a financial report that is free from material misstatement, whether due to fraud or error.

Approved MSF auditor's responsibility

My responsibility is to express an opinion on the financial report based on my audit. I have conducted an independent audit of the financial report in order to express an opinion on it to the trustee. I have complied with the auditor independence requirements prescribed by the SISR and the competency standards set by ASIC.

My audit has been conducted in accordance with Australian Auditing Standards. These standards require that I comply with relevant ethical requirements relating to audit engagements, and plan and perform the audit to obtain reasonable assurance as to whether the financial report is free from material misstatement.

An audit involves performing 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. In making those risk assessments, the auditor considers internal controls relevant to the trustee's preparation and fair presentation 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 trustee's internal controls. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of accounting estimates made by the trustees, as wellas evaluating the overall presentation of the financial report.

I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for

• Asset Holding Confirmation

The Fund's 2018financial report reflects the term deposit account with ANZ Bank has a carrying value of \$112,970.00. This represents approximately 19% of total Fund assets at 30 June 2018. Despite having been provided with its complete bank statements, we have been unable to obtain independent confirmation of this account via the provision of a Bank Audit Certificate from the related bank.

Our audit report is duly qualified. Qualifications of this nature are not brought to the attention of the Australian Taxation Office

ApprovedSMSF auditor's opinion

In my opinion, the financial report presents fairly in all material respects, in accordance with the accounting policies described in the notes to the financial statements, the financial position of the fund at 30 June, 2018 and the results of its operations for the year then ended.

Emphasisof matter-Basis of accounting

Without modifying my opinion, I draw attention to note 1 of the financial report, which describes the basis of accounting. The financial report has been prepared to assist the RE & C Palmer Superannuation Fund meet the requirements of the SMSF's governing rules, the Superannuation Industry (Supervision) Act 1993 (SISA) and the Superannuation Industry (Supervision) Regulations 1994(SISR). As a result the financial report may not be suitable for other purposes.

PARTB: COMPLIANCIREPORT

SMSF trustee's responsibility for compliance

Each SMSF trustee is responsible for complying with the requirements of the SISA and the SISR.

Approved MSF auditor's responsibility

My responsibility is to express a conclusion on the trustee's compliance, based on the compliance engagement.

My firmapplies Australian Standard on Quality Control 1 and accordingly maintains a comprehensive system of quality control including documented policies and procedures regarding compliance with ethical requirements, professional standards and applicable legal and regulatory requirements.

I have complied with the competency standards set by ASIC, the auditor independence requirements prescribed by the SISR and the ethical requirements relating to assurance engagements which are founded on the fundamental principles of integrity, objectivity, professional competence and due care, confidentiality and professional behaviour.

My audit has been conducted in accordance with applicable Standards on Assurance Engagements to provide reasonable assurance that the trustee of the fund has complied, in all material respects, with the relevant requirements of the following provisions (to the extent applicable) of the SISA and the SISR.

Sections: 17A, 35AE, 35B, 35C(2), 62, 65, 66, 67, 67A, 67B, 82-85, 103, 104, 104A, 105, 109, 126K

Regulations: 1.06(9A),4.09,4.09A,5.03,5.08,6.17,7.04,8.02B,13.12,13.13,13.14,13.18AA.

My procedures included examination, on a test basis, of evidence supporting compliance with those requirements of the SISA and the SISR for the year ended 30 June, 2018.

These tests have not been performed continuously throughout the period, were not designed to detect all instances of non-compliance, and have not covered any other provisions of the SISA and the SISR apart from those specified.

My procedures with respect to section 62 included testing that the fund trust deed establishes the fund solely for the provision of retirement benefits for fund members or their dependants in the case of the member's death before retirement; a review of investments to ensure the fund is not providing financial assistance to members, unless allowed under the legislation; and testing that no preserved benefits have been paid before a condition of release has been met.

My procedures with respect to regulation 4.09 included testing that the fund trustee has an investment strategy, that the trustee has given consideration to risk, return, liquidity, diversification, the insurance needs of fund members, and that the fund's investments are made in line with that investment strategy. No opinion is made on the investment strategy or its appropriateness to the fund members.

I believe that the audit evidence I have obtained is sufficient and appropriate to provide a basis for my audit conclusion.

ApprovedSMSF auditor's conclusion

In my opinion, each trustee of the Shannvale Super Fund has complied, in all material respects, with the requirements of the SISA or the SISR specified above, for the year ended 30 June, 2018.

Signature of approved SMSF auditor :

Yin Li

Date: 07 / 11 / 2018

Appendix 1- Explanation of listed sections and regulations in compliance report

This appendix is included to assist with the meaning of the legislation and regulations listed above

Section or	Explanation		
Regulation			
S17A	The fund must meet the definition of an SMSF		
S35AE	The trustees must keep and maintain accounting records for a minimum of five years		
S35B	The trustees must prepare, sign and retain accounts and statements		
S35C(2)	The trustees must provide the auditor with the necessary documents to complete the audit in a timely and professional manner; and within 14 days of a written request from the auditor		
S62	The fund must be maintained for the sole purpose of providing benefits to any or all of the following:		
	• fund members upon their retirement		
	• fund members upon reaching a prescribed age		
	• the dependants of a fund member in the case of the member's death before retirement		
S65	The trustees must not loan monies or provide financial assistance to any member or relative at any time during the financial year		
S66	The trustees must not acquire any assets (not listed as an exception) from any member or related party of the fund		
S67	The trustees of the fund must not borrow any money or maintain an existing borrowing (not listed as an exception)		
S67A & 67B	The fund must comply with the limited recourse borrowing arrangement rules when borrowing to purchase single acquirable asset or replacement assets (not listed as an exception to the borrowing rules)		
S82-85	The trustees must comply with the in-house asset rules		
S103	The trustees must keep minutes of all meetings and retain the minutes for a minimum of 10 years		

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The trustees must keep up to date records of all trustee or director of corporate trustee changes and trustee consents for a minimum of 10 years		
Trustees who became a trustee on or after 1 July 2007 must sign and retain a trustee declaration		
The trustees must ensure that copies of all member or beneficiary reports are kept for a minimum of 10 years		
All investment transactions must be made and maintained at arms- length – that is, purchase, sale price and income from an asset reflects a true market value/rate of return		
A disqualified person cannot be a trustee, investment manager or custodian of a superannuation fund		
Pension payments must be made at least annually, and must be at least the amount calculated under Schedule 7		
Trustees must formulate, regularly review and give effect to an investment strategy for the fund		
The assets of the SMSF must be held separately from any assets held by the trustee personally or by a standard employer sponsor or an associate of the standard employer sponsor		
Investment returns must be allocated to members in a manner that is fair and reasonable		
Member minimum benefits must be maintained in the fund until transferred, rolled over, allotted (to the member's spouse) or cashed out in a permitted fashion		
Payments of member benefits must be made in accordance with Part 6 or Part 7A of the regulations and be permitted by the trust deed		
Contributions can only be accepted in accordance with the applicable rules for the year being audited		
When preparing accounts and statements required by subsection 35B(1) of the SISA, an asset must be valued at its market value		
Trustees must not recognise an assignment of a super interest of a member or beneficiary		
Trustees must not recognise a charge over or in relation to a member's benefits		
Trustees must not give a charge over, or in relation to, an asset of the fund		
Investments in collectables and personal use assets must be maintained in accordance with prescribed rules		