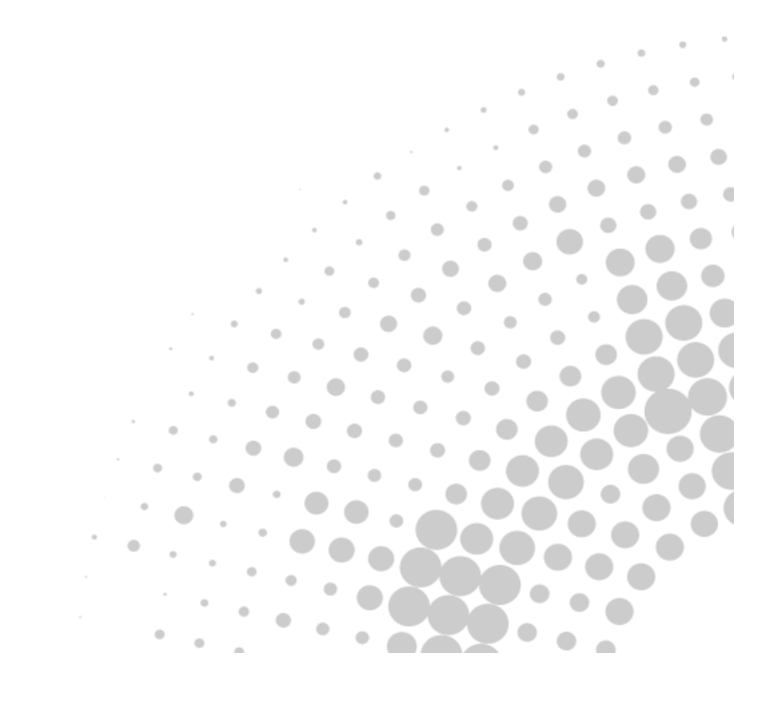


Compliance Workpapers Clear Elite IF Super Fund Financial Year - 2023



Fund Details

Fund Name	Clear Elite IF Super Fund
Contact no	
Financial Year	2023
Established Date	19/03/2022
ABN	12 500 933 028
TFN	605391090
Trustee Type	Corporate
Trustees	Clearly Pickled Pty Ltd
ACN	658156908



Statement of Financial Position

Assets	Qty	2023	2022	Change (\$)	Change (%)	
Investments	0.00	90,180.32	75,000.00	15,180.32	20.24	<u>WP-1</u> <u>WP-2</u>
Shares in Unlisted Companies	0.00	84,144.47	75,000.00	9,144.47	12.19	
NDE SOLUTIONS PTY LTD	107,465.00	84,144.47	75,000.00	9,144.47	12.19	<u>WP-1</u> <u>WP-2</u>
Units In Listed Unit Trusts	0.00	6,035.85	0.00	6,035.85	100.00	
Betashares Australian Resources Sector ETF	765.00	6,035.85	0.00	6,035.85	100.00	<u>WP-1</u>
Other Assets	0.00	95.27	869.40	-774.13	89.04	
Cash At Bank	0.00	8.54	869.40	-860.86	99.02	
CBA Bank Account	0.00	0.00	869.40	-869.40	100.00	<u>WP-1</u>
CBA Direct Investment Account	0.00	8.54	0.00	8.54	100.00	<u>WP-1</u>
Receivables	0.00	86.73	0.00	86.73	100.00	
Investment Income Receivable	0.00	86.73	0.00	86.73	100.00	
Distributions	0.00	86.73	0.00	86.73	100.00	
Units In Listed Unit Trusts	0.00	86.73	0.00	86.73	100.00	
Betashares Australian Resources Sector ETF	0.00	86.73	0.00	86.73	100.00	
otal Assets	0.00	90,275.59	75,869.40	14,406.19	18.99	

Liabilities	Qty	2023	2022	Change (\$)	Change (%)	
Income Tax Payable	0.00	803.59	0.00	803.59	100.00	<u>WP-1</u> <u>WP-2</u>



Liabilities	Qty
Foreign Tax Credits	0.0
Units In Listed Unit Trusts	0.0
Betashares Australian Resources Sector ETF	0.0
Franking Credits	0.0
Units In Listed Unit Trusts	0.0
Betashares Australian Resources Sector ETF	0.0
Provision for Income Tax	0.0
Withholding Credits	0.0
Units In Listed Unit Trusts	0.0
Betashares Australian Resources Sector ETF	0.0
Total Liabilities	0.0
Mombor Entitlements	Oth

Member Entitlements	Qty	2023	2022	Change (\$)	Change (%)
Member Entitlement Accounts	0.00	89,472.00	75,869.40	13,602.60	17.93 <u>WP-1</u> <u>WP-2</u>
Mr Joshua Cleary	0.00	89,472.00	75,869.40	13,602.60	17.93
Accumulation	0.00	89,472.00	75,869.40	13,602.60	17.93
Total Member Entitlements	0.00	89,472.00	75,869.40	13,602.60	17.93

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ty	2023	2022	Change (\$)	Change (%)	
00	-0.18	0.00	-0.18	100.00	
00	-0.18	0.00	-0.18	100.00	
00	-0.18	0.00	-0.18	100.00	
00	-65.78	0.00	-65.78	100.00	
00	-65.78	0.00	-65.78	100.00	
00	-65.78	0.00	-65.78	100.00	
00	944.55	0.00	944.55	100.00	
00	-75.00	0.00	-75.00	100.00	
00	-75.00	0.00	-75.00	100.00	
00	-75.00	0.00	-75.00	100.00	
00	803.59	0.00	803.59	100.00	

Operating Statement

Income	2023	2022	Change (\$)	Change (%)	
Investment Income	227.98	0.00	227.98	100.00	<u>WP-1</u>
					<u>WP-2</u>
Distributions	227.69	0.00	227.69	100.00	<u>WP-1</u>
Units In Listed Unit Trusts	227.69	0.00	227.69	100.00	
Betashares Australian Resources Sector ETF	227.69	0.00	227.69	100.00	<u>WP-1</u>
Interest	0.29	0.00	0.29	100.00	
Cash At Bank	0.29	0.00	0.29	100.00	
CBA Direct Investment Account	0.29	0.00	0.29	100.00	
Member Receipts	16,546.77	75,869.40	-59,322.63	78.19	
Contributions	6,071.70	0.00	6,071.70	100.00	<u>WP-1</u>
Employer	6,071.70	0.00	6,071.70	100.00	
Mr Joshua Cleary	6,071.70	0.00	6,071.70	100.00	
Rollovers In	10,475.07	75,869.40	-65,394.33	86.19	<u>WP-1</u>
Mr Joshua Cleary	10,475.07	75,869.40	-65,394.33	86.19	
Total Income	16,774.75	75,869.40	-59,094.65	77.89	
Expenses	2023	2022	Change (\$)	Change (%)	
Investment Losses	27.60	0.00	27.60	100.00	
Decrease in Market Value	27.60	0.00	27.60	100.00	<u>WP-1</u>
Units In Listed Unit Trusts	27.60	0.00	27.60	100.00	
Betashares Australian Resources Sector ETF	27.60	0.00	27.60	100.00	



Expenses	2023	2022	Change (\$)	Change (%)	
Other Expenses	2,200.00	0.00	2,200.00	100.00	
Establishment Fee	2,200.00	0.00	2,200.00	100.00	<u>WP-1</u>
Total Expenses	2,227.60	0.00	2,227.60	100.00	
Income Tax	2023	2022	Change (\$)	Change (%)	
Income Tax Expense	944.55	0.00	944.55	100.00	<u>WP-1</u> <u>WP-2</u>
Income Tax Expense	944.55	0.00	944.55	100.00	
Total Income Tax	944.55	0.00	944.55	100.00	
Net Profit(Loss) Total	13,602.60	75,869.40			



Market Value

			Current Status : Good to Go Prior Status : N/A				
See	ecurity Code	Security Name	Source Price	Units	Market Price	Market Value	
SECURITY	Ύ						
QR	RE	Betashares Australian Resources Sector ETF	7.89	765.00	7.89	6,035.85	



Lump Sum Payment - Good to Go

Great news! After review there is nothing that requires your attention.



Preservation Components

Current Status : Good to G Prior Status : N//							Prepared By : N/A	Reviewed By : N/A
			Prior Year				Current Year	
	Account Name	Account Type	Preserved Amount	Restricted Non-Preserved Amount	Unrestricted Non-Preserved Amount	Preserved Amount	Restricted Non-Preserved Amount	Unrestricted Non-Preserved Amount
Mr J	loshua Cleary (Age: 30 at 30/06/2023)							
	Accumulation	Accumulation	75,869.40	0.00	0.00	89,472.00	0.00	0.00



Tax Component Verification (Accumulation)

	Current Status : Good to Go Prior Status : Warning		Reviewed By : N/A
	Account Name	Prior Year Tax Free Amount	Current Year Tax Free Amount
Mr Joshua	a Cleary (Age: 30 at 30/06/2023)		
P	Accumulation	327.23	373.45



Work Test - Good to Go

Great news! After review there is nothing that requires your attention.



Contribution Cap Limit

	Current Status : Good to Go Prior Status : N/A	Prepared By : N/A	Reviewed By : N/A
	Current Year Contributions	Concessional	Non-Concessional
Mr Joshua	Cleary		
Date of Bir	th: 24/09/1992 (Age: 29 at 30/06/2023)		
	Caps	27,500.00	110,000.00
	Cumulative available unused cap	102,500.00	0.00
	Maximum cap available	130,000.00	110,000.00
	Contributions made (to this fund)	6,071.70	0.00
	Contributions made (to other fund)	0.00	0.00
	Contributions as allocated	6,071.70	0.00
	Amount above caps	0.00	0.00

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Negative Balance - Good to Go

Great news! After review there is nothing that requires your attention.



Contra Bank Entries

		(Current Status : Good to Go Prior Status : Warning	Prepared By : N/A	Reviewed By : N/A
	Date	Description	Debits	Credits	Balance
CBA [Direct Investment Account				
P	10/05/2023	Transfer to CBA A/c NetBank Transfer CDIA	0.00	50.00	50.00
	10/05/2023	Transfer from NetBank Transfer CDIA	0.00	6,021.70	6,071.70
CBA E	Bank Account				
•	10/05/2023	Transfer to CBA A/c NetBank Transfer Test	50.00	0.00	6,021.70
P	10/05/2023	Transfer to CBA A/c NetBank Transfer CDIA	6,021.70	0.00	0.00



Income Comparison

Current Status : Good to G Prior Status : Warnin					Prepared By : N/A	Reviewed By : N/A
	Date	Income Type	Total Income	Franking Credit	Estimated Income	Estimated Franking Credit
QRE	Betashares Australian F	Resources Sector ETF (ASX:QRE)				
•	30/06/2023	Distribution	161.73	0.00	161.73	62.76



Benefits Paid to Member < 60 - Good to Go

Great news! After review there is nothing that requires your attention.



Retirement Condition - Good to Go

Great news! After review there is nothing that requires your attention.



Pension Limit - Not Applicable

The system did not find any data to process.



Tax Effective Allocation of Pension Payment (Member Level) - Not Applicable

The system did not find any data to process.



Preservation Components for Member above 65 - Not Applicable

The system did not find any data to process.



Tax Component Verification (Pension) - Not Applicable

The system did not find any data to process.



Tax Effective Allocation of Pension Payment (Pension Account Level) - Not Applicable

The system did not find any data to process.



General Ledger

Dete	Decerintien	Oursetitu	Dahita	Orealite	Delevee			
Date	Description	Quantity	Debits	Credits	Balance			
Member Receipts / Ro	llovers In / Mr Joshua Cleary							
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
27/07/2022	Rollover In	0.00	0.00	10,475.07	10,475.07			
30/06/2023	Closing Balance	0.00	0.00	0.00	10,475.07			
Member Receipts / Co	Member Receipts / Contributions / Employer / Mr Joshua Cleary							
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
04/11/2022	Employer Contribution: NDE Solutions Pty Ltd	0.00	0.00	1,453.84	1,453.84			
03/02/2023	Employer Contribution: NDE Solutions Pty Ltd	0.00	0.00	4,617.86	6,071.70			
30/06/2023	Closing Balance	0.00	0.00	0.00	6,071.70			
Investment Income / D	Distributions / Units In Listed Unit Trusts / E	Betashares Australian Ro	esources Sector ETF					
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
30/06/2023	Distribution - Tax Statement	0.00	0.00	65.96	65.96			
30/06/2023	QRE AUD EST 0.1914 FRANKED, 30% CTR, DRP	0.00	0.00	161.73	227.69			
30/06/2023	Closing Balance	0.00	0.00	0.00	227.69			
Investment Income / Interest / Cash At Bank / CBA Direct Investment Account								
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
01/06/2023	Credit Interest	0.00	0.00	0.29	0.29			
30/06/2023	Closing Balance	0.00	0.00	0.00	0.29			



Date	Description	Quantity	Debits	Credits	Balance			
Other Expenses / Estal	Other Expenses / Establishment Fee							
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
29/07/2022	SMSF Setup	0.00	2,200.00	0.00	2,200.00			
30/06/2023	Closing Balance	0.00	0.00	0.00	2,200.00			
Investment Losses / De	ecrease in Market Value / Units In Listed U	nit Trusts / Betashares /	Australian Resources Sector E	TF				
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
30/06/2023	Market Value Adjustment	0.00	27.60	0.00	27.60			
30/06/2023	Closing Balance	0.00	0.00	0.00	27.60			
Income Tax Expense /	Income Tax Expense							
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
04/11/2022	Fund Income Tax	0.00	218.08	0.00	218.08			
03/02/2023	Fund Income Tax	0.00	692.68	0.00	910.76			
30/06/2023	Fund Income Tax	0.00	33.79	0.00	944.55			
30/06/2023	Closing Balance	0.00	0.00	0.00	944.55			
Investments - NDE SOI	LUTIONS PTY LTD							
01/07/2022	Opening Balance	1,331,028.00	0.00	0.00	75,000.00			
01/07/2022	Split or Consolidation	-1,223,563.00	0.00	0.00	75,000.00			
29/07/2022	Share purchase	0.00	9,144.47	0.00	84,144.47			
30/06/2023	Closing Balance	107,465.00	0.00	0.00	84,144.47			
Investments - Betasha	res Australian Resources Sector ETF							



Date	Description	Quantity	Debits	Credits	Balance
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
15/05/2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	765.00	6,063.45	0.00	6,063.45
30/06/2023	Market Value Adjustment	0.00	0.00	27.60	6,035.85
30/06/2023	Closing Balance	765.00	0.00	0.00	6,035.85
Cash At Bank - Cl	BA Bank Account				
01/07/2022	Opening Balance	0.00	0.00	0.00	869.40
27/07/2022	Aus retire prn	0.00	10,475.07	0.00	11,344.47
29/07/2022	Share purchase	0.00	0.00	9,144.47	2,200.00
29/07/2022	SMSF Setup	0.00	0.00	2,200.00	0.00
04/11/2022	SuperChoice P/L PC 311022	0.00	1,453.84	0.00	1,453.84
03/02/2023	SuperChoice P/L PC 311022	0.00	4,617.86	0.00	6,071.70
10/05/2023	Transfer to CBA A/c NetBank Transfer CDIA	0.00	0.00	6,021.70	50.00
10/05/2023	Transfer to CBA A/c NetBank Transfer Test	0.00	0.00	50.00	0.00
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00
Cash At Bank - Cl	BA Direct Investment Account				
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
10/05/2023	Transfer from NetBank Transfer CDIA	0.00	6,021.70	0.00	6,021.70
10/05/2023	Transfer to CBA A/c NetBank Transfer CDIA	0.00	50.00	0.00	6,071.70
15/05/2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	0.00	0.00	6,063.45	8.25

Date	Description	Quantity	Debits	Credits	Balance			
01/06/2023	Credit Interest	0.00	0.29	0.00	8.54			
30/06/2023	Closing Balance	0.00	0.00	0.00	8.54			
Other Assets - Unsettle	ed Trades / Acquisitions / Shares in Unlist	ed Companies / NDE SO	LUTIONS PTY LTD					
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
29/07/2022	Share purchase	0.00	0.00	9,144.47	9,144.47			
29/07/2022	Share purchase	0.00	9,144.47	0.00	0.00			
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00			
Other Assets - Unsettle	Other Assets - Unsettled Trades / Acquisitions / Units In Listed Unit Trusts / Betashares Australian Resources Sector ETF							
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
15/05/2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	0.00	0.00	6,063.45	6,063.45			
15/05/2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	0.00	6,063.45	0.00	0.00			
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00			
Other Assets - Receiva	ables / Investment Income Receivable / Dis	stributions / Units In List	ed Unit Trusts / Betashares A	ustralian Resources Sector ET	F			
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
30/06/2023	QRE AUD EST 0.1914 FRANKED, 30% CTR, DRP	0.00	86.73	0.00	86.73			
30/06/2023	Closing Balance	0.00	0.00	0.00	86.73			
Other Assets - Receiva	ables / Investment Income Receivable / Inte	erest / Cash At Bank / Cl	BA Direct Investment Account					
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			

Date	Description	Quantity	Debits	Credits	Balance			
01/06/2023	Credit Interest	0.00	0.29	0.00	8.54			
30/06/2023	Closing Balance	0.00	0.00	0.00	8.54			
Other Assets - Unsettle	ed Trades / Acquisitions / Shares in Unlist	ed Companies / NDE SO	LUTIONS PTY LTD					
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
29/07/2022	Share purchase	0.00	0.00	9,144.47	9,144.47			
29/07/2022	Share purchase	0.00	9,144.47	0.00	0.00			
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00			
Other Assets - Unsettle	Other Assets - Unsettled Trades / Acquisitions / Units In Listed Unit Trusts / Betashares Australian Resources Sector ETF							
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
15/05/2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	0.00	0.00	6,063.45	6,063.45			
15/05/2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	0.00	6,063.45	0.00	0.00			
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00			
Other Assets - Receiva	ables / Investment Income Receivable / Dis	stributions / Units In List	ed Unit Trusts / Betashares A	ustralian Resources Sector ET	F			
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
30/06/2023	QRE AUD EST 0.1914 FRANKED, 30% CTR, DRP	0.00	86.73	0.00	86.73			
30/06/2023	Closing Balance	0.00	0.00	0.00	86.73			
Other Assets - Receiva	ables / Investment Income Receivable / Inte	erest / Cash At Bank / Cl	BA Direct Investment Account					
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			

Date	Description	Quantity	Debits	Credits	Balance			
01/06/2023	Credit Interest	0.00	0.29	0.00	8.54			
30/06/2023	Closing Balance	0.00	0.00	0.00	8.54			
Other Assets - Unset	tled Trades / Acquisitions / Shares in Unlist	ed Companies / NDE SC	LUTIONS PTY LTD					
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
29/07/2022	Share purchase	0.00	0.00	9,144.47	9,144.47			
29/07/2022	Share purchase	0.00	9,144.47	0.00	0.00			
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00			
Other Assets - Unset	Other Assets - Unsettled Trades / Acquisitions / Units In Listed Unit Trusts / Betashares Australian Resources Sector ETF							
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
15/05/2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	0.00	0.00	6,063.45	6,063.45			
15/05/2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	0.00	6,063.45	0.00	0.00			
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00			
Other Assets - Receiv	vables / Investment Income Receivable / Dis	stributions / Units In List	ed Unit Trusts / Betashares Au	Istralian Resources Sector ET	F			
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			
30/06/2023	QRE AUD EST 0.1914 FRANKED, 30% CTR, DRP	0.00	86.73	0.00	86.73			
30/06/2023	Closing Balance	0.00	0.00	0.00	86.73			
Other Assets - Receiv	vables / Investment Income Receivable / Int	erest / Cash At Bank / C	BA Direct Investment Account					
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00			

Date	Description	Quantity	Debits	Credits	Balance
01/06/2023	Credit Interest	0.00	0.29	0.00	8.54
30/06/2023	Closing Balance	0.00	0.00	0.00	8.54
Other Assets - Unsettle	ed Trades / Acquisitions / Shares in Unliste	ed Companies / NDE SO	LUTIONS PTY LTD		
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
29/07/2022	Share purchase	0.00	0.00	9,144.47	9,144.47
29/07/2022	Share purchase	0.00	9,144.47	0.00	0.00
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00
Other Assets - Unsettle	ed Trades / Acquisitions / Units In Listed L	Init Trusts / Betashares	Australian Resources Sector I	ETF	
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
15/05/2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	0.00	0.00	6,063.45	6,063.45
15/05/2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	0.00	6,063.45	0.00	0.00
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00
Other Assets - Receiva	bles / Investment Income Receivable / Dis	stributions / Units In List	ed Unit Trusts / Betashares Au	ustralian Resources Sector ET	F
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
30/06/2023	QRE AUD EST 0.1914 FRANKED, 30% CTR, DRP	0.00	86.73	0.00	86.73
30/06/2023	Closing Balance	0.00	0.00	0.00	86.73
Other Assets - Receiva	bles / Investment Income Receivable / Inte	erest / Cash At Bank / Cl	BA Direct Investment Account		
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00

01/07/2022	Opening Balance	0.00	
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Date	Description	Quantity	Debits	Credits	Balance
01/06/2023	Credit Interest	0.00	0.00	0.29	0.29
01/06/2023	Credit Interest	0.00	0.29	0.00	0.00
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00
Other Assets - Rec	ceivables / Member Income Receivable / Rollov	vers In / Mr Joshua Clea	ry		
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
27/07/2022	Rollover In	0.00	10,475.07	0.00	10,475.07
27/07/2022	RolloverIn Received	0.00	0.00	10,475.07	0.00
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00
Other Assets - Rec	ceivables / Member Income Receivable / Contri	ibutions / Mr Joshua Cle	ary		
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
04/11/2022	Contribution Received	0.00	0.00	1,453.84	1,453.84
04/11/2022	Employer Contribution: NDE Solutions Pty Ltd	0.00	1,453.84	0.00	0.00
03/02/2023	Contribution Received	0.00	0.00	4,617.86	4,617.86
03/02/2023	Employer Contribution: NDE Solutions Pty Ltd	0.00	4,617.86	0.00	0.00
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00
Other Creditors an	d Accruals / Establishment Fee				
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
29/07/2022	SMSF Setup	0.00	0.00	2,200.00	2,200.00
29/07/2022	SMSF Setup	0.00	2,200.00	0.00	0.00
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00



Date	Description	Quantity	Debits	Credits	Balance
Income Tax Payable / F	Provision for Income Tax				
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
04/11/2022	Tax Effect Of Income	0.00	0.00	218.08	218.08
03/02/2023	Tax Effect Of Income	0.00	0.00	692.68	910.76
30/06/2023	Tax Effect Of Income	0.00	0.00	33.79	944.55
30/06/2023	Closing Balance	0.00	0.00	0.00	944.55
Income Tax Payable / L	Jnits In Listed Unit Trusts / Betashares Au	istralian Resources Sect	or ETF		
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
30/06/2023	QRE AUD EST 0.1914 FRANKED, 30% CTR, DRP	0.00	75.00	0.00	75.00
30/06/2023	Closing Balance	0.00	0.00	0.00	75.00
Income Tax Payable / F	Franking Credits / Units In Listed Unit Trus	sts / Betashares Australi	an Resources Sector ETF		
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
30/06/2023	Distribution - Tax Statement	0.00	65.78	0.00	65.78
30/06/2023	Closing Balance	0.00	0.00	0.00	65.78
Income Tax Payable / Foreign Tax Credits / Units In Listed Unit Trusts / Betashares Australian Resources Sector ETF					
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
30/06/2023	Distribution - Tax Statement	0.00	0.18	0.00	0.18
30/06/2023	Closing Balance	0.00	0.00	0.00	0.18
Fund Suspense / CBA	Bank Account				



Date	Description	Quantity	Debits	Credits	Balance
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
27/07/2022	Aus retire prn	0.00	0.00	10,475.07	10,475.07
27/07/2022	Aus retire prn	0.00	10,475.07	0.00	0.00
29/07/2022	Share purchase	0.00	0.00	9,144.47	9,144.47
29/07/2022	Share purchase	0.00	9,144.47	0.00	0.00
29/07/2022	SMSF Setup	0.00	0.00	2,200.00	2,200.00
29/07/2022	SMSF Setup	0.00	2,200.00	0.00	0.00
04/11/2022	SuperChoice P/L PC 311022	0.00	0.00	1,453.84	1,453.84
04/11/2022	SuperChoice P/L PC 311022	0.00	1,453.84	0.00	0.00
03/02/2023	SuperChoice P/L PC 311022	0.00	0.00	4,617.86	4,617.86
03/02/2023	SuperChoice P/L PC 311022	0.00	4,617.86	0.00	0.00
10/05/2023	Transfer to CBA A/c NetBank Transfer CDIA	0.00	0.00	6,021.70	6,021.70
10/05/2023	Transfer to CBA A/c NetBank Transfer CDIA	0.00	6,021.70	0.00	0.00
10/05/2023	Transfer to CBA A/c NetBank Transfer Test	0.00	0.00	50.00	50.00
10/05/2023	Transfer to CBA A/c NetBank Transfer Test	0.00	50.00	0.00	0.00
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00
Fund Suspense / CBA Direct Investment Account					
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
10/05/2023	Transfer from NetBank Transfer CDIA	0.00	0.00	6,021.70	6,021.70
10/05/2023	Transfer from NetBank Transfer CDIA	0.00	6,021.70	0.00	0.00

Date	Description	Quantity	Debits	Credits	Balance
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
27/07/2022	Aus retire prn	0.00	0.00	10,475.07	10,475.07
27/07/2022	Aus retire prn	0.00	10,475.07	0.00	0.00
29/07/2022	Share purchase	0.00	0.00	9,144.47	9,144.47
29/07/2022	Share purchase	0.00	9,144.47	0.00	0.00
29/07/2022	SMSF Setup	0.00	0.00	2,200.00	2,200.00
29/07/2022	SMSF Setup	0.00	2,200.00	0.00	0.00
04/11/2022	SuperChoice P/L PC 311022	0.00	0.00	1,453.84	1,453.84
04/11/2022	SuperChoice P/L PC 311022	0.00	1,453.84	0.00	0.00
03/02/2023	SuperChoice P/L PC 311022	0.00	0.00	4,617.86	4,617.86
03/02/2023	SuperChoice P/L PC 311022	0.00	4,617.86	0.00	0.00
10/05/2023	Transfer to CBA A/c NetBank Transfer CDIA	0.00	0.00	6,021.70	6,021.70
10/05/2023	Transfer to CBA A/c NetBank Transfer CDIA	0.00	6,021.70	0.00	0.00
10/05/2023	Transfer to CBA A/c NetBank Transfer Test	0.00	0.00	50.00	50.00
10/05/2023	Transfer to CBA A/c NetBank Transfer Test	0.00	50.00	0.00	0.00
30/06/2023	Closing Balance	0.00	0.00	0.00	0.00
Fund Suspense / CBA Direct Investment Account					
01/07/2022	Opening Balance	0.00	0.00	0.00	0.00
10/05/2023	Transfer from NetBank Transfer CDIA	0.00	0.00	6,021.70	6,021.70
10/05/2023	Transfer from NetBank Transfer CDIA	0.00	6,021.70	0.00	0.00



DeterDescriptionQuantityDebitsCreditsBalance10050023Transfer CBA Arc NetBark Transfer CDA0.00.0050.0050.0010050024Transfer CBA Arc NetBark Transfer CDA0.00.0000.0000.00010050023Transfer CBA Arc NetBark Transfer CDA0.00.0000.0000.00010050024Transfer CBA Arc NetBark Transfer CDA0.00.0000.0000.00010050024Transfer CBA Arc NetBark Transfer CDA0.00.0000.0000.00010050024Transfer CBA Arc NetBark Transfer CDA0.00.0000.0000.00001060205Transfer CBA Arc NetBark Transfer CDA0.00.0000.0000.00001060205Transfer CBA Arc NetBark Transfer CDA0.0000.0000.0000.00001060205CertI Interest0.000.0000.0000.0000.00001060205NetBark Transfer CDA0.000.0000.0000.00001060205NetBark Transfer CDA0.000.0000.0000.00001070205NetBark Transfer CDA0.000.0000.0000.00001070205NetBark Transfer CDA0.000.0000.0000.00001070205NetBark Transfer CDA0.000.0000.0000.00001070205NetBark Transfer CDA0.000.0000.0000.00001070205NetBark Transfer CDA0.000.0000.0000.00001070205NetBark T						
1005/2023Transfer to CBA A/c NetBank Transfer CDIA0.000.000.000.0015/05/2023Direct Debit 05234 COMMSEC SECURITI0.000.000.000.0030.00015/05/2023Direct Debit 05234 COMMSEC SECURITI0.000.000.0000.0000.00001/05/2023Credit Interest0.000.000.000.000.0001/05/2023Credit Interest0.000.000.000.000.0000/06/2023Credit Interest0.000.000.000.000.0000/06/2023Credit Interest0.000.000.000.000.0000/06/2023Credit Interest0.000.000.000.000.0000/06/2023Credit Interest0.000.000.000.000.0000/07/2022Relover In0.000.000.000.000.0001/07/2022Opening Balance0.000.000.000.010.68,847,8001/07/2022Contribution Tax Withheld0.000.010.010.68,87,58001/02223Contribution Tax Withheld0.000.000.01,453,40.68,87,58003/022023Contribution Tax Withheld0.000.000.01,453,40.68,87,58003/022023Income Taxee Allocated0.000.000.01,451,4530.61,453,403/022023Income Taxee Allocated0.000.01,453,70.01,451,45303/022023Income Taxee Allocated0.000.1,954,85	Date	Description	Quantity	Debits	Credits	Balance
15/05/2023Direct Debit 062934 COMMSEC SECURITI0.000.0	10/05/2023	Transfer to CBA A/c NetBank Transfer CDIA	0.00	0.00	50.00	50.00
International CommitteeInternational CommitteeInternational Committee15/05/2023Died Dabt 062334 COMMSEC SECURITI0.000.00.000.00.000.00.0001/06/2023Credit Interest0.000.00.000.00.000.00.0000/06/2023Credit Interest0.000.00.000.00.000.00.0000/06/2023Cosing Balance0.000.00.000.00.000.00.0001/07/2024Dening Balance0.000.00.000.00.0075.665.4001/07/2025Contribution Tax Vithheld0.000.00.000.00.000.05.665.4001/12/224Contribution: NDE Solutions Pty Li0.000.00.000.01.435.480.65.87.5503/022023Contribution: NDE Solutions Pty Li0.000.00.000.01.45.880.65.87.5503/022023Inpoyer Contribution: NDE Solutions Pty Li0.000.00.000.01.45.7800.01.65.87.5503/022023Inpoyer Contribution: NDE Solutions Pty Li0.000.00.000.01.45.7800.01.65.87.5503/022023Inpoyer Contribution: NDE Solutions Pty Li0.000.03.790.000.01.45.78003/022023Inpoyer Contribution: NDE Solutions Pty Li0.000.03.790.000.01.45.78003/022023Inpoyer Contribution: NDE Solutions Pty Li0.000.03.790.000.01.45.78003/022024Inpoyer Contribution: NDE Solutions Pty Li0.000.03.790.000.01.45.78003/022025Inpoyer Contribution: NDE Solutions Pty Li0.00	10/05/2023	Transfer to CBA A/c NetBank Transfer CDIA	0.00	50.00	0.00	0.00
COMMSECCommSec <t< td=""><td>15/05/2023</td><td></td><td>0.00</td><td>0.00</td><td>6,063.45</td><td>6,063.45</td></t<>	15/05/2023		0.00	0.00	6,063.45	6,063.45
Image: Constraint of the set	15/05/2023		0.00	6,063.45	0.00	0.00
30/06/2023Closing Balance0.000.000.000.000.00Member Lettilement Lettilemen	01/06/2023	Credit Interest	0.00	0.00	0.29	0.29
NetworkNote of the second	01/06/2023	Credit Interest	0.00	0.29	0.00	0.00
Opening Balance 0.00 0.00 0.00 75,669,40 27/07/2022 Rollover In 0.00 0.00 0.010,475,07 86,344,47 0/11/2022 Contribution Tax Withheld 0.00 0.010,00 0.06,263,99 0/11/2022 Employer Contribution: NDE Solutions Ptylet 0.00 0.00 0.01,453,89 0.06,263,99 0/11/2022 Contribution Tax Withheld 0.00 0.00 0.01,453,89 0.06,263,99 0/11/2022 Employer Contribution: NDE Solutions Ptylet 0.00 0.06,263,99 0.00 0.06,887,55 0/02/2023 Employer Contribution: NDE Solutions Ptylet 0.00 0.01,337,99 0.00 91,451,64 0/06/2023 Income Taxes Allocated 0.00 0.01,999,69 0.00 0.89,472,00 0/06/2023 Investment Profit or Loss 0.00 0.01,999,69 0.00 0.08,472,00	30/06/2023	Closing Balance	0.00	0.00	0.00	0.00
27/07/2021Rollover In0.000.000.000.0475.0786,344.470/11/2021Contribution Tax Withheld0.000.0218.080.0086,326.390/01/2023Employer Contribution: NDE Solutions Pty Ltd0.000.000.014,53.8487,580.230/02/2023Contribution Tax Withheld0.000.000.014,51.840.0086,887.550/02/2023Employer Contribution: NDE Solutions Pty Ltd0.000.014,01.040.0086,887.550/02/2023Employer Contribution: NDE Solutions Pty Ltd0.000.014,01.040.014,01.040.014,01.040/02/2023Income Taxes Allocated0.000.014,01.040.014,01.040.014,01.040.014,01.040/02/2023Investment Profit or Loss0.010.014,01.040.014,01.040.014,01.040.014,01.040/02/2023Investment Profit or Loss0.020.014,01.040.014,01.040.014,01.040.014,01.040/02/2023Investment Profit or Loss0.020.014,01.040.014,01.040.014,01.040.014,01.040/02/2023Investment Profit or Loss0.020.014,01.040.014,01.040.014,01.040/02/2023Investment Profit or Loss0.020.014,01.040.014,01.040.014,01.040/02/2023Investment Profit or Loss0.020.014,01.040.014,01.040.014,01.040/02/2023Investment Profit or Loss0.020.014,01.040.014,01.040.014,01.040/02/2023Investment Profit or Loss0.01	Member Entitlement	Accounts / Mr Joshua Cleary / Accumulatio	n			
04/11/2021Contribution Tax Withheld0.00218.080.0086,126.3904/11/2021Employer Contribution: NDE Solutions Pty Ld0.000.001,453.4887,580.2303/02/2023Contribution: NDE Solutions Pty Ld0.000.000.0086,887.5503/02/2023Employer Contribution: NDE Solutions Pty Ld0.000.000.0191,905.4103/02/2023Income Taxes Allocated0.000.010.010.0191,471.6203/06/2023Investment Profit or Loss0.000.011,999.620.0093,472.00	01/07/2022	Opening Balance	0.00	0.00	0.00	75,869.40
And the second	27/07/2022	Rollover In	0.00	0.00	10,475.07	86,344.47
No. Contribution Tax WithheldNo. Contribution: NDE Solutions Pty LidNo. Contribution: NDE Solution: NDE Soluti	04/11/2022	Contribution Tax Withheld	0.00	218.08	0.00	86,126.39
No.No	04/11/2022	Employer Contribution: NDE Solutions Pty Ltd	0.00	0.00	1,453.84	87,580.23
30/06/2023Income Taxes Allocated0.0033.790.0091,471.6230/06/2023Investment Profit or Loss0.000.001,999.620.0089,472.00	03/02/2023	Contribution Tax Withheld	0.00	692.68	0.00	86,887.55
30/06/2023 Investment Profit or Loss 0.00 1,999.62 0.00 0.00 89,472.00	03/02/2023	Employer Contribution: NDE Solutions Pty Ltd	0.00	0.00	4,617.86	91,505.41
	30/06/2023	Income Taxes Allocated	0.00	33.79	0.00	91,471.62
30/06/2023 Closing Balance 0.00 89,472.00	30/06/2023	Investment Profit or Loss	0.00	1,999.62	0.00	89,472.00
	30/06/2023	Closing Balance	0.00	0.00	0.00	89,472.00



Permanent Documents

OCR_ABN Advice Letter.pdf

OCR_Clearly Pickled Pty Ltd - Constitution.pdf

OCR_Engagement Letter.pdf

New Fund Details Form.pdf

Clearly Pickled Pty Ltd_362 form.pdf

SMSF Establishment Invoice.pdf

OCR_Director ID Number.pdf

Clear Elite IF Super Fund - Deed.pdf

Clearly Pickled Pty Ltd_362 confirmation.pdf

Clearly Pickled ASIC Corporate Key.pdf

OCR_TFN Notification.pdf

ATO Trustee Declaration (2).pdf

Clear Elite IF Super Fund - Deed (2).pdf

OCR_WhatsApp Image 2022-03-11 at 4.31.48 PM.pdf

ATO Trustee Declaration.pdf

CompanyRegistration_658156908.PDF

SMSF Investment Strategy template.pdf

OCR_Clearly Pickled Pty Ltd - Constitution (2).pdf



Clearly Pickled Pty Ltd_ASIC Extract.pdf



Self-managed superannuation fund annual return

Who should complete this annual return?

Only self-managed superannuation funds (SMSFs) can complete this annual return. All other funds must complete the Fund income tax return 2023 (NAT 71287).

C

1

The Self-managed superannuation fund annual return instructions 2023 (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).

To complete this annual return

- Print clearly, using a BLACK pen only.
- Use BLOCK LETTERS and print one character per box.



Place |X| in ALL applicable boxes.

Postal address for annual returns: Australian Taxation Office GPO Box 9845 [insert the name and postcode of your capital city]

> For example; Australian Taxation Office **GPO Box 9845** SYDNEY NSW 2001

Section A: Fund information

******* Tax file number (TFN)

To assist processing, write the fund's TFN at the top of pages 3, 5, 7 and 9.

The ATO is authorised by law to request your TFN. You are not obliged to quote your TFN but not quoting it could increase the chance of delay or error in processing your annual return. See the Privacy note in the Declaration.

2 Name of self-managed superannuation fund (SMSF)

Cle	ear Elite IF Super Fund			
3	Australian business number (ABN) (if applicable) 1250	0933028		
4	Current postal address			
PC	9 Box 230			
	purb/town		State/territory	Postcode
Gle	en Osmond		SA	5064
5	Annual return status Is this an amendment to the SMSF's 2023 return?	A No X Yes		
	Is this the first required return for a newly registered SMSF?	B No X Yes		

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Fund's tax file number (TFN) ********

6 SMSF auditor

Auditor's name		
Title: MR		
Family name		
Boys		
First given name	Other given names	
Anthony		
SMSF Auditor Number Auditor's phone r	number	
100014140 04 10702	708	
Postal address		
PO Box 3376		
Suburb/town		State/territory Postcode
Rundle Mall		State/territory Postcode
Day Month	Year	0,1
Date audit was completed A		
Was Part A of the audit report qualified?	No X Yes	
Was Part B of the audit report qualified?	No X Yes	
If Part B of the audit report was qualified, have the reported issues been rectified?	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	067167	Fund account number	33810127			
Fund account name						
Clearly Pickled Pty Ltd ATF Clear Elite IF Super Fund						

I would like my tax refunds made to this account. 🔀 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.

BSB number	Account number	
Account name		

C Electronic service address alias

Provide the electronic service address alias (ESA) issued by your SMSF messaging provider. (For example, SMSFdataESAAlias). See instructions for more information.

smsfdataflow

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	Fund's tax file number (TFN)
8	Status of SMSF Australian superannuation fund A No Yes X Fund benefit structure B A Code
	Does the fund trust deed allow acceptance of the Government's Super Co-contribution and Low Income Super Amounts?
9	Was the fund wound up during the income year? No Yes If yes, provide the date on which the fund was wound up Momentia Year Have all tax lodgment and payment obligations been met?
10	Exempt current pension income Did the fund pay retirement phase superannuation income stream benefits to one or more members in the income year?
	To claim a tax exemption for current pension income, you must pay at least the minimum benefit payment under the law. Record exempt current pension income at Label A.
	No X Go to Section B: Income.
	Yes Exempt current pension income amount A \$
	Which method did you use to calculate your exempt current pension income?
	Segregated assets method B
	Unsegregated assets method C Was an actuarial certificate obtained? D Yes
	Did the fund have any other income that was assessable?
	E Yes Go to Section B: Income.
	No (Choosing 'No' means that you do not have any assessable income, including no-TFN quoted contributions. Go to Section C: Deductions and non-deductible expenses. (Do not complete Section B: Income.)
	If you are entitled to claim any tax offsets, you can list these at Section D: Income tax calculation statement.

Section E	: Income
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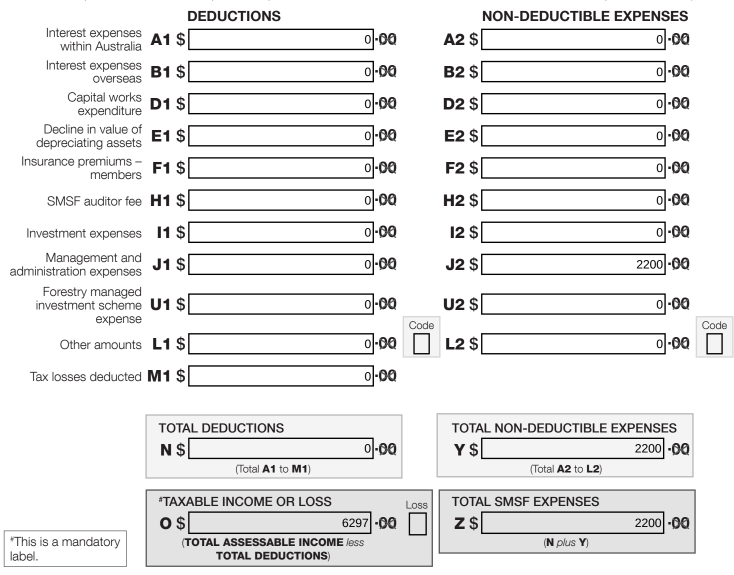
Do not complete this section if all superannuation interests in the SMSF were supporting superannuation income streams in the retirement phase for the entire year, there was no other income that was assessable, and you have not realised a deferred notional gain. If you are entitled to claim any tax offsets, you can record these at Section D: Income tax calculation statement.

11 Income Did you have a capita (CGT) event durin <u>c</u>	al gains tax G	No 🗙 Yes	\$10,000 or yc	ital loss or total capital gain is greater u elected to use the transitional CGT deferred notional gain has been realis	relief in
			complete and Code	attach a Capital gains tax (CGT) sche	edule 2023
Have you exemption c	applied an or rollover?	No Yes			
Net capital gain			in A \$	0 -90	
Gross rent and other leasing and hiring income			ne B \$	0 -00	
Gross interest Forestry managed investment scheme income			st C \$	0 .00	
				0 -00	
Gross foreign inco					Loss
D1 \$	1 -00	Net foreign incon	ne D\$	1.00	
Australian franking credits from a New Zealand company			ny E \$	0 - 60	umber
Transfers from foreign funds				0.00	
Gross payments where ABN not quoted				.00	
Calculation of assessable contributions Assessable employer contributions from partner			on I ¢	-00	
R1 \$ 6071-00		Unfranked divider	nd J\$	0.00	
plus Assessable personal cor	ntributions	amou *Franked divider		o .00	
plus ^{#*} No-TFN-quoted contr		amou *Dividend frankir	nt ·	0 -00	
		cree *Gross tru			Code
less Transfer of liability to life insurance distributions			ועו ק	225 -00	Р
company or PST	-00	Assessab contribution (R1 plus I plus R3 less F	^{1S} R \$	6071 -00	
Calculation of non-arm's length income *Net non-arm's length private company dividends U1 \$ 0-00		ne S \$	0 .00		
plus *Net non-arm's length trust distributions 4Assessable incluse		Assessable incon due to changed t	ax T\$	0 -00	
U2 \$	0-00	status of fur	nd		
plus *Net other non-arm's leng U3 \$	•	length incon subject to 45% tax ra (U1 plus U2 plus U		0 .00	
[#] This is a mandatory label.	(S	GROSS INCOM Sum of labels A to		6297 • 90	
*If an amount is entered at this label,	Exempt curre	ent pension incon	ne Y \$.00	
check the instructions to ensure the correct tax treatment has been applied.	TOTAL ASSESSABLE INCOME (W less Y) V \$;	6297 -00	

Section C: Deductions and non-deductible expenses

12 Deductions and non-deductible expenses

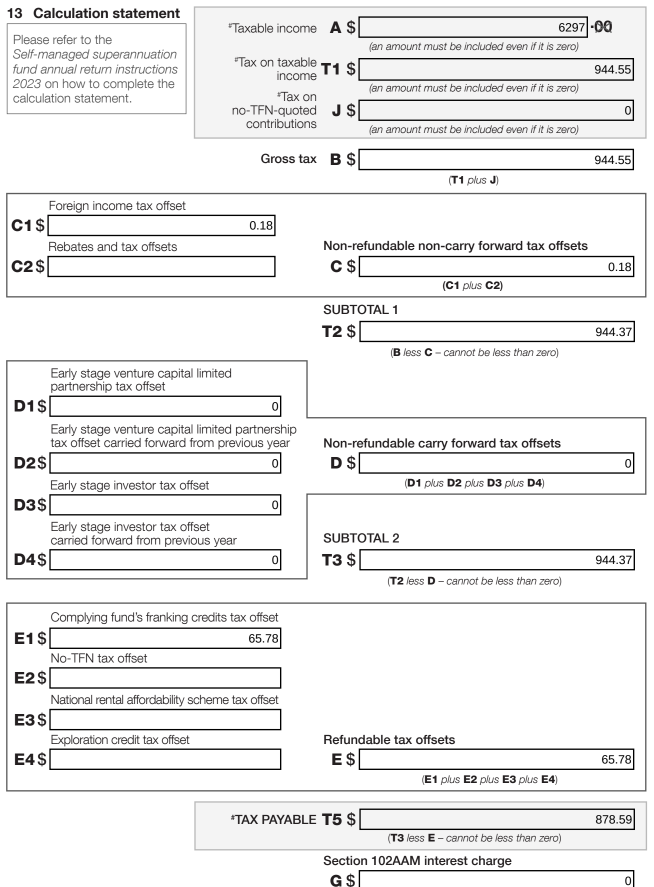
Under 'Deductions' list all expenses and allowances you are entitled to claim a deduction for. Under 'Non-deductible expenses', list all other expenses or normally allowable deductions that you cannot claim as a deduction (for example, all expenses related to exempt current pension income should be recorded in the 'Non-deductible expenses' column).



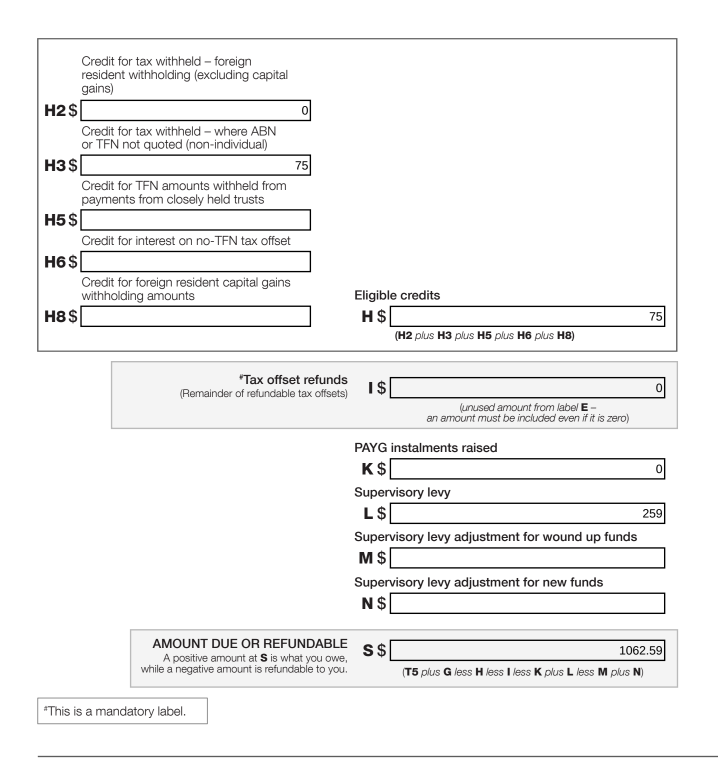
Section D: Income tax calculation statement

#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.



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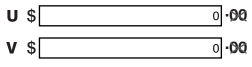


Section E: Losses

14 Losses

If total loss is greater than \$100,000, complete and attach a *Losses schedule 2023*.

Tax losses carried forward to later income years Net capital losses carried forward to later income years



Section F: Member information

MEMBER 1

Title: MR					
Family name					
Cleary					
First given name	Other given nam	nes			
Joshua	Cameron				
Member's TFN			г	Day Month	Year
See the Privacy note in the Declaration.		D	ate of birth	24/09/1992	
Contributions OPENING ACCOU	NT BALANCE \$	6		75869.40	
Refer to instructions for completing these labe	els. Pro	oceeds from p	rimary residenc	ce disposal	
	— Н	\$		0	
Employer contributions	Re	eceipt date	Day Month	Year	
A \$ 60	71.70	1			
ABN of principal employer	As	ssessable foreig	gn superannuat	ion fund amount	
A1		\$		0	
Personal contributions	No	on-assessable	foreign supera	nnuation fund amount	
B \$	J	\$	0 1	0	
CGT small business retirement exemption	Tra	ansfer from res	erve: assessab	le amount	
C \$	0 K			0	
CGT small business 15-year exemption amo		Ŧ	erve: non-asse	essable amount	
D \$	0	\$		0	
Personal injury election	_		m non-comply	_	
E \$	0 an	nd previously no	on-complying f	unds	
Spouse and child contributions	— т	\$		0	
F \$	0 An	ny other contrib	outions		
Other third party contributions		icluding Super ow Income Sur	Co-contribution per Amounts)	ns and	
G \$	0 M			0	
		·			
TOTAL CONTRIBUTIONS	N \$		6071	.70	
	(Sum of la	abels A to M)			
					Loss
Other transactions Allo	cated earnings or losses	o \$		2944.17	L
Accumulation phase account balance	Inward rollovers and	P \$		10475.07	
S1 \$ 89472	transfers				
	Outward rollovers and	Q \$		0	
Retirement phase account balance – Non CDBIS	transfers	αφ		U	0
S2 \$ 0	Lump Sum 🗖	R1 \$			Code
	payments R	13			
Retirement phase account balance – CDBIS	Income				Code
	stream R	82 \$			
S3 \$0	payments				
0 TRIS Count CLOSING ACCO	JNT BALANCE	S \$		89472	
			(S1 plus S2 plus	S3)	
Accumulation	on phase value 🗙	(1 \$			
Dativana	ent phase value 🗙	<u> </u>			
Outstanding li borrowing arrang	mited recourse ement amount	Y \$			

-00

				ASSETS	15
6035 -00	A \$	A	Listed trusts	Australian managed investments	15a
0 -00	В\$	B	Unlisted trusts		
0 -00	С \$	С	Insurance policy		
0 -00	D \$	D	Other managed investments		
8 -00	E \$	Е	Cash and term deposits	Australian direct investments	15b
0 -90	F \$	F	nts Debt securities	Limited recourse borrowing arrangeme	
0.00	G \$	G	•00 Loans	Australian residential real property J1 \$ 0	
0-00	н \$	н	Listed shares	Australian non-residential real property	
84144 -00	I\$		•00 Unlisted shares		
04144	••	_		Overseas real property	
0 .00	J \$	J	Limited recourse borrowing arrangements	J3 \$0 Australian shares	
			•00 Non-residential		
0 -00	К\$	K	real property	Overseas shares	
0 -00 -	L \$	L	•00 Residential real property	J5 \$0	
0 -00 -	М \$	M	Collectables and personal use assets	Other	
88 -00	o \$	0	•00 Other assets		
	••	•		Property count J7 0	
	+				
0 -00	N \$	Ν	Crypto-Currency	Other investments	15c
0 -00	Р\$	Ρ	Overseas shares	Overseas direct investments	15d
0 -00	Q \$	Q	non-residential real property	Overseas	
0 -00 -	R \$	R	seas residential real property	Over	
0 -00	S \$	S	rseas managed investments	Ove	
0 0-00	т \$	т	Other overseas assets		
90275 -00	U \$	U	AND OVERSEAS ASSETS labels A to T)		

	Fund	l's tax file number (TF	N) ********	1000%' 	\$' MS
15f	Limited recourse borrowing arrangements If the fund had an LRBA were the LRBA borrowings from a licensed financial institution?	No Yes				
	Did the members or related parties of the fund use personal guarantees or other security for the LRBA?	3 No Yes				
16	LIABILITIES					
	Borrowings for limited recourse borrowing arrangements					
	V1 \$00					
	Permissible temporary borrowings					
	V2 \$					
	Other borrowings					
	V3 \$00	Borrowings	V	\$	0 .00	
	Total member closir (total of all CLOSING ACCOUNT BALANCE s from	ng account balances m Sections F and G)	W	\$	89472 -00	
		Reserve accounts	X	\$	0 -00	
		Other liabilities	Y	\$	803 - DQ	
		TOTAL LIABILITIES	Ζ	\$	90275 •00	
		L				1

Section I: Taxation of financial arrangements

17	Taxation	of financial	arrangements	(TOFA)
----	----------	--------------	--------------	--------

Total TOFA gains	Н\$	-00
Total TOFA losses	Ι\$	-00

Section J: Other information

Family trust election status

If the trust or	fund h	has made, o	or is m	akir	ng, a f	family	y trus	t election, w	rite the fo	ur-digit inco me year, writ		Α
	sh	echieu or i		CliO		exai	npie,	101 116 2022	2-20 1100	nne year, win	10 2020).	
	10			<i>c</i>								

If revoking or varying a family trust election, print **R** for revoke or print **V** for variation, and complete and attach the *Family trust election, revocation or variation 2023.*

Interposed entity election status

If the trust or fund has an existing election, write the earliest income year specified. If the trust or fund is making one or more elections this year, write the earliest income year being specified and complete an *Interposed entity election or revocation 2023* for each election.

> If revoking an interposed entity election, print **R**, and complete and attach the *Interposed entity election or revocation 2023*.

Α	
В	

С		

Section K: Declarations

Penalties may be imposed for false or misleading information in addition to penalties relating to any tax shortfalls.

Important

Before making this declaration check to ensure that all income has been disclosed and the annual return, all attached schedules and any additional documents are true and correct in every detail. If you leave labels blank, you will have specified a zero amount or the label was not applicable to you. If you are in doubt about any aspect of the annual return, place all the facts before the ATO.

Privacy

The ATO is authorised by the *Taxation Administration Act 1953* to request the provision of tax file numbers (TFNs). We will use the TFN to identify the entity in our records. It is not an offence not to provide the TFN. However if you do not provide the TFN, the processing of this form may be delayed.

Taxation law authorises the ATO to collect information and disclose it to other government agencies. For information about your privacy go to **ato.gov.au/privacy**

TRUSTEE'S OR DIRECTOR'S DECLARATION:

I declare that, the current trustees and directors have authorised this annual return and it is documented as such in the SMSF's records. I have received a copy of the audit report and are aware of any matters raised therein. The information on this annual return, including any attached schedules and additional documentation is true and correct.

Authorised trustee's, director's or public officer's signature

		Day	Month Year
Preferred trustee or director contac	t details:		1 1
Title: MR			
Family name			
Cleary			7
First given name	Other given names		
Joshua	Cameron		
Phone number 04 07135001 Email address			
josh.cleary@ndesolutions.com.au			
Non-individual trustee name (if applicable)			
Clearly Pickled Pty Ltd			
Time taken to	prepare and complete this annual re	eturn Hrs]
The Commissioner of Taxation, as Regist provide on this annual return to maintain			
TAX AGENT'S DECLARATION: I declare that the <i>Self-managed superannuat</i> provided by the trustees, that the trustees have correct, and that the trustees have authorise Tax agent's signature	ave given me a declaration stating th	en prepared in accordar at the information provid Day Date	nce with information ded to me is true and Month Year
Tax agent's contact details			
Title: MS			
Family name			
Cooper			7
First given name	Other given names		
Emily			
Tax agent's practice			
SMSF Australia			
Tax agent's phone number	Reference number CLE		igent number 17257



Clear Elite IF Super Fund Investment Revaluation as at 30 June 2023

Investment		Price Date	Market Price	Quantity	Market Value	Change in Market Value			
Listed Se	ecurities Market								
QRE	Betashares Australian Resources Sector ETF (ASX:QRE)	30 Jun 2023	7.89000	765.00000	6,035.85	(27.60)			
Listed So	ecurities Market Total				6,035.85	(27.60)			
Unlisted	Market								
UNLIST	NDE SOLUTIONS PTY LTD	30 Jun 2023	0.78299	107,465.00000	84,144.47	0.00			
Unlisted	Market Total				84,144.47	0.00			
Fund To	tal				90,180.32	(27.60)			



Clear Elite IF Super Fund Investment Income Comparison Report For the period 1 July 2022 to 30 June 2023

		Ledge	r Data		Announcement Data								
Payment Date	Income Type	Total Income	Tax Credits+	Diff *	Quantity	Held < 45 Days	Amount Per Unit	Total Income	Tax Credits+				
Cash At Ba	ank												
CBA.BACC	2: CBA Direct Inve	stment Account											
01/06/2023	Interest	0.29	0.00										
		0.29	0.00										
Total		0.29	0.00										
Units In Li	sted Unit Trusts												
QRE: Betas	hares Australian Re	esources Sector I	ETF (ASX:QRE)										
30/06/2023	Distribution	161.73	0.00	*	765	0	0.2114	161.73	62.76				
		161.73	0.00				_	161.73	62.76				
Total		161.73	0.00				-	161.73	62.76				

+Note: Tax Credits refer to franking credits for domestic income and foreign tax credits where the income is foreign in nature.



Clear Elite IF Super Fund

Tax Accounting Reconciliation

For the period 1 July 2022 to 30 June 2023

Operating Statement Profit vs. Provision for Income	e Tax	2023 \$
Benefits Accrued as a Result of Operations before Income Tax		14,547.15
ADD:		
Decrease in Market Value Non-Deductible Expenses		27.60 2,200.00
LESS:		
Non-Taxable Income		0.36
Rollovers In		10,475.07
Rounding		2.32
Taxable Income or Loss	-	6,297.00
	Income Amount	Tax Amount
Gross Tax @ 15% for Concessional Income	6,297.00	944.55
Gross Tax @ 45% for Net Non-Arm's Length Income	0.00	0.00
No-TFN Quoted Contributions @ 32%	0.00	0.00
Change in Carried Forward Losses	0.00	0.00
Provision for Income Tax	-	944.55

Provision for Income Tax vs. Income Tax Expense	
Provision for Income Tax	944.55
Income Tax Expense	944.55

Provision for Income Tax vs. Income Tax Payable

Provision for Income Tax	944.55
LESS:	
Withholding Credits	75.00
Franking Credits	65.78
Foreign Tax Credits	0.18
Income Tax Payable (Receivable)	803.59

Exempt Current Pension Income Settings

Pension Exempt % (Actuarial)	0.0000%
Pension Exempt % (Expenses)	0.0000%
Assets Segregated For Pensions	No



Clear Elite IF Super Fund Statement of Taxable Income For the Period from 1 July 2022 to 30 June 2023

			Tax Return	
Description	Investment Reference	Date	Ref.	Amount
Income		S	ection B	
Net Capital Gain		00 km 0000	٩	0.00
Deferred Capital Gain Realised Less Capital Losses Applied		30 Jun 2023 30 Jun 2023	A	0.00
		30 Jun 2023	A	0.00
Total Net Capital Gain		00 00 2020	Α	0.00
-				
Total Gross Rent and Other Leasing & Hiring	Income		В	0.00
Gross Interest Credit Interest	CBA.BACCT2: CBA Direct Investment Account	01 Jun 2023	С	0.29
Less Rounding			С	(0.29)
Total Gross Interest			С	0.00
Total Forestry Managed Investment Scheme	Income		X	0.00
Net Foreign Income				
Distribution - Tax Statement	QRE: Betashares Australian Resources Sector ETF	30 Jun 2023	D	1.50
Less Rounding	LII		D	(0.50)
Total Net Foreign Income			D	1.00
Total Australian Franking Credits from a New	/ Zealand Company		E	0.00
Total Transfers from Foreign Funds			F	0.00
Total Gross Payments where ABN not quoted	d		н	0.00
Total Gross Distribution from Partnerships				0.00
Total Unfranked Dividend Amount			J	0.00
Total Franked Dividend Amount			к	0.00
Total Dividend Franking Credit				0.00
Gross Trust Distributions				
Distribution - Tax Statement	QRE: Betashares Australian Resources Sector ETF	30 Jun 2023	Μ	64.10
QRE AUD EST 0.1914 FRANKED, 30% CTR, DRP	QRE: Betashares Australian Resources Sector ETF	30 Jun 2023	Μ	161.73
Less Rounding			Μ	(0.83)
Total Gross Trust Distributions			Μ	225.00
Assessable Employer Contributions Employer Contribution: NDE Solutions Pty Ltd	1: Joshua Cleary	04 Nov 2022	R1	1,453.84
Employer Contribution: NDE Solutions Pty Ltd	1: Joshua Cleary	03 Feb 2023	R1	4,617.86
Less Rounding			R1	(0.70)
Total Assessable Employer Contributions			R1	6,071.00
Total Assessable Personal Contributions			R2	0.00
Total No-TFN quoted contributions			R3	0.00
-	mpany or PST		R6	0.00

Clear Elite IF Super Fund Statement of Taxable Income For the Period from 1 July 2022 to 30 June 2023

			Тах	
Description	Investment Reference	Date	Return Ref.	Amount
Description Total Assessable Contributions	investment Reference	Date	R R	6,071.00
Total Other Income			S	0.00
Total Assessable Income Due to Changed 1	Tax Status of Fund		T	0.00
Total Net Non-arm's Length Income			U	0.00
Total Exempt Current Pension Income			Y	0.00
Total Assessable Income				6,297.00
<u>Deductions</u>		<u>s</u>	ection C	
Total Interest Expenses within Australia			Α	0.00
Total Interest Expenses Overseas			В	0.00
Total Capital Works Deductions		D	0.00	
Total Deduction for Decline in Value of Dep		E	0.00	
Total Death or Disability Premiums		F	0.00	
Total Death Benefit Increase			G	0.00
Total Approved Auditor Fee			Н	0.00
Total Investment Expenses				0.00
Total Management and Administration Expe	enses		J	0.00
Total Forestry Managed Investment Scheme	e Deduction		U	0.00
Total Other Deductions			L	0.00
Tax Losses Deducted				
Tax Losses Brought Forward		30 Jun 2023	M	0.00
Less Net Exempt Income Total Tax Losses Deducted		30 Jun 2023	M	0.00 0.00
				0.00
Total Deductions				
Taxable Income or Loss		(V - N)	0	6,297.00
Income Tax Calculation Statement		<u>S</u>	<u>ection D</u>	
Gross Tax				
Gross Tax @ 15% for Concessional Income Gross Tax @ 45% for Net Non-Arm's Length Income		30 Jun 2023 30 Jun 2023	T1 T1	944.55 0.00
No-TFN Quoted Contributions @ 32%		30 Jun 2023	J	0.00
Total Gross Tax				944.55
Credit: Foreign Tax Income Offset				
Distribution - Tax Statement	QRE: Betashares Australian Resources Sector ETF	30 Jun 2023	C1	0.18
Total Credit: Foreign Tax Income Offset			C1	0.18
Total Credit: Rebates and Tax Offset			C2	0.00
Rebates and Offsets			C	0.18
9/8/2023 11:31:14AM Fund Reference Code:	Page 2 of 3			

Clear Elite IF Super Fund Statement of Taxable Income For the Period from 1 July 2022 to 30 June 2023

		_	Tax Return	
Description	Investment Reference	Date	Ref.	Amount
SUBTOTAL				944.37
Credit: Refundable Franking Credits				
Distribution - Tax Statement	QRE: Betashares Australian Resources Sector ETF	30 Jun 2023	E1	65.78
Total Credit: Refundable Franking Credits			E1	65.78
Total Credit: No-TFN Tax Offset			E2	0.00
Total Credit: Refundable National Rental Afford		E3	0.00	
Total Credit: Interest on Early Payments			H1	0.00
Total Credit: Foreign Resident Withholding			H2	0.00
Credit: ABN/TFN Not Quoted (Non-Individual) QRE AUD EST 0.1914 FRANKED, 30% CTR, DRP	QRE: Betashares Australian Resources Sector ETF	30 Jun 2023	H3	75.00
Total Credit: ABN/TFN Not Quoted (Non-Individ	lual)		H3	75.00
Total Credit: Interest on No-TFN Tax Offset			H6	0.00
Total Eligible Credits				75.00
Net Tax Payable				803.59
Total PAYG Instalments Raised			K	0.00
Total Supervisory Levy				259.00
Total Supervisory Levy Adjustment for Wound	Up Funds		М	0.00
Total Supervisory Levy Adjustment for New Fu	nds		N	0.00
Total Amount Due / (Refundable)				1,062.59



Clear Elite IF Super Fund

Member's Detail	Opening Balance		Incre	ases	Decreases						
		Contrib	Tran In	Profit	Ins Proc	Тах	Ехр	Ins Prem	Tran Out	Ben Paid	
Mr Joshua Cleary											
10 Dawn Parade MIAMI QLD 4220											
Accumulation Accumulation	75,869.40	6,071.70	10,475.07	(1,999.62)	0.00	(944.55)	0.00	0.00	0.00	0.00	89,472.00
	75,869.40	6,071.70	10,475.07	(1,999.62)	0.00	(944.55)	0.00	0.00	0.00	0.00	89,472.00
	75,869.40	6,071.70	10,475.07	(1,999.62)	0.00	(944.55)	0.00	0.00	0.00	0.00	89,472.00

Members Summary Report - For the period 1/07/2022 to 30/06/2023



Clear Elite IF Super Fund

Investment Summary as at 30 June 2023

Investment	Units	Average Cost Price	Market Price	Accounting Cost	Market Value	Unrealised Accounting Gain/(Loss)	Accounting Gain/(Loss) (%)	Portfolio Weight (%)
Bank								
CBA Direct Investment Account				8.54	8.54			0.01%
				8.54	8.54			0.01%
Listed Securities Market								
Betashares Australian Resources Sector ETF (ASX:QRE)	765.00000	7.9261	7.8900	6,063.45	6,035.85	(27.60)	(0.46)%	6.69%
				6,063.45	6,035.85	(27.60)	(0.46)%	6.69%
Unlisted Market								
NDE SOLUTIONS PTY LTD	107,465.00000	0.7830	0.7830	84,144.47	84,144.47	0.00	0.00%	93.30%
				84,144.47	84,144.47	0.00	0.00%	93.30%
			_	90,216.46	90,188.86	(27.60)	(0.03)%	100.00%

The accounting cost is the original cost base adjusted by any subsequent capital call/improvement or capital return transactions. In many cases, it is not the same as the adjusted or reduced cost base, or the reset cost base resulting from the CGT relief. To view the tax cost base and unrealised gain/(loss) for tax purposes refer to the Unrealised Capital Gains Report or change the report parameter to tax cost base.



Clear Elite IF Super Fund Investment Income Summary For the period 1 July 2022 to 30 June 2023

			Add				Less			Taxable Income	Indexed Capital	Discounted Capital	Other Capital	CGT Concession	
	Total Income	Franking Credits	Foreign Credits	TFN Credits	Tax Free	Tax Exempt	Tax Deferred	Distributed Capital Gains	GST	(excluding Capital Gains)	Gains *	Gains *	Gains *	Amount *	
Bank															
	vestment Accour	nt													
	0.29	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.29	0.00	0.00	0.00	0.00	
	0.29	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.00	0.29	0.00	0.00	0.00	0.00	
Listed Secu	urities Market														
Betashares A	Australian Resource	ces Sector ETF	(ASX:QRE)												
	86.73	65.78	0.18	75.00	0.00	0.36	0.00	0.00	0.00	227.33	0.00	0.00	0.00	0.00	
	86.73	65.78	0.18	75.00	0.00	0.36	0.00	0.00	0.00	227.33	0.00	0.00	0.00	0.00	
	87.02	65.78	0.18	75.00	0.00	0.36	0.00	0.00	0.00	227.62	0.00	0.00	0.00	0.00	

* Distributed capital gains components correspond to the cash amount received. You should refer to Realised Capital Gains or Distribution Reconciliation Reports for tax and capital gain reporting purpose.



Clear Elite IF Super Fund Distribution Reconciliation Report For the period 1 July 2022 to 30 June 2023

	Australian Income			Other Non-Assessable Amounts			Foreign Income		Capital Gains				ΑΜΙΤ	Gross Dist	ribution	
Net Distribution	NPP Income	Franking Credits	Witholding Tax	Tax Exempt	Tax Free	Tax Deferred	Capital Returns	Assesable Amounts	Foreign Tax Credits	Discounted Capital Gains	CGT Concession Amount	Indexed Capital Gains	Other Capital Gains	Net Cost Base Increase/ (Decrease)	Accounting	Tax
Listed Securit	ties Market	L.												,		
Betashares A	Australian Res	ources Sector	ETF (ASX:QRE)												
86.73	160.05	65.78	75.00	0.36	0.00	0.00	0.00	1.32	0.18	0.00	0.00	0.00	0.00	0.00	227.69	225.83
86.73	160.05	65.78	75.00	0.36	0.00	0.00	0.00	1.32	0.18	0.00	0.00	0.00	0.00	0.00	227.69	225.83
86.73	160.05	65.78	75.00	0.36	0.00	0.00	0.00	1.32	0.18	0.00	0.00	0.00	0.00	0.00	227.69	225.83

Reconciliation

	Australian Income		o	ther Non-Ass	essable Amounts	Foreign	Income		Capital G	ains		Gross Distr	ribution
	NPP Income	Franking Credits	Tax Exempt	Tax Free	Tax Deferred	Assesable Amounts	Foreign Tax Credits	Disc. Capital Gains	CGT Concession Amount	Indexed Capital Gains	Other Capital Gains	Accounting	Tax
Gross Accounting	g Distribution												
	160.05	65.78	0.36	-	-	1.32	0.18	-	-	-	-	227.69	-
Gross Tax Distrit	bution												
	160.05	65.78	-	-	-	-	-	-	-	-	-	-	225.83
Net Foreign Inco	ome												
	-	-	-	-	-	1.32	0.18	-	-	-	-	-	1.50
Net Distributed C	Capital Gain												
	-	-	-	-	-	-	-	-	N/A	-	-	-	-



Clear Elite IF Super Fund

(ABN: 12 500 933 028)

Consolidated Member Benefit Totals

Period			Member Account De	etails
	1 July 2022 - 30 June 2023		Residential Address:	10 Dawn Parade MIAMI, QLD 4220
Member		Number: 1	Date of Birth:	24 September 1992
	Mr Joshua Cameron Cleary		Date Joined Fund: Eligible Service Date:	19 March 2022 7 March 2013
			Tax File Number Held:	Yes

Note: this report provides a consolidated view of the Member's interests in the SMSF Refer to the Member Benefit Statements produced for each member account for further details

Your Accounts	
Withdrawal Benefit as at 1 Jul 2022	
Accumulation	75,869.40
Total as at 1 Jul 2022	75,869.40
Withdrawal Benefit as at 30 Jun 2023	80.472.00
Accumulation	89,472.00
Total as at 30 Jun 2023	89,472.00

Your Tax Components	
Tax Free	373.45
Taxable - Taxed	89,098.55
Taxable - Untaxed	-
Your Preservation Components	
Preserved	89,472.00
Restricted Non Preserved	-
Unrestricted Non Preserved	-
Your Insurance Benefits	
No insurance details have been recorded	

Your Beneficiaries

No beneficiary details have been recorded

For Enquiries: mail Clear Elite IF Super Fund, Unit 8 435-439 Fullarton Road, Highgate SA 5063



Clear Elite IF Super Fund

(ABN: 12 500 933 028)

Member Benefit Statement

Period		Member Account De	tails	
1 July 2022 - 30 June 2023		Residential Address:	10 Dawn Parade MIAMI, QLD 4220	
Member	Number: 1	Date of Birth:	24 September 1992	
Mr Joshua Cameron Cleary	/	Date Joined Fund: Eligible Service Date:	19 March 2022 7 March 2013	
Accumulation Account		0		
Accumulation		Tax File Number Held:	Yes	
		Account Start Date:	19 March 2022	
Your Account Summary		Your Tax Compon	ents	
Withdrawal Benefit as at 1 Jul 2022	75,869.40	Tax Free	0.4174 %	373.45
Increases to your account:		Taxable - Taxed		89,098.55
Employer Contributions	6,071.70	Taxable - Untaxed		-
Rollovers In	10,475.07	Your Preservation	Components	
Total Increases	16,546.77	Preserved		89,472.00
Decreases to your account:		Restricted Non Preser	rved	-
Contributions Tax	910.76	Unrestricted Non Pres	served	-
Share Of Net Fund Income	1,999.62	Your Insurance Be	enefits	
Tax on Net Fund Income	33.79	No insurance details h	nave been recorded	
<u>Total Decreases</u>	2,944.17	Your Beneficiaries		
Withdrawal Benefit as at 30 Jun 2023	89,472.00	No beneficiary details	have been recorded	

For Enquiries: mail Clear Elite IF Super Fund, Unit 8 435-439 Fullarton Road, Highgate SA 5063



Trustee

The Trustee of the Fund is as follows:

Clearly Pickled Pty Ltd

The directors of the Trustee company are:

Joshua Cleary

Availability of Other Fund Information

Additional information regarding your membership is available on request. What your Fund can do is governed by the provisions of its Trust Deed, which is available for inspection. If you require further information or clarification of any aspect of your membership of the Fund, please contact your Fund's Administrator or Trustee.

Trustee Disclaimer

This statement has been prepared by the Trustee for the member whose name appears at the top of this statement. While every effort has been made by the Trustee to ensure the accuracy and completeness of this statement, the Trustee does not accept any liability for any errors, omissions or misprints.

Signed on behalf of the Trustee of the Fund

Joshua Cleary

Director - Clearly Pickled Pty Ltd

Statement Date: 30 June 2023



Clear Elite IF Super Fund Contribution Caps For the Period From 1 July 2022 to 30 June 2023

110,000.00

123,928.30

Mr Joshua Cleary

Age: 30 Status: Me	Sep 1992 (at 30/06/2023) ember may be eligible for the bring forward	rule, certain conditions apply					
Prior Year Contribution	Contributions Summary Prior Year Contributions Non-Concessional						
Contributions for the p		Non-Concessional					
3-year cap in effect fro <mark>T</mark> otal non-concessiona	m previous years I contributions in previous 2 years		Unknown Unknown				
Current Year Contribut	ions Note	Concessional	Non-Concessional				
Caps	1	27,500.00	110,000.00				
Cumulative Available L	Jnused Cap 2	102,500.00	0.00				
Contributions made (to	this fund) 3	6,071.70	0.00				
Contributions made (to	other funds)	0.00	0.00				
Contributions as alloca	ited	6,071.70	0.00				
Amount above caps	4	0.00	0.00				

Notes

Available

1. Non-concessional cap shown does NOT take prior year 'Bring Forward Rule' usage into account

2. Member may be eligible to make catch-up concessional contributions

3. Excludes any unmatched deposits

4 . Any excess concessional contributions are treated as non-concessional

Contributions Breakdown

Income Type	Contribution Type	<u>Amount</u>
Concessional	Employer	6,071.70
	Personal	0.00
	Family and friends	0.00
	Foreign superannuation fund	0.00
	Transfers from reserve	0.00
	Contributions as allocated	6,071.70
NonConcessio	onal Personal	0.00
	Spouse	0.00
	Child	0.00
	Transfers from reserve	0.00
	Foreign superannuation fund	0.00
	Contributions as allocated	0.00
Other	CGT small business 15-year exemption	0.00
	CGT small business retirement exemption	0.00
	Government Co-Contributions	0.00
	Directed termination payment (taxed)	0.00
	Directed termination payment (untaxed)	0.00
	Personal injury election	0.00
	Downsizer Contribution	0.00
	COVID-19 Re-Contribution	0.00
	Total Other contributions	0.00
Transactions		
Dato	Contribution Type Concessional Non-Concessional Ot	her Source

Date	Contribution Type	Concessional	Non-Concessional	Other	Source

Clear Elite IF Super Fund Contribution Caps For the Period From 1 July 2022 to 30 June 2023

Mr Joshua Cleary					
04/11/2022	Employer Mandated	1,453.84	smsfdataflow		
03/02/2023	Employer Mandated	4,617.86	smsfdataflow		
	Totals:	6,071.70			



Clear Elite IF Super Fund

Investment Movement Summary For the period 1 July 2022 to 30 June 2023

Openin	g Balance	Acquis	sitions	Disposals Closing		Closing Bala	Balance		
Qty	Cost	Qty	Cost	Qty	Proceeds	Profit/(Loss)	Qty	Cost	Market Value
	869.40		16,546.77		17,416.	17 0.00		0.00	0.00
	0.00		6,071.99		6,063.4	45 0.00		8.54	8.54
	869.40		22,618.76		23,479.	62 0.00	_	8.54	8.54
0.00	0.00	765.00	6,063.45	0.00	0.0	0.00	765.00	6,063.45	6,035.85
	0.00		6,063.45		0.0	00 0.00	_	6,063.45	6,035.85
1,331,028.00	75,000.00	0.00	9,144.47	1,223,563.00	0.0	00 0.00	107,465.00	84,144.47	84,144.47
	75,000.00		9,144.47		0.0	00 0.00	_	84,144.47	84,144.47
	75,869.40	_	37,826.68		23,479.	62 0.00	_	90,216.46	90,188.86
	Qty	869.40 0.00 869.40 0.00 0.00 0.00 0.00 1,331,028.00 75,000.00 75,000.00	Qty Cost Qty 869.40 0.00 0.00 869.40 0.00 765.00 0.00 0.00 765.00 1,331,028.00 75,000.00 0.00	Qty Cost Qty Cost 869.40 16,546.77 0.00 6,071.99 869.40 22,618.76 0.00 0.00 0.00 765.00 0.00 6,063.45 1,331,028.00 75,000.00 0.00 9,144.47 75,000.00 9,144.47	Qty Cost Qty Cost Qty 869.40 16,546.77 0.00 6,071.99 0.00 6,071.99 22,618.76 0.00 0.00 0.00 765.00 6,063.45 0.00 1,331,028.00 75,000.00 0.00 9,144.47 1,223,563.00	Qty Cost Qty Cost Qty Proceeds 869.40 16,546.77 17,416. 0.00 6,071.99 6,063. 869.40 22,618.76 23,479. 0.00 0.00 765.00 6,063.45 0.00 0. 0.00 0.00 765.00 6,063.45 0.00 0. 1,331,028.00 75,000.00 0.00 9,144.47 1,223,563.00 0. 75,000.00 9,144.47 0. 0. 0. 0.	$\begin{array}{ c c c c c c c } \hline \textbf{Qty} & \textbf{Cost} & \textbf{Qty} & \textbf{Cost} & \textbf{Qty} & \textbf{Proceeds} & \textbf{Profit/(Loss)} \\ \hline \textbf{Qty} & \textbf{Roserver} & $	Qty Cost Qty Cost Qty Proceeds Profit/(Loss) Qty 869.40 16,546.77 17,416.17 0.00 0.00 6,071.99 6,063.45 0.00 0.00 6,071.99 6,063.45 0.00 - - - 0.00 0.00 765.00 6,063.45 0.00 0.00 765.00 0.00 0.00 765.00 6,063.45 0.00 0.00 765.00 0.00 765.00 0.00 9,144.47 1,223,563.00 0.00 0.00 107,465.00 75,000.00 9,144.47 0.00 0.00 0.00 0.00 107,465.00	Qty Cost Qty Cost Qty Proceeds Profit/(Loss) Qty Cost 869.40 16,546.77 17,416.17 0.00 0.00 0.00 0.00 6,071.99 6,063.45 0.00 8.54 869.40 22,618.76 23,479.62 0.00 8.54 0.00 0.00 6,063.45 0.00 0.00 8.54 0.00 0.00 6,063.45 0.00 0.00 8.54 0.00 0.00 765.00 6,063.45 0.00 0.00 6,063.45 1,331,028.00 75,000.00 0.00 9,144.47 1,223,563.00 0.00 0.00 84,144.47 75,000.00 9,144.47 0.00 0.00 84,144.47 0.00 0.00 84,144.47

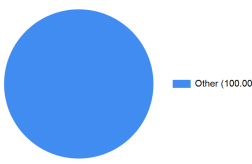
Financial Year Summary

1 JULY 2022 - 30 JUNE 2023



Portfolio Valuation	Account Number	Account Name	Value as at 30 June 2023
Shares	4903990	CLEARLY PICKLED PTY LTD <clear a="" c="" elite="" if="" sf=""></clear>	\$6,043.50
CDIA	33810127	CLEARLY PICKLED PTY LTD <clear a="" c="" elite="" if="" sf=""></clear>	\$8.54
TOTAL PORTFOLIO VAL	.UE		\$6,052.04

Allocation as at 30 June 2023	Estimated Interest & Dividends	2022-2023 Financial Year
Shares in your portfolio	Est. Franked Dividends	\$0.00
	Est. Unfranked Dividends	\$0.00
	Est. Franking Credits	\$0.00
	Est. Interest Received from Interest Rate Securities	\$0.00
QRE (100.00%)	Interest Received from Cash Account(s)	\$0.29
	TOTAL INCOME	\$0.29
	Fees & Charges	2022-2023 Financial Year
	Total Brokerage (inc. GST)	\$19.95
	Total Subscriptions (inc. GST)	\$0.00
	Other Fees (inc. GST)	\$0.00
Sectors in your portfolio	TOTAL FEES & CHARGES	\$19.95



Other (100.00%)

Financial Year Summary



1 JULY 2022 - 30 JUNE 2023

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Address: Commonwealth Securities Limited, Locked Bag 22, Australia Square NSW 1215 | Phone: 13 15 19 | Website: www.commsec.com.au

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Portfolio Valuation



30 JUNE 2023

SHARES - 4903990 - HIN 116565188

CLEARLY PICKLED PTY LTD <CLEAR ELITE IF SF A/C>

Portfolio	Units	Unit Price	Portfolio Value	% of Portfolio
QRE - BETASHARES ASX RES ETF UNITS (BETASHARES AUSTRALIAN RESOURCES SECTOR ETF)	765	\$7.9000	\$6,043.50	99.86%
		Sub Total	\$6,043.50	99.86%

Cash Accounts		Portfolio Value	% of Portfolio
CDIA - 06716733810127		\$8.54	0.14%
	TOTAL	\$6,052.04	100.00%

Portfolio Valuation



30 JUNE 2023

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Transaction Summary

1 JULY 2022 - 30 JUNE 2023



	Total Buys and Sells	2022 - 2023 Financial Year
CLEARLY PICKLED PTY LTD <clear elite="" if="" sf<="" td=""><td>Total Buys (inc. Brokerage + GST)</td><td>\$6,063.45</td></clear>	Total Buys (inc. Brokerage + GST)	\$6,063.45
A/C>	Total Sells (inc. Brokerage + GST)	\$0.00

SHARES - 4903990 - HIN 116565188

QRE - BI	QRE - BETASHARES ASX RES ETF UNITS (BETASHARES AUSTRALIAN RESOURCES SECTOR ETF)												
Date	Туре	Quantity	Unit Price	Trade Value	Brokerage+GST	GST	CNote	Total Value					
11-May-2	2023 Buy	765	\$7.9000	\$6,043.50	\$19.95	\$1.81	142879201	\$6,063.45					
				Sub Total	\$19.95	\$1.81		\$6,063.45					

Transaction Summary

1 JULY 2022 - 30 JUNE 2023

CommSec

The transaction summary is only able to display information available to Commonwealth Securities Limited. Certain transactions may not be displayed, including but not limited to transactions made off market such as Initial Public Offerings (IPOs) and Delivery vs Payment Settlements (DvP). Transactions regarding corporate actions or stock transfers are not included and can be found on your statements as issued by the company or the share registry. Transactions for Issuer Sponsored holdings placed outside of this account are not included in this summary. Links to some of the key share registries can be found below:

Computershare (http://www.computershare.com/au/Pages/default.aspx)

Link Market Services (https://investorcentre.linkmarketservices.com.au/Login.aspx/Login)

Boardroom Limited (https://boardroomlimited.com.au) Security Transfer Registrars (https://www.securitytransfer.com.au)

Advanced Share Registry Services (http://www.advancedshare.com.au/Home.aspx)

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Interest & Estimated Dividend Summary



1 JULY 2022 - 30 JUNE 2023

SHARES - 4903990 - HIN 116565188

CLEARLY PICKLED PTY LTD <CLEAR ELITE IF SF A/C>

ESTIMATED DIVIDEND SUMMARY		
There are no transactions on this account.		
TOTAL		\$0.00
ESTIMATED INTEREST RECEIVED		
There are no transactions on this account.		
TOTAL		\$0.00
INTEREST INCOME SUMMARY		
Account		Interest
CDIA - 33810127		\$0.29
	TOTAL	\$0.29

Interest & Estimated Dividend Summary



1 JULY 2022 - 30 JUNE 2023

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Interest & Estimated Dividend Summary

1 JULY 2022 - 30 JUNE 2023

GLOSSARY	
Units	The number of registered securities that you own.
Unit Price	The Portfolio Valuation 'Unit Price' is calculated using a 'Reference' Price provided by the ASX which takes into account an adjustment to determine value at Close of Market if the Security does not trade in the Closing Single Price Auction on the Valuation Date.
Brokerage	The fee or charge that is paid by you when transacting a buy or sell.
Holder Identification Number (HIN)	When you are CHESS sponsored with a Broker you will be issued a unique number, called a HIN. Multiple holdings can be registered under the single HIN. A HIN starts with the letter X and usually followed by 10 numbers, e.g. X0001234567.
Dividend	A dividend is a payment made to shareholders from the company. This payment is a portion of the company's profits. ASX listed companies typically pay dividends twice a year, usually as an 'interim' dividend and a 'final dividend'. From time to time, a company may also pay a 'special' dividend.
Ex-dividend date	The ex-dividend date occurs two business days before the company's Record Date. To be entitled to a dividend a shareholder must have purchased the shares before the ex-dividend date. If you purchase shares on or after that date, the previous owner of the shares (and not you) is entitled to the dividend.
Interim dividend	A dividend paid during the year, usually accompanying a company's interim financial statements.
Final dividend	A dividend paid at the end of a company's financial year, representing a return based on the previous twelve months' financial performance and the future outlook.
Special dividend	A dividend paid by the company outside typical recurring (interim and final) dividend cycle.
Record date	The record date is the date the share registries use in determining who is entitled to a dividend or entitlement associated with a security. Those who held the security in the company and were on the register on the record date are eligible for the entitlement.
Payment date	The date on which a declared dividend is scheduled to be paid.
Unfranked dividend	Dividends which do not carry a franking credit.
Franked dividend	Franked dividends are paid to security holders out of profits on which the company has already paid tax.
Franking /Imputation Credit	A franking credit is your share of tax paid by a company on the profits from which your dividend is paid. They are also known as Imputation Credits.
Total subscription	Total subscription can include, but is not limited to market data and research subscription fees and share trade alerts.
Other fees	Other fees can include, but are not limited to: Off market transfer fees, conditional trading fees, rejection fees, early and late settlement fees, fail fees, SRN query, rebooking fees, cheque payment fee or cheque dishonour fees and the printing and posting of contract notes.
Corporate action (CA)	Any action initiated by the company or corporation, for the purpose of giving an entitlement to shareholders.

CommSec

NDE Solutions Pty Ltd ACN/ARBN: 627 975 071

Incorporated in South Australia on 06/08/2018 under the Corporations Act 2001 (Cth)

Registered Address:

Certificate Number: 32

C/- Inventure Partners, 32 Unley Road, Unley, SA 5061

Share Certificate

This is to certify that

Clearly Pickled Pty Ltd < A/C Clear Elite IF Super Fund>

10 DAWN PARADE, MIAMI, QLD 4220

Is the registered holder of

No of Shares 107,465

Share typeORD - ORDINARY SHARESAmount Payable per Share\$0.78Amount Paid per Share\$0.78

In the above named company subject to the Constitution

Signed in accordance with the Constitution of the company on 29/07/2022

7 Cleary

JOSHUA CAMERON CLEARY Director

Kimal Singh

Kimal Rajputh Singh Director

NDE Solutions Pty Ltd

Company Number: 627975071

HISTORICAL REGISTER OF MEMBERS AS AT 20/04/2023

Kimal Rajputh Singh

9 Regent Street, Millswood, SA 5034

ORD - ORDINARY SHARES Date of Entry: 06/08/2018 Date of Cessation: 31/01/2021 Unique No.s Certificate Amount Paid per Amount Unpaid per Benef, Held Date of Transaction Transaction Type Shares Transferred Consideration To/From Paid/Received No. Share Share Y/N Transferred Acquired Balance Per Share 06/08/2018 Balance 51 51 10 \$1.00 \$0.00 Υ Change Of 0 \$1.00 \$0.00 Υ 31/01/2021 -51 Beneficial Owner

Joshua Cameron Cleary <A/C CLEAR ELITE INVESTMENT TRUST>

Suite 708, 147 Pirie Street, Adelaide, SA 5000

ORD - ORDINARY SHARES

Unique No.s Certificate Amount Unpaid per Benef, Held Date of Transaction Transaction Type Shares Transferred Consideration Amount Paid per Share Y/N Acquired Transferred Balance To/From Paid/Received No. Share Per Share 35 35 13 Ν 25/09/2020 Balance \$1.00 \$0.00 05/05/2022 Subdivision -35 0 \$1.00 \$0.00 Ν 05/05/2022 Subdivision 3,517,500 3,517,500 16 \$0.00 \$0.00 Ν 24/05/2022 Allotment 210,000 3,727,500 \$0.00 20 \$1.00 \$0.00 Ν

Ks Investments Aust. Pty Ltd 627948707

'terry Dickson & Associates', 121 King William Road, Unley, SA 5061

Date of Entry: 25/09/2020

Date of Cessation:

ORD - ORDINARY	(SHARES						Date of Er	ntry: 25/09/2	2020	Date of	Cessation:
Date of Transaction	Transaction Type	Acquired	Shares Transferred	Balance	Transferred To/From	Consideration Paid/Received	Unique No.s	Certificate No.	Amount Paid per Share	Amount Unpaid per Share	Benef. Held Y/N
		Acquired	Transierreu	Dalarice	TO/FIOIII	Par Share		NU.	Share	Share	T/IN
25/09/2020	Balance	9		9				12	\$1.00	\$0.00	Y
05/05/2022	Subdivision		-9	0					\$1.00	\$0.00	Y
05/05/2022	Subdivision		904,500	904,500				17	\$0.00	\$0.00	Y
24/05/2022	Allotment	54,000		958,500		\$0.00		21	\$1.00	\$0.00	Y

Nathan Joseph Frady <A/C FRADY INVESTMENT TRUST>

Suite 708, 147 Pirie Street, Adelaide, SA 5000

ORD - ORDINARY SHARES

Γ	Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
			Acquired	Transferred	Balance	To/From	Paid/Received Per Share		No.	Share	Share	Y/N
	25/09/2020	Balance	5		5				7	\$1.00	\$0.00	N
	05/05/2022	Subdivision		-5	0					\$1.00	\$0.00	N
	05/05/2022	Subdivision		502,500	502,500				18	\$0.00	\$0.00	N
-	24/05/2022	Allotment	30,000		532,500		\$0.00		22	\$1.00	\$0.00	N

Kimal Rajputh Singh <A/C 1337 Investment Group Trust>

9 Regent Street, Millswood, SA 5034

ORD - ORDINARY SHARES

Transaction Type Unique No.s Certificate Amount Paid per Benef. Held Date of Transaction Shares Transferred Consideration Amount Unpaid per Acquired Balance To/From Paid/Received No. Share Share Y/N Transferred Per Share 31/01/2021 Change Of \$1.00 \$0.00 51 51 14 Ν Beneficial Owner 05/05/2022 Subdivision -51 0 \$1.00 \$0.00 Ν

Date of Entry: 25/09/2020

Date of Entry: 31/01/2021

Date of Cessation:

Date of Cessation:

05/05/2022	Subdivision		5,125,500	5,125,500		15	\$0.00	\$0.00	N
24/05/2022	Allotment	306,000		5,431,500	\$0.00	19	\$1.00	\$0.00	N

David Stubbs

2A Valente Street, ALTONA MEADOWS, VIC 3028

ORD - ORDINARY SHARES

Date of Entry: 01/07/2022

Date of Cessation:

Γ	Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
			Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
							Per Share					
	01/07/2022	Allotment	15,326		15,326				25	\$0.78	\$0.00	Y
.												

Geoffrey David Edwin Thomas <A/C Geoff Thomas Super Fund> 77 Cheltenham Street, MALVERN, SA 5061

ORD - ORDINARY SHARES

Date of Entry: 01/07/2022

Date of Cessation:

ſ	Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
			Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
							Per Share					
	01/07/2022	Allotment	31,929		31,929				28	\$0.78	\$0.00	N
i I												

Kevin Robert Hunter

4 Norman Road, WEST LAKES, SA 5021

ORD - ORDINARY SHARES

Date of Entry: 01/07/2022

Date of Cessation:

Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
		Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
						Per Share					
01/07/2022	Allotment	6,386		6,386				33	\$0.78	\$0.00	Y

Leslie James Shearn

46 Winchester Street, SAINT PETERS, SA 5069

ORD - ORDINARY SHARES					Date of Er	ntry: 01/07/2	2022	Date of Cessation:	
Date of Transaction	Transaction Type	Shares	Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held

		Acquired	Transferred	Balance	To/From	Paid/Received Per Share	No.	Share	Share	Y/N
01/07/2022	Allotment	25,543		25,543			34	\$0.78	\$0.00	Y

Nicholas Michael Hart

46 Brown Terrace, SALISBURY, SA 5108

ORD - ORDINARY SHARES

Γ	Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
			Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
							Per Share					
	01/07/2022	Allotment	25,543		25,543				38	\$0.78	\$0.00	Y

Clearly Pickled Pty Ltd <A/C Clear Elite IF Super Fund> 10 DAWN PARADE, MIAMI, QLD 4220

ORD - ORDINARY SHARES

Date of Entry: 29/07/2022

Date of Entry: 01/07/2022

Date of Cessation:

Date of Cessation:

Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
		Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
						Per Share					
29/07/2022	Allotment	107,465		107,465				32	\$0.78	\$0.00	N

Jake Anthony George Simkins

1/26 Riviera Avenue, TWEED HEADS WEST, NSW 2485

ORD - ORDINARY SHARES

Date of Entry: 08/08/2022

Date of Entry: 24/08/2022

Date of Cessation:

Date of Cessation:

Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
		Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
						Per Share					
08/08/2022	Allotment	136,016		136,016				30	\$0.78	\$0.00	Y

Ninja Slipper Pty Ltd <A/C Billy Big Bollocks Super Fund>

20A Buckley Crescent, FAIRVIEW PARK, SA 5126

ORD - ORDINARY SHARES

Date of Transaction	Transaction Type	Shares			Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
		Acquired	Transferred	Balance	To/From	Paid/Received Per Share		No.	Share	Share	Y/N

24/08/2022	Allotment	146,872	146,872		24	\$0.78	\$0.00	N

Tamara Leah Ohlson

1886 Pipers River Road, LOWER TURNERS MARSH, TAS 7267

ORD - ORDINARY SHARES

Date of Entry: 07/09/2022

Date of Cessation:

[Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
			Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
							Per Share					
	07/09/2022	Allotment	12,772		12,772				40	\$0.78	\$0.00	Y
1												

Brett W.B Wildman and Leighanne Wildman <A/C BLK Enterprises Trust>

20A Buckley Crescent, FAIRVIEW PARK, SA 5126

ORD - ORDINARY SHARES

Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
		Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
						Per Share					
08/09/2022	Allotment	200,018		200,018				23	\$0.78	\$0.00	N
		-									

Highly Pacific Pty Ltd <A/C The Odin Project Super Fund> 31 Sullivan Road, TALLEBUDGERA, QLD 4228

ORD - ORDINARY SHARES

Date of Entry: 12/09/2022

Date of Cessation:

Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
		Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
						Per Share					
12/09/2022	Allotment	38,315		38,315				37	\$0.78	\$0.00	N

Michael Sean Feltham

PO Box 27, Mount Torrens, SA 5244

ORD - ORDINARY SHARES

Date of Entry: 15/09/2022

Date of Cessation:

Date of Transaction	Transaction Type	Shares			Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
		Acquired	Transferred	Balance	To/From	Paid/Received Per Share		No.	Share	Share	Y/N

Date of Entry: 08/09/2022

Date of Cessation:

15/09/2022	Allotment	61,264	61,26		36	\$0.78	\$0.00	Y

John Kenneth Manning

76 Range Road, YARCK, VIC 3719

ORD - ORDINARY SHARES

Date of Entry: 02/10/2022

Date of Cessation:

]	Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
			Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
							Per Share					
	02/10/2022	Allotment	25,543		25,543				31	\$0.78	\$0.00	Y

DOMINIQUE CLEARY

10 DAWN PARADE, MIAMI, QLD 4220

ORD - ORDINARY SHARES

Unique No.s Certificate Amount Paid per Date of Transaction Transaction Type Shares Transferred Consideration Amount Unpaid per Benef. Held Acquired Balance To/From Paid/Received No. Share Share Y/N Transferred Per Share 12,772 07/12/2022 Allotment 12,772 26 \$0.78 \$0.00 Υ

Michael Scott Griffiths <A/C Griffiths Investment Family Trust>

13 Soutchak Street, FAIRVIEW PARK, SA 5126

ORD - ORDINARY SHARES

Date of Entry: 20/12/2022

Date of Entry: 07/12/2022

Date of Cessation:

Date of Cessation:

Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
		Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
						Per Share					
20/12/2022	Allotment	25,543		25,543				35	\$0.78	\$0.00	N

Estee Schultz

7 Bradbury Court, HALLETT COVE, SA 5158

ORD - ORDINARY SHARES

Date of Entry: 19/01/2023

Date of Cessation:

Γ	Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
			Acquired	Transferred	Balance	To/From	Paid/Received Per Share		No.	Share	Share	Y/N

19/01/2023	Allotment	15,326	15,326		27	\$0.78	\$0.00	Y

Georgina Marie Heddle

91 Mount Damper Road, MINNIPA, SA 5654

ORD - ORDINARY SHARES

Date of Entry: 19/01/2023

Date of Cessation:

[Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
			Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
							Per Share					
	19/01/2023	Allotment	6,386		6,386				29	\$0.78	\$0.00	Y

Tyson Lachlan Jenke

642 Magill Road, MAGILL, SA 5072

ORD - ORDINARY SHARES

Date of Entry: 19/01/2023

Date of Cessation:

Γ	Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
			Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
							Per Share					
	19/01/2023	Allotment	25,543		25,543				41	\$0.78	\$0.00	Y

Nishani Singh

6 Mcglasson Avenue, Glenelg North, SA 5045

ORD - ORDINARY SHARES

Date of Entry: 05/04/2023

Date of Cessation:

Date of Transaction	Transaction Type		Shares		Transferred	Consideration	Unique No.s	Certificate	Amount Paid per	Amount Unpaid per	Benef. Held
		Acquired	Transferred	Balance	To/From	Paid/Received		No.	Share	Share	Y/N
						Per Share					
05/04/2023	Allotment	63,857		63,857				39	\$0.78	\$0.00	Y

HARE/OPTION	I ALLOTMENT JOURN	AL	
Date Entered	Transaction Details	··-	Numbe
24/05/2022	Name	Kimal Rajputh Singh <a 1337="" c="" group<="" investment="" td=""><td>306,000</td>	306,000
		Trust>	000,000
	Address	9 Regent Street, Millswood, SA 5034	
Allotment	Certificate No	19	
	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
24/05/2022	Name	Joshua Cameron Cleary <a c="" clear="" elite<="" td=""><td>210,00</td>	210,00
		INVESTMENT TRUST>	
A 11 - 4 4	Address	Suite 708, 147 Pirie Street, Adelaide, SA 5000	
Allotment	Certificate No	20 ORD - ORDINARY SHARES	
	Security Consideration	Cash	
	Consideration	Cash	
24/05/2022	Name	Ks Investments Aust. Pty Ltd	54,000
	Address	'terry Dickson & Associates', 121 King William Road,	01,00
		Unley, SA 5061	
Allotment	Certificate No	21	
	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
24/05/2022	Name	Nathan Joseph Frady <a c="" frady="" investment<="" td=""><td>30,00</td>	30,00
	Nume	TRUST>	00,00
	Address	Suite 708, 147 Pirie Street, Adelaide, SA 5000	
Allotment	Certificate No	22	
	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
01/07/2022	Name	David Stubbs	15,32
01/07/2022	Address	2A Valente Street, ALTONA MEADOWS, VIC 3028	15,32
Allotment	Certificate No	25	
Alloument	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
01/07/2022	Name	Geoffrey David Edwin Thomas <a c="" geoff="" td="" thomas<=""><td>31,92</td>	31,92
		Super Fund>	
	Address	77 Cheltenham Street, MALVERN, SA 5061	
Allotment	Certificate No	28	
	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
01/07/2022	Name	Kevin Robert Hunter	6,38
01/01/2022	Address	4 Norman Road, WEST LAKES, SA 5021	0,00
Allotment	Certificate No	33	
	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
01/07/2022	Name	Leslie James Shearn	25,54
Allotmont	Address	46 Winchester Street, SAINT PETERS, SA 5069	
Allotment	Certificate No	34 ORD - ORDINARY SHARES	
	Security Consideration	Cash	
	Consideration		
01/07/2022	Name	Nicholas Michael Hart	25,54
	Address	46 Brown Terrace, SALISBURY, SA 5108	
Allotment	Certificate No	38	
	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
29/07/2022	Name	Clearly Pickled Pty Ltd <a c="" clear="" elite="" if="" super<="" td=""><td>107,46</td>	107,46
	INAILIE	Fund>	107,40
	Address	10 DAWN PARADE, MIAMI, QLD 4220	
Allotment	Certificate No	32	
	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
08/08/2022	Name	Jake Anthony George Simkins	136,01
JUI UUI LULL	Address	1/26 Riviera Avenue, TWEED HEADS WEST, NSW	130,01

		2485	
Allotment	Certificate No	30	
	Security Consideration	ORD - ORDINARY SHARES Cash	
	Consideration	Cash	
24/08/2022	Name	Ninja Slipper Pty Ltd <a big="" billy="" bollocks="" c="" super<br="">Fund>	146,872
Allotment	Address Certificate No	20A Buckley Crescent, FAIRVIEW PARK, SA 5126 24	
Allotiment	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
07/09/2022	Name	Tamara Leah Ohlson	12,772
	Address	1886 Pipers River Road, LOWER TURNERS MARSH, TAS 7267	
Allotment	Certificate No		
	Security Consideration	ORD - ORDINARY SHARES Cash	
08/09/2022	Nama	Brett Wildman and Leighanne Wildman <a blk<="" c="" td=""><td>200.019</td>	200.019
08/09/2022	Name	Enterprises Trust>	200,018
A 11 - 4	Address	20A Buckley Crescent, FAIRVIEW PARK, SA 5126	
Allotment	Certificate No Security	23 ORD - ORDINARY SHARES	
	Consideration	Cash	
12/09/2022	Name	Highly Pacific Pty Ltd <a c="" odin="" project="" super<="" td="" the=""><td>38,315</td>	38,315
	Address	Fund> 31 Sullivan Road, TALLEBUDGERA, QLD 4228	
Allotment	Certificate No	37	
	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
15/09/2022	Name	Michael Sean Feltham	61,264
Allotment	Address Certificate No	PO Box 27, Mount Torrens, SA 5244 36	
Allotiment	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	
02/10/2022	Name	John Kenneth Manning	25,543
Allatmont	Address	76 Range Road, YARCK, VIC 3719	
Allotment	Certificate No Security	31 ORD - ORDINARY SHARES	
	Consideration	Cash	
07/12/2022	Name	DOMINIQUE CLEARY	12,772
	Address	10 DAWN PARADE, MIAMI, QLD 4220	
Allotment	Certificate No		
	Security Consideration	ORD - ORDINARY SHARES Cash	
20/12/2022	Name	Michael Scott Griffiths <a c="" griffiths="" investment<="" td=""><td>25,543</td>	25,543
20/12/2022	Name	Family Trust>	20,040
A 11 - 4 4	Address	13 Soutchak Street, FAIRVIEW PARK, SA 5126	
Allotment	Certificate No Security	35 ORD - ORDINARY SHARES	
	Consideration	Cash	
19/01/2023	Name	Estee Schultz	15,326
	Address	7 Bradbury Court, HALLETT COVE, SA 5158	,
Allotment	Certificate No		
	Security Consideration	ORD - ORDINARY SHARES Cash	
19/01/2023	Name	Georgina Marie Heddle	6,386
15/01/2025	Address	91 Mount Damper Road, MINNIPA, SA 5654	0,300
Allotment	Certificate No	29	
	Security Consideration	ORD - ORDINARY SHARES Cash	
19/01/2023		Turan Lashian Jadua	25,543
	Name	LVSON LACHIAN JENKE	Z:1:14
	Name Address	Tyson Lachlan Jenke 642 Magill Road, MAGILL, SA 5072	20,040
Allotment		•	20,040

	Security Consideration	ORD - ORDINARY SHARES Cash	
05/04/2023	Name	Nishani Singh	63,857
	Address	6 Mcglasson Avenue, Glenelg North, SA 5045	
Allotment	Certificate No	39	
	Security	ORD - ORDINARY SHARES	
	Consideration	Cash	

Company Name: ACN/ARBN: Address: Date: Document Type:	NDE Solutions Pty Ltd 627 975 071 61-63 Bacon Street, Hindmarsh, SA 5007 20/04/2023 Directors Meeting Minutes
Present:	JOSHUA CAMERON CLEARY, Kimal Rajputh Singh, Nicholas Peter Absalom were present at the meeting
Election of Chairperson:	Kimal Rajputh Singh was elected chairperson of the meeting.
Allotments of Shares:	It was resolved to approve the following allotments of shares:
	Shareholder: Brett Wildman and Leighanne Wildman Beneficial owner: BLK Enterprises Trust No of Shares: 200,018 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 08/09/2022
	Shareholder: Clearly Pickled Pty Ltd Beneficial owner: Clear Elite IF Super Fund No of Shares: 107,465 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 29/07/2022
	Shareholder: David Stubbs No of Shares: 15,326 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 01/07/2022
	Shareholder: DOMINIQUE CLEARY No of Shares: 12,772 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 07/12/2022
	Shareholder: Estee Schultz No of Shares: 15,326 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 19/01/2023
	Shareholder: Geoffrey David Edwin Thomas Beneficial owner: Geoff Thomas Super Fund No of Shares: 31,929 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 01/07/2022
	Shareholder: Georgina Marie Heddle No of Shares: 6,386 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 19/01/2023
	Shareholder: Highly Pacific Pty Ltd Beneficial owner: The Odin Project Super Fund No of Shares: 38,315 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 12/09/2022
	Shareholder: Jake Anthony George Simkins

No of Shares: 136,016 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 08/08/2022

Shareholder: John Kenneth Manning No of Shares: 25,543 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 02/10/2022

Shareholder: Kevin Robert Hunter No of Shares: 6,386 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 01/07/2022

Shareholder: Leslie James Shearn No of Shares: 25,543 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 01/07/2022

Shareholder: Michael Scott Griffiths Beneficial owner: Griffiths Investment Family Trust No of Shares: 25,543 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 20/12/2022

Shareholder: Michael Sean Feltham No of Shares: 61,264 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 15/09/2022

Shareholder: Nicholas Michael Hart No of Shares: 25,543 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 01/07/2022

Shareholder: Ninja Slipper Pty Ltd Beneficial owner: Billy Big Bollocks Super Fund No of Shares: 146,872 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 24/08/2022

Shareholder: Nishani Singh No of Shares: 63,857 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 05/04/2023

Shareholder: Tamara Leah Ohlson No of Shares: 12,772 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 07/09/2022

Shareholder: Tyson Lachlan Jenke No of Shares: 25,543 Share Type: ORD, ORDINARY SHARES, Fully Paid Effective Date: 19/01/2023

New Share Certificates:

It was also resolved to complete the new share certificates pursuant to the rules that govern the execution of documents by the company and to cancel any certificates that are no longer required. Preparation of
Documents:The secretary was requested to complete the documents required to
reflect the change of the company.Closure:There being no further business the meeting was closed.

1 1

Kimal Rajputh Singh Chairperson

NDE Solutions Pty Ltd ACN/ARBN: 627 975 071

Incorporated in South Australia on 06/08/2018 under the Corporations Act 2001 (Cth)

Registered Address:

Certificate Number: 32

C/- Inventure Partners, 32 Unley Road, Unley, SA 5061

Share Certificate

This is to certify that

Clearly Pickled Pty Ltd < A/C Clear Elite IF Super Fund>

10 DAWN PARADE, MIAMI, QLD 4220

Is the registered holder of

No of Shares 107,465

Share type ORD - ORDINARY SHARES

Amount Payable per Share **\$0.78**

Amount Paid per Share \$0.78

In the above named company subject to the Constitution

Signed in accordance with the Constitution of the company on 29/07/2022

JOSHUA CAMERON CLEARY Director

Kimal Rajputh Singh Director

29/07/2022

The Secretary

NDE Solutions Pty Ltd C/- Inventure Partners 32 Unley Road Unley, SA, 5061

Dear Sir/Madam,

APPLICATION FOR SHARES

I hereby apply for an allotment of shares in NDE Solutions Pty Ltd and provide the following information:

Full Name	Clearly Pickled Pty Ltd
Address	10 DAWN PARADE, MIAMI, QLD 4220
Share Allotment Details	
Number of Shares	107,465
Security	ORD - ORDINARY SHARES
Amount Payable (per share)	\$0.78

I hereby agree to be bound by the Constitution of the company

Yours faithfully,

JOSHUA CAMERON CLEARY Representing Clearly Pickled Pty Ltd

NDE Solutions Pty Ltd ACN/ARBN: 627 975 071

DECLARATION OF TRUST

The person, persons or entity described in the Schedule as Trustee, being registered as the holder of the security described in the Schedule ("the security") HEREBY DECLARE that:

The person or entity described in the Schedule as the Beneficial Owner has provided all the money for the purchase of the security by the trustee.

The security will at all times be held by the Trustee UPON TRUST for the Beneficial Owner.

The Beneficial Owner is and has at all times been entitled to the benefits of the security together with all dividends, distributions and profits accrued and to accrue in respect thereof.

The Beneficial Owner shall be entitled to hold the scrip for the security.

The Trustee or its successor or assignee will when called upon by the Beneficial Owner, execute a transfer of the security to the Beneficial Owner or to such other person or persons, company or corporation as the Beneficial Owner shall direct.

The Beneficial Owner is hereby authorised to complete any transfer of the security executed by the trustee by inserting the name of any transferee or otherwise completing such transfer to be duly registered.

The Trustee undertakes to deal with the security and exercise and perform all the rights, duties and powers attributable to the owner of the security as directed by the Beneficial Owner.

)

)

)

Dated: 29/07/2022

Signed sealed and delivered by JOSHUA CAMERON CLEARY Representing Clearly Pickled Pty Ltd

NDE Solutions Pty Ltd ACN/ARBN: 627 975 071

SCHEDULE

The Trustee Address The Security	Clearly Pickled Pty Ltd 10 DAWN PARADE, MIAMI, QLD 4220 No of Shares: 107,465 Description: ORD - ORDINARY SHARES Certificate No: 32
The Beneficial Owner	Clear Elite IF Super Fund
Address	10 DAWN PARADE, MIAMI, QLD 4220



Responsible Entity: Betashares Capital Ltd ABN 78 139 566 868 | AFSL 341181 ARSN 143 220 795

All Registry communications to: C/- Link Market Services Limited Locked Bag A14, Sydney South, NSW, 1235 Telephone: +61 1300 202 738 ASX Code: QRE Email: betashares@linkmarketservices.com.au Website: www.linkmarketservices.com.au

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041 067673

CLEARLY PICKLED PTY LTD <CLEAR ELITE IF SF A/C> 10 DAWN PDE MIAMI QLD 4220
 Date:
 31 July 2023

 Reference No.:
 X*****5188

BETASHARES AUSTRALIAN RESOURCES SECTOR ETF Attribution Managed Investment Trust Member Annual Statement for the year ended 30 June 2023

Part A : Summary of 2023 tax return (supplementary section) items for a resident individual

Tax return (supplementary section)	Amount	Tax return label
Share of net income from trusts, less net capital gains, foreign income and	\$11.89	13U
franked distributions		
Franked distribution from trusts	\$213.94	13C
Share of franking credits from franked dividends	\$65.78	13Q
Share of credit for tax file number amounts withheld from interest, dividends and unit trust	\$75.00	13R
Share of credit for foreign resident withholding amounts (excluding capital gains)	\$0.00	13A
Net capital gain	\$0.00	18A
Total current year capital gains	\$0.00	18H
CFC Income	\$0.00	19K
Assessable foreign source income	\$1.50	20E
Other net foreign source income	\$1.50	20M
Australian franking credits from a New Zealand franking company	\$0.00	20F
Foreign income tax offset *	\$0.18	200

*To work out your foreign income tax offset (FITO) entitlement, see the '20 Foreign source income and foreign assets or property' section of the instructions for the 2023 Tax Return for Individuals (Supplementary Section) or the Guide to foreign tax offset rules 2023. The Betashares 2023 Tax Guide provides additional information on how to claim the correct Foreign Income Tax Offset.

Capital gains tax information - Additional information for item 18	Amount	
Capital gains - Discounted method	\$0.00	(grossed up amount)
Capital gains - Other method	\$0.00	
Total current year capital gains	\$0.00	

As a securityholder, you are required to complete a tax residency self-certification for FATCA & CRS. As we have not received your self-certification, please visit <u>https://www.linkmarketservices.com.au/corporate/resources/fatca-crs.html</u> for more information and guidance on completing your self-certification.

Fart B. Components of autopution	credit gross up Attributable	amoun
Australian Income		
Interest (subject to non - resident withholding tax)		\$0.56
Interest (not subject to non - resident withholding tax)		\$0.00
Dividends - unfranked amount declared to be CFI		\$5.68
Dividends - unfranked amount not declared to be CFI		\$0.00
Other assessable Australian income (Other)		\$5.65
Other assessable Australian income (NCMI)		\$0.00
Other assessable Australian income (Excluded from NCMI)		\$0.00
Other assessable Australian income (CBMI)		\$0.00
Non-primary production income		\$11.89

Tax paid or franking

\$65.78

\$213.94

Capital Gains		
Capital gains – Discounted method TAP (Other)		\$0.00
Capital gains – Discounted method TAP (NCMI)		\$0.00
Capital gains – Discounted method TAP (Excluded from NCMI)		\$0.00
Capital gains – Discounted method TAP (CBMI)		\$0.00
Capital gains - Discounted method NTAP		\$0.00
Taxable foreign capital gains - Discounted method	\$0.00	\$0.00
Capital gains – Other method TAP (Other)		\$0.00
Capital gains – Other method TAP (NCMI)		\$0.00
Capital gains – Other method TAP (Excluded from NCMI)		\$0.00
Capital gains – Other method TAP (CBMI)		\$0.00
Capital gains - Other method NTAP		\$0.00
Taxable foreign capital gains - Other method	\$0.00	\$0.00
Net capital gains	\$0.00	\$0.00
AMIT CGT gross up amount		\$0.00
Other capital gains distribution		
Total current year capital gains	\$0.00	\$0.00

Foreign income			
Other net foreign source income	\$0.18	\$1.50	
Assessable foreign source income	\$0.18	\$1.50	
Australian franking credit from a New Zealand franking company	\$0.00	\$0.00	
CFC income		\$0.00	
Total foreign income	\$0.18	\$1.50	
Non-assessable amounts		Amount	
Net exempt income		\$0.00	
Non-assessable non-exempt amount		\$0.36	
Other non-attributable amounts		\$0.00	
Total Non-assessable amounts		\$0.36	
Cash distribution		Cash amounts	
Gross cash distribution		\$161.73	
Less: TFN amounts withheld		\$75.00	
Less: Non-resident tax withheld on interest and dividends		\$0.00	
Less: Non-resident tax withheld on fund payments		\$0.00	
Net cash distribution		\$86.73	
Tax offsets		Amount	

Total tax offsets	\$65.96
Australian franking credit from a New Zealand franking company	\$0.00
Foreign income tax offset - Taxable foreign capital gains - Other method	\$0.00
Foreign income tax offset - Taxable foreign capital gains - Discounted method	
Foreign income tax offset - Other net foreign source income	
Franking credit tax offset from Australian resident companies	

Attributed Managed Investment Trust ('AMIT') cost base	Amount
AMIT cost base net amount - excess (decrease cost base)	\$0.00
AMIT cost base net amount - shortfall (increase cost base)	\$0.00

Tax Guide

Part B: Components of attribution

Dividends - Franked amount (Franked distributions)

The Annual Tax Guide contains general information about how to use this statement when you prepare your 2023 Tax Return. Where there are foreign capital gains and foreign tax paid on these gains, a calculation of Australian capital gains in respect of foreign CGT assets must be performed. The Betashares 2023 Tax Guide provides additional information on how to perform these calculations as well as how to claim the correct Foreign Income Tax Offset. To view the 2023 Tax Guide, please visit: www.betashares.com.au/tax-resources/

This statement contains important information. Please retain it for taxation purposes as a charge may be levied for replacement. To view or change your Unitholder details including FATCA and CRS self-certification, please visit our Investor Centre at www.linkmarketservices.com.au



A: 435 Fullarton Rd, Highgate SA 5063, Australia

Due Date: 02 Mar 2022

TAX INVOICE

Trustee for Clear Elite IF Super Fund		
10 Dawn Pde		
MIAMI QLD 4220		
AUSTRALIA		

Invoice Number INV-1038 Invoice Date 23 Feb 2022

Description	GST	Amount
For Professional Services including:		
 Establishment of Self Managed Superannuation Fund with corporate trustee including all leg software and accounting disbursements 	gal, 10%	1,688.00
On charging Australian Securities & Investment Commission (ASIC) setup fees at cost.	No GST	512.00
	Subtotal	2,046.55
	Total GST 10%	153.45
	Invoice Total	2,200.00
Payr	nents Received	0.00
	Amount Due	\$2,200.00

Account payment terms are STRICTLY 7 days net accounts@smsfaustralia.com

How to Pay



EFT directly into our bank account: Account: SMSF Australia Pty Ltd BSB: 065-004 Account No: 1108 1117 Reference: Name and INV-1038



Credit card by phone – 8338 1033 VISA or MasterCard Accepted *3% surcharge charged*

Rollover In completed
SUPER.GEN.RLVR.2 - Rollover Process successful

Rollover in	-	
Status	Complete	
Payment Reference Number	PRN_1DKMW4KF8RI5I5	
Created Date	22/07/2022 at 1:58 PM	
Amount	Full Balance Requested	
Class (Receiving) Fund Details		
Fund Name	Clear Elite IF Super Fund	
ABN	12500933028	
Member Name	Joshua Cleary	
Transferring Fund Details		
Fund Name	Sunsuper Superannuation Fund	
Fund Type	APRA	
Fund ABN	98503137921	
Fund USI	98503137921001	
Member Id	702434510_SOL	



041

MR JOSHUA CAMERON CLEARY 10 DAWN PDE MIAMI QLD 4220

Your Statement

Statement 1		(Page 1 of 2)
Account Nu	umber	06 7167 33810127
Statement Period	10 Ma	y 2023 - 10 May 2023
Closing Balance Enquiries		\$6,071.70 CR
		13 1998
(2	24 hours	a day, 7 days a week)



Direct Investment Account

If this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

The Commonwealth Direct Investment Account is the preferred cash account for SMSF customers. You will receive discounted brokerage when you link your CDIA to a CommSec Trading Account, and enjoy the convenience of managing your investments through NetBank and the CommBank app.

- Name: CLEARLY PICKLED PTY LTD ITF CLEAR ELITE IF SF
- Note: Have you checked your statement today? It's easy to find out more information about each of your transactions by logging on to the CommBank App or NetBank. Should you have any questions on fees or see an error please contact us on the details above. Cheque proceeds are available when cleared.

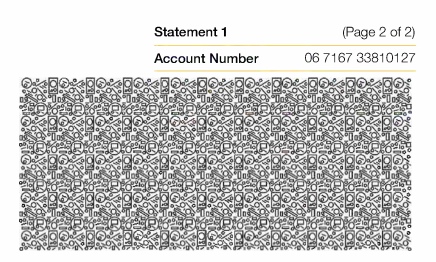
The date of transactions shown here may be different on your other transaction lists (for example, the transaction list that appears on the CommBank app).

Date Transaction	Debit Credit	Balance
10 May 2023 OPENING BALANCE		Nil
10 May Transfer from NetBank Transfer Test	50.00	\$50.00 CR
10 May Transfer from NetBank Transfer CDIA	6,021.70	\$6,071.70 CR
10 May 2023 CLOSING BALANCE		\$6,071.70 CR

Opening balance	-	Total debits	+	Total credits	=	Closing balance
Nil		Nil		\$6,071.70		\$6,071.70 CR

Your C	redit Interest Rate Si	ummary
Date	Balance	Standard Credit Interest Rate (p.a.)
10 May	Less than \$10,000.00 \$10,000.00 and over	0.35% 2.45%

Note. Interest rates are effective as at the date shown but are subject to change.



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Call: 1800 931 678, free call Monday to Friday 9am- 5pm, AEST

Important Notice

Changes to cheque access from 3 June 2023

We are phasing out cheque access¹ from 3 June 2023, as follows:

- If you open a new CommBank account from 3 June 2023, cheque access to that new account won't be available. Some exceptions apply².
- If a cheque book was not issued for your account² before 3 June 2023, cheque access to that account won't be available from 3 June 2023.
- From 3 June 2023 replacement cheque books will no longer be issued automatically. To obtain a replacement cheque book, please contact us or visit your nearest branch.
- If you have a joint account listed below³, you will no longer be able to order a replacement cheque book. You can continue to have cheque access to your joint account until all of the cheques in your cheque book are used. Once you've used all the cheques in that cheque book, cheque access will no longer be available for that account from 3 June 2023.
- If you switch from a CommBank account where a cheque book was previously issued, to a new CommBank account, and your cheque book is linked to your new account, you can continue to have cheque access to your new account until all of the cheques in your cheque book are used. Once you've used all the cheques in that cheque book, cheque access will no longer be available from 3 June 2023.
- All account Terms and Conditions will be updated to reflect these changes on 3 June 2023 on commbank.com.au

Using NetBank, the CommBank app or CommBiz (for business and institutional customers), you can manage your money securely online anywhere, anytime and you can access a range of handy features, including:

- Transferring money between your accounts in real-time
- Transferring money to a BSB and Account Number or paying money to someone using PayID
- Setting up a recurring transfer or scheduling a transfer for later
- Paying your bills using PayTo, BPAY® or direct debit



For your personal accounts you can also use phone banking to transfer money between your accounts by calling us at 13 2221. For your business accounts you can manage your money securely online anywhere, anytime using NetBank, the CommBank app or CommBiz. For more information visit commbank.com.au/changes-to-cheques

¹ Cheque access means being able to take money out of your account using a cheque from a cheque book issued to you on request and linked to your account, or a cheque obtained by you on request, over the counter in branch.

² Selected business and institutional banking accounts are excluded. Speak with your Relationship Manager, or visit commbank.com.au/changes-to-cheques

³ From 3 June 2023, you will no longer be able to order a replacement cheque book if you have a joint account listed here: Accelerator Cash Account, AwardSaver Account, Cash Investment Account, Cash Management Call Account, Commonwealth Direct Investment Account, Complete Access, Everyday Offset, GoalSaver, NetBank Saver, Pensioner Security Account, Private Bank Account, Smart Access, Streamline Basic, and Youthsaver Account. If you have any other joint account, you can order a replacement cheque book if you contact us or visit your nearest branch.

[®] Registered to BPAY Pty Ltd ABN 69 079 137 518

Commonwealth Bank

CDIA 067-167 3381 0127

Available	\$95.28
Pending	\$0.00
Balance	\$95.28
	Pay or transfer

Showing 6 results

Pending transactions not included in the search

Date	Description	Debit	Credit	Balance
Tue 01 Aug 2023	Credit Interest		+\$0.01	\$95.28
Tue 18 Jul 2023	Direct Credit 513275 QRE DST 001298408431		+\$86.73	\$95.27
Thu 01 Jun 2023	Credit Interest		+\$0.29	\$8.54
Mon 15 May 2023	Direct Debit 062934 COMMSEC SECURITI COMMSEC	-\$6,063.45		\$8.25
Wed 10 May 2023	Transfer from NetBank Transfer CDIA		+\$6,021.70	\$6,071.70
Wed 10 May 2023	Transfer from NetBank Transfer Test		+\$50.00	\$50.00

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047

THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 4	(Page 1 of 2)
Account Number	06 5000 12638790
Statement Period 1	Jul 2022 - 31 Jul 2022
Closing Balance	Nil
Enquiries	13 1998
(24 hours	a day, 7 days a week)



Business Transaction Account

If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

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Date	Transaction		Debit	Credit	Balance
01 Jul	2022 OPENING BALANCE				\$869.40 CR
27 Jul	Direct Credit 301500 AUSTRALIAN RETIR PRN_1DKMW4KF8RI5I5			10,475.07	\$11,344.47 CR
29 Jul	Transfer to xx0485 NetBank SMSF Setup Repay		2,200.00		\$9,144.47 CR
29 Jul	Transfer to CBA A/c NetBank Cleary Share Purch		9,144.47		\$0.00
31 Jul	2022 CLOSING BALANCE				Nil
	Opening balance -	Total debits	+ Total	credits =	Closing balance
	\$869.40 CR	\$11,344.47	\$10	,475.07	Nil

Statement 4	(Page 2 of 2)
Account Number	06 5000 12638790

Transaction Summary for 1st June 2022 to 30th June 2022

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

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IMPORTANT NOTICE

Reminder about Cheque and Assisted transaction fees.

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If you are processing a number of these transactions each month you may want to consider switching account fee options[^]. The \$10 Monthly Account Fee option includes 20 Quick Deposit, Cheque and Assisted transactions per month. For more information on how to switch visit **commbank.com.au/btsamoreinfo**

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047

THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 5	(Page 1 of 2)
Account Number	06 5000 12638790
Statement Period 1 A	Aug 2022 - 31 Aug 2022
Closing Balance	Nil
Enquiries	13 1998
(24 hour	rs a day, 7 days a week)



Business Transaction Account

If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

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Date Transaction					Debit Cre	dit	Balance
01 Aug 2022 OPENING	BALANCE						Nil
31 Aug 2022 CLOSING	BALANCE						Nil
	Opening balance	-	Total debits	+	Total credits	=	Closing balance
	Nil		Nil		Nil		Nil

Statement 5	(Page 2 of 2)
Account Number	06 5000 12638790

Transaction Summary for 1st July 2022 to 31st July 2022

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

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047

THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 6		(Page 1 of 2)
Account Numb	er	06 5000 12638790
Statement Period	1 Sep	o 2022 - 30 Sep 2022
Closing Balanc	е	Nil
Enquiries		13 1998
(24 ho	ours a	a day, 7 days a week)



Business Transaction Account

If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

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Date Transaction					Debit Cre	dit	Balance
01 Sep 2022 OPENING	BALANCE						Nil
30 Sep 2022 CLOSING	BALANCE						Nil
	Opening balance	-	Total debits	+	Total credits	=	Closing balance
	Nil		Nil		Nil		Nil

Statement 6	(Page 2 of 2)
Account Number	06 5000 12638790

Transaction Summary for 1st August 2022 to 31st August 2022

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

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047

THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 7		(Page 1 of 2)
Account Numb	er	06 5000 12638790
Statement Period	1 0	ct 2022 - 31 Oct 2022
Closing Balance	e	Nil
Enquiries		13 1998
(24 h	ours	a day, 7 days a week)



Business Transaction Account

If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

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The date of transactions shown here may be different on your other transaction lists (for example, the transaction list that appears on the CommBank app).

Date Transaction					Debit C	redit	Balance
01 Oct 2022 OPENING	BALANCE						Nil
31 Oct 2022 CLOSING	BALANCE						Nil
	Opening balance	-	Total debits	+	Total credit	ts =	Closing balance
	Nil		Nil		١	Nil	Nil

Statement 7	(Page 2 of 2)
Account Number	06 5000 12638790

Transaction Summary for 1st September 2022 to 30th September 2022

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

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047

THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 8	(Page 1 of 2)			
Account Number	06 5000 12638790			
StatementPeriod1 Nov 2022 - 30 Nov 2022				
Closing Balance	\$1,453.84 CR			
Enquiries	13 1998			
(24 hours a day, 7 days a week)				



Business Transaction Account

If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

Note: Have you checked your statement today? It's easy to find out more information about each of your transactions by logging on to the CommBank App or NetBank. Should you have any questions on fees or see an error please contact us on the details above. Cheque proceeds are available when cleared.

The date of transactions shown here may be different on your other transaction lists (for example, the transaction list that appears on the CommBank app).

Date Transaction	Debit Credit Balance
01 Nov 2022 OPENING BALANCE	Nil
04 Nov Direct Credit 481471 SuperChoice P/L PC311022-106572875	1,453.84 \$1,453.84 CR
30 Nov 2022 CLOSING BALANCE	\$1,453.84 CR
Opening balance - To	al debits + Total credits = Closing balance
Nil	Nil \$1,453.84 \$1,453.84 CR

Statement 8	(Page 2 of 2)
Account Number	06 5000 12638790

Transaction Summary for 1st October 2022 to 31st October 2022

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

Important Information:

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A \$3 fee will be charged for each Quick Deposit, Cheque and Assisted transaction while you are on the \$0 Monthly Account Fee option. This includes over the counter deposits/withdrawals, cash/cheque deposits made via the Quick Deposit Box or Quick Cash Envelopes, cheques deposited at an ATM and withdrawals/transfers made via telephone banking using an operator.

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If you are processing a number of these transactions each month you may want to consider switching account fee options[^]. The \$10 Monthly Account Fee option includes 20 Quick Deposit, Cheque and Assisted transactions per month. For more information on how to switch visit **commbank.com.au/btsamoreinfo**





047

THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 9		(Page 1 of 2)
Account Num	nber	06 5000 12638790
Statement Period	1 De	c 2022 - 31 Dec 2022
Closing Bala	nce	\$1,453.84 CR
Enquiries		13 1998
(24	hours	a day, 7 days a week)



Business Transaction Account

If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

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Date Transaction	l.				Debit Crea	lit	Balance
01 Dec 2022 OPENING	BALANCE						\$1,453.84 CR
31 Dec 2022 CLOSING	BALANCE						\$1,453.84 CR
	Opening balance	-	Total debits	+	Total credits	=	Closing balance
	\$1,453.84 CR		Nil		Nil		\$1,453.84 CR

Statement 9	(Page 2 of 2)			
Account Number	06 5000 12638790			

Transaction Summary for 1st November 2022 to 30th November 2022

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

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- If a cheque book was not issued for your account² before 3 June 2023, cheque access to that account won't be available from 3 June 2023.
- From 3 June 2023 replacement cheque books will no longer be issued automatically. To obtain a replacement cheque book, please contact us or visit your nearest branch.
- If you switch from a CommBank account where a cheque book was previously issued, to a new CommBank account, and your cheque book is linked to your new account, you can continue to have cheque access to your new account until all of the cheques in your cheque book are used. Once you've used all the cheques in that cheque book, cheque access will no longer be available from 3 June 2023.
- All account Terms and Conditions will be updated to reflect these changes on 3 June 2023 on commbank.com.au

Using NetBank, the CommBank app or CommBiz (for business and institutional customers), you can manage your money securely online anywhere, anytime and you can access a range of handy features, including:

- Transferring money between your accounts in real-time
- Paying money to someone using PayID
- · Setting up a recurring transfer or scheduling a transfer for later
- Paying your bills using PayTo, BPAY® or direct debit

For your personal accounts you can also use phone banking to transfer money to someone or between your accounts by calling us at 13 2221. For your business accounts you can manage your money securely online anywhere, anytime using NetBank, the CommBank app or CommBiz. For more information visit commbank.com.au/changes-to-cheques

- ¹ Cheque access means being able to take money out of your account using a cheque from a cheque book issued to you on request and linked to your account, or a cheque obtained by you on request, over the counter in branch.
- ² Selected business and institutional banking accounts are excluded. Speak with your Relationship Manager, or visit commbank.com.au/changes-to-cheques
- [®] Registered to BPAY Pty Ltd ABN 69 079 137 518



047

THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 10	(Page 1 of 2)
Account Numbe	r 06 5000 12638790
Statement Period 1	Jan 2023 - 31 Jan 2023
Closing Balance	\$1,453.84 CR
Enquiries	13 1998
(24 ho	urs a day, 7 days a week)



Business Transaction Account

If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

Note: Have you checked your statement today? It's easy to find out more information about each of your transactions by logging on to the CommBank App or NetBank. Should you have any questions on fees or see an error please contact us on the details above. Cheque proceeds are available when cleared.

The date of transactions shown here may be different on your other transaction lists (for example, the transaction list that appears on the CommBank app).

Date Transaction	n:				Debit Cre	dit	Balance
01 Jan 2023 OPENING	G BALANCE						\$1,453.84 CR
31 Jan 2023 CLOSING	BALANCE						\$1,453.84 CR
	Opening balance	-	Total debits	+	Total credits	=	Closing balance
	\$1,453.84 CR		Nil		Nil		\$1,453.84 CR

Statement 10	(Page 2 of 2)
Account Number	06 5000 12638790

Transaction Summary for 1st December 2022 to 31st December 2022

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

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- If a cheque book was not issued for your account² before 3 June 2023, cheque access to that account won't be available from 3 June 2023.
- From 3 June 2023 replacement cheque books will no longer be issued automatically. To obtain a replacement cheque book, please contact us or visit your nearest branch.
- If you switch from a CommBank account where a cheque book was previously issued, to a new CommBank account, and your cheque book is linked to your new account, you can continue to have cheque access to your new account until all of the cheques in your cheque book are used. Once you've used all the cheques in that cheque book, cheque access will no longer be available from 3 June 2023.
- All account Terms and Conditions will be updated to reflect these changes on 3 June 2023 on commbank.com.au

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- Transferring money between your accounts in real-time
- Paying money to someone using PayID
- Setting up a recurring transfer or scheduling a transfer for later
- Paying your bills using PayTo, BPAY® or direct debit

For your personal accounts you can also use phone banking to transfer money to someone or between your accounts by calling us at 13 2221. For your business accounts you can manage your money securely online anywhere, anytime using NetBank, the CommBank app or CommBiz. For more information visit commbank.com.au/changes-to-cheques

- ¹ Cheque access means being able to take money out of your account using a cheque from a cheque book issued to you on request and linked to your account, or a cheque obtained by you on request, over the counter in branch.
- ² Selected business and institutional banking accounts are excluded. Speak with your Relationship Manager, or visit commbank.com.au/changes-to-cheques
- [®] Registered to BPAY Pty Ltd ABN 69 079 137 518



047

THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 11	(Page 1 of 2)
Account Numbe	er 06 5000 12638790
Statement Period	1 Feb 2023 - 28 Feb 2023
Closing Balance	e \$6,071.70 CR
Enquiries	13 1998
(24 hc	ours a day, 7 days a week)



Business Transaction Account

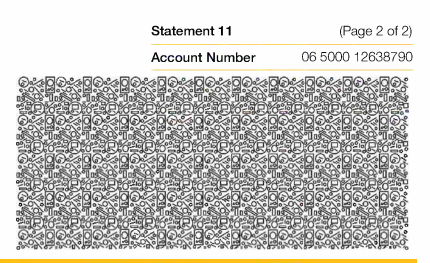
If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

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Date Transaction	n i				Debit	Cred	lit	Balance
01 Feb 2023 OPENING	G BALANCE							\$1,453.84 CR
03 Feb Direct Credit 4 PC300123-100	81471 SuperChoice P/L 0572159					4,617.8	36	\$6,071.70 CR
28 Feb 2023 CLOSING	B BALANCE							\$6,071.70 CR
	Opening balance	-	Total debits	+	Total cre	edits	=	Closing balance
	\$1,453.84 CR		Nil		\$4,6 ⁻	17.86		\$6,071.70 CR



Transaction Summary for 1st January 2023 to 31st January 2023

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

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- From 3 June 2023 replacement cheque books will no longer be issued automatically. To obtain a replacement cheque book, please contact us or visit your nearest branch.
- If you switch from a CommBank account where a cheque book was previously issued, to a new CommBank account, and your cheque book is linked to your new account, you can continue to have cheque access to your new account until all of the cheques in your cheque book are used. Once you've used all the cheques in that cheque book, cheque access will no longer be available from 3 June 2023.
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For your personal accounts you can also use phone banking to transfer money between your accounts by calling us at 13 2221. For your business accounts you can manage your money securely online anywhere, anytime using NetBank, the CommBank app or CommBiz. For more information visit commbank.com.au/changes-to-cheques

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THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 12	(Page 1 of 2)
Account Number	06 5000 12638790
Statement Period 1 Ma	ar 2023 - 31 Mar 2023
Closing Balance	\$6,071.70 CR
Enquiries	13 1998
(24 hours	a day, 7 days a week)



Business Transaction Account

If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

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Date Transaction	r				Debit Cr	edit	Balance
01 Mar 2023 OPENING BALANCE						\$6,071.70 CR	
31 Mar 2023 CLOSING	BALANCE						\$6,071.70 CR
	Opening balance	-	Total debits	+	Total credite	s =	Closing balance
	\$6,071.70 CR		Nil		N	il	\$6,071.70 CR

Statement 12	(Page 2 of 2)
Account Number	06 5000 12638790

Transaction Summary for 1st February 2023 to 28th February 2023

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

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THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 13	(Page 1 of 2)
Account Number	06 5000 12638790
Statement Period 1 A	vpr 2023 - 30 Apr 2023
Closing Balance	\$6,071.70 CR
Enquiries	13 1998
(24 hours	a day, 7 days a week)



Business Transaction Account

If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

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The date of transactions shown here may be different on your other transaction lists (for example, the transaction list that appears on the CommBank app).

Date Transactior	n.				Debit C	redit	Balance
01 Apr 2023 OPENING BALANCE							\$6,071.70 CR
30 Apr 2023 CLOSING	BALANCE						\$6,071.70 CR
	Opening balance	-	Total debits	+	Total credit	s =	Closing balance
	\$6,071.70 CR		Nil		Ν	Jil	\$6,071.70 CR

:	Statement 13	(Page 2 of 2)
	Account Number	06 5000 12638790

Transaction Summary for 1st March 2023 to 31st March 2023

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

Important Information:

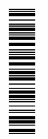
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For a full list of fees on your account visit commbank.com.au/BTAterms

If you are processing a number of these transactions each month you may want to consider switching account fee options[^]. The \$10 Monthly Account Fee option includes 20 Quick Deposit, Cheque and Assisted transactions per month. For more information on how to switch visit **commbank.com.au/btsamoreinfo**



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- From 3 June 2023 replacement cheque books will no longer be issued automatically. To obtain a replacement cheque book, please contact us or visit your nearest branch.
- If you have a joint account listed below³, you will no longer be able to order a replacement cheque book. You can continue to have cheque access to your joint account until all of the cheques in your cheque book are used. Once you've used all the cheques in that cheque book, cheque access will no longer be available for that account from 3 June 2023.
- If you switch from a CommBank account where a cheque book was previously issued, to a new CommBank account, and your cheque book is linked to your new account, you can continue to have cheque access to your new account until all of the cheques in your cheque book are used. Once you've used all the cheques in that cheque book, cheque access will no longer be available from 3 June 2023.
- All account Terms and Conditions will be updated to reflect these changes on 3 June 2023 on commbank.com.au

Using NetBank, the CommBank app or CommBiz (for business and institutional customers), you can manage your money securely online anywhere, anytime and you can access a range of handy features, including:

- Transferring money between your accounts in real-time
- Transferring money to a BSB and Account Number or paying money to someone using PayID
- Setting up a recurring transfer or scheduling a transfer for later
- Paying your bills using PayTo, BPAY® or direct debit

For your personal accounts you can also use phone banking to transfer money between your accounts by calling us at 13 2221. For your business accounts you can manage your money securely online anywhere, anytime using NetBank, the CommBank app or CommBiz. For more information visit commbank.com.au/changes-to-cheques

¹ Cheque access means being able to take money out of your account using a cheque from a cheque book issued to you on request and linked to your account, or a cheque obtained by you on request, over the counter in branch.

² Selected business and institutional banking accounts are excluded. Speak with your Relationship Manager, or visit commbank.com.au/changes-to-cheques

³ From 3 June 2023, you will no longer be able to order a replacement cheque book if you have a joint account listed here: Accelerator Cash Account, AwardSaver Account, Cash Investment Account, Cash Management Call Account, Commonwealth Direct Investment Account, Complete Access, Everyday Offset, GoalSaver, NetBank Saver, Pensioner Security Account, Private Bank Account, Smart Access, Streamline Basic, and Youthsaver Account. If you have any other joint account, you can order a replacement cheque book if you contact us or visit your nearest branch.

[®] Registered to BPAY Pty Ltd ABN 69 079 137 518



ABN 48 123 123 124 AFSL and Australian credit licence 234945

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047

THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 14	ŀ	(Page 1 of 2)
Account Nun	nber	06 5000 12638790
Statement Period	1 Ma	y 2023 - 31 May 2023
Closing Bala	nce	Nil
Enquiries		13 1998
(24	hours	a day, 7 days a week)



Business Transaction Account

If this account has an attached overdraft limit or facility which is secured over your primary place of residence or over a residential Investment property you should ensure that the property is insured in accordance with the terms and conditions of the mortgage. If you have any queries about your insurance cover you should contact your insurer. Information on property insurance can also be found on www.moneysmart.gov.au. Note, if this account has an attached overdraft limit or facility and we send you a statement every 4 or 6 months, we will update your statement preference to every 3 months as part of changes made to the new Banking Code of Practice from 1 July 2019.

Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

\$6,071.70 CR

Note: Have you checked your statement today? It's easy to find out more information about each of your transactions by logging on to the CommBank App or NetBank. Should you have any questions on fees or see an error please contact us on the details above. Cheque proceeds are available when cleared.

The date of transactions shown here may be different on your other transaction lists (for example, the transaction list that appears on the CommBank app).

Date Transaction	Debit Credit	Balance
01 May 2023 OPENING BALANCE		\$6,071.70 CR
10 May Transfer to CBA A/c NetBank Transfer Test	50.00	\$6,021.70 CR
10 May Transfer to CBA A/c NetBank Transfer CDIA	6,021.70	\$0.00
31 May 2023 CLOSING BALANCE		Nil
Opening balance -	Total debits + Total credits =	Closing balance

\$6,071.70

Nil

Nil

Statement 14	(Page 2 of 2)
Account Number	06 5000 12638790

Transaction Summary for 1st April 2023 to 30th April 2023

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
Paper Statement Fee				\$2.50	\$0.00

Important Information:

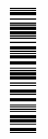
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047

THE DIRECTOR UNIT 8 435-439 FULLARTON RD HIGHGATE SA 5063

Your Statement

Statement 15		(Page 1 of 2)
Account Num	ber	06 5000 12638790
Statement Period	1 Ju	ın 2023 - 30 Jun 2023
Closing Balan	се	Nil
Enquiries		13 1998
(24 ł	nours	a day, 7 days a week)



Business Transaction Account

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Name:	CLEARLY PICKLED PTY LTD ATF CLEAR ELITE
	IF SUPER FUND

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Date Transaction					Debit Cre	dit	Balance
01 Jun 2023 OPENING	BALANCE						Nil
30 Jun 2023 CLOSING	BALANCE						Nil
	Opening balance	-	Total debits	+	Total credits	=	Closing balance
	Nil		Nil		Nil		Nil

Statement 15	(Page 2 of 2)
Account Number	06 5000 12638790

Transaction Summary for 1st May 2023 to 31st May 2023

Transaction Type	Performed	Free	Chargeable	Unit Price	Fee Charged
Staff assisted withdrawals	0	0	0	\$3.00	\$0.00
Cheques written	0	0	0	\$3.00	\$0.00
Cheque deposit	0	0	0	\$3.00	\$0.00
Over the counter deposit	0	0	0	\$3.00	\$0.00
Quick deposits	0	0	0	\$3.00	\$0.00
Cheq deposit in quick deposit box	0	0	0	\$3.00	\$0.00
Total	0	0	0		\$0.00
Account Fee				\$0.00	\$0.00
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You can also contact the Australian Financial Complaints Authority, AFCA, an independent external dispute resolution body approved by ASIC - time limits may apply, visit AFCA, afca.org.au, website for more information. Write to: Australian Financial Complaints Authority, GPO Box 3, Melbourne VIC 3001 Email: <u>info@afca.org.au</u> Call: 1800 931 678, free call Monday to Friday 9am– 5pm, AEST

Financial difficulty support for your business

All businesses may experience financial difficulty at some time. But getting support is important and we're here to help. To learn how we can support you, visit **commbank.com.au/bfa**, contact your Relationship Manager or the Business Financial Assistance team on 13 2607 at any time.

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Australian Business Register

24 March 2022

Australian business number (ABN)	12 500 933 028
Entity name	The Trustee for Clear Elite IF Super Fund
ABN status	Active
ABN registration date	19 March 2022
Postal address	PO Box 633 ST AGNES SA 5097
Business address	10 DAWN PDE MIAMI QLD 4220
Email address	emily@smsfaustralia.com
Type of entity	ATO Regulated Self-Managed Superannuation Fund
ANZSIC code	6330 - Superannuation Funds
Associate name	Position held
MR JOSHUA CLEARY	Director Of A Corporate Trustee Member Of A Self Managed Superannuation Fund
CLEARLY PICKLED PTY LTD	Trustee



CONSTITUTION

Clearly Pickled Pty Ltd ACN: 658 156 908

EVAN RICHARDS & ASSOCIATES

Demystifying Law, Delivering Value Level 4, 22 Grenfell Street Adelaide SA 5000 <u>evan.richards@erichards.com.au</u> www.erichards.com.au 1

TABLE OF CONTENTS

1	Definit	tions and interpretation	1			
	1.1 1.2 1.3	Definitions Interpretation Replaceable rules	2			
2	Sole Purpose of Company					
3	Propri	Proprietary company				
4	Share capital					
	4.1 4.2 4.3 4.4	Classes of shares Directors may issue shares Rights attaching to ordinary shares Exercise of vote and rights	3 3 4			
5	Shares	Shares held on trust or jointly4				
	5.1 5.2	No recognition of trusts or other interests Joint owners	4			
6	Certifi	cates				
	6.1 6.2	Entitlement to certificates Delivery to joint holders				
7	Lien		5			
	7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8	Lien on unpaid capital and money owing Exemption from lien Lien to apply to dividends Company's right of sale Restrictions on sale Effecting sale Application of sale proceeds Taxation	5 5 5 5 5 5 5			
8 Calls on shares		on shares	6			
9	8.1 8.2 8.3 8.4 8.5 8.6 8.7 8.8 8.9 8.10 8.11 No En	Call by Directors Payment of call Terms of call Deemed time of call Liability of joint holders Interest on unpaid calls Fixed dates for calls Disabilities if calls unpaid Differentiation between Members Payment of calls in advance Evidence of call	6 6 6 6 7 7 7 7 7			
10	Trans	Transfer of shares				
	10.1 10.2	Transfer of shares Registration of transfers				
11	Forfei	orfeiture of shares				
	11.1 11.2	Default Notice of forfeiture				



	11.3	Forfeiture	9
	11. 4	Liability continues after forfeiture	9
	11.5	Statutory declaration is conclusive	9
	11.6	Disposal of forfeited shares	9
	11.7	Transfer of forfeited share	
	11.8	Application to outstanding money	
12	Altera	tion of capital	
	12.1	Power to consolidate, divide and cancel	
	12.2	Reduction of capital	
13	Gener	al meetings	
	13.1	Annual general meeting	
	13.2	Power to convene general meeting	
	13.3	Notice period	
	13.4	Notice of general meetings	
	13.5	Content of notice of general meetings	
	13.6	Content of notice of annual general meeting	
	13.7	Notice of adjourned meeting	
	13.8	Failure to give notice	
14	Broco	edings at general meetings	
14			
	14.1	Circular resolutions	
	14.2	Sole Member resolutions	
	14.3	Use of technology	
	14.4	Quorum	
	14.5	Effect of no quorum	
	14.6	Chairperson of general meeting	
	14.7	Vacancy in chair	
	14.8	Adjournment	
	14.9	Adjourned meetings	
15		g at general meetings	
	15.1	Voting	
	15.2	Voting rights	
	15.3	Voting by joint holders	
	15.4	No entitlement to vote if calls are unpaid	
	15.5	Voting by persons entitled to shares	
	15.6	Voting by poll	
	15.7	Casting vote of chair	
	15.8	Objection to qualification of a voter	
	15.9	Votes counted in error	
16	Proxi	es	
	16.1	Who can appoint a proxy	
	16.2	Execution and form of proxies	
	16.3	Member's attorney	
	16.4	Life of proxy	17
	16.5	Lodgement of proxies and powers of attorney	
	16.6	Corporate representative	
	16.7	Validity of proxy vote	
17	Арро	intment and removal of Directors	
	17.1	Number	
	17.2	Appointment by Company	
	17.3	Term of office	
	17 <i>.</i> 4	Vacation of office	

Evan Richards & Associates

18	Power	s and duties of Directors			
	18.1	General management power			
	18.2	Act in the best interests of a Holding Company			
	18.3	Attorneys			
	18.4	Power to borrow and give security			
	18.5	Indemnity			
	18.6	Other offices of Directors			
	18.7	Director may act in professional capacity			
19	Procee	edings of Directors			
	19.1	Calling and holding Directors' meetings			
	19.2	Circulating resolutions			
	19.3	Directors' meetings by technology			
	19.4	Directors' resolutions			
	19.5	Minutes			
	19.6	Director's personal interests			
	19.7	Quorum			
	19.8	Chairperson			
	19.9	Delegation to Committees			
	19.10	Acts of Directors valid despite defective appointment			
20		ging Director			
		Appointment and tenure			
	20.1	Ceasing to hold office			
	20.2	Powers			
	20.3				
21	Altern	ate Directors			
	21.1	Power to appoint an Alternate Director			
	21.2	Appointment			
	21.3	Rights and powers			
	21.4	Alternate Director is not agent of appointor			
	21.5	Termination of appointment			
22		tary			
23	Recor	ds and inspection			
24	Divide	ends and reserves			
	24.1	Prohibition on distribution of income or property to members:			
25	Capita	alisation of profits			
	25.1	Authority to capitalise			
	25.2	Appropriation and application			
	25.3	Adjustment of Members' rights			
	25.4	Distribution	25		
26	Powe	Power of Attorney			
	26.1	Appointment of Attorney			
	26.2	Further acts			
	26.3	Irrevocable			
27	Notice	es			
	27.1	How notice to be given			
	27.2	When notice is given			
	27.3	Notice to joint holders			
28	Winding up				
29	Indemnity				



29.1	Interpretation
29.2	Scope of indemnity
29.3	Insurance

OPERATIVE PROVISIONS

1 Definitions and interpretation

1.1 **Definitions**

In this Constitution, unless the context requires otherwise:

Act means the Corporations Act 2001 (Cth) as amended, supplemented or replaced from time to time.

Alternate Director means any person who, for the time being, holds office as an alternate Director duly appointed in accordance with this Constitution.

Board means the board of Directors of the Company.

Business means the business conducted by the Group as at the date of this Constitution, or any other business carried on by the Group from time to time.

Business Day means a day that is not a Saturday, Sunday, public holiday or bank holiday in Queensland.

Company means Clearly Pickled Pty Ltd, ACN: 658 156 908 or as that name is changed from time to time.

Constitution means this constitution of the Company as amended, supplemented or replaced from time to time.

Directors means all or any number of the directors for the time being of the Company appointed in accordance with this Constitution but does not include associate directors.

Encumbrance means any:

- (a) legal or equitable interest or power created, arising in or reserved in or over an interest in any property or asset; or
- (b) security for payment of money, performance of obligations or protection against default (including a mortgage, bill of sale, charge, lien, pledge, trust, power or retention of title arrangement, right of set-off, assignment of income, garnishee order, monetary claim and flawed deposit arrangement);
- (c) any thing or preferential interest or arrangement of any kind giving a person priority or preference over claims or other persons with respect to any property or asset;
- (d) a security interest as defined in the Personal Property Securities Act 2009 (Cth); or
- (e) any agreement or arrangement (whether legally binding or not) to grant or create anything referred to in paragraphs 0(b), (c) or (d).

Government Agency means any government or any public, statutory, governmental (including a local government), semi-governmental or judicial body, entity, department or authority and includes any self-regulatory organisation established under statute.

Group means the Company and its subsidiaries, and Group Company means any one of them.

Law means:

(a) principles of law or equity established by decisions of courts;



- (b) statutes, regulations or by-laws of the Commonwealth of Australia or any State or Territory of the Commonwealth of Australia or a Government Agency; and
- (c) requirements and approvals (including conditions) of the Commonwealth of Australia or any State or Territory of the Commonwealth of Australia or a Government Agency that have the force of law.

Managing Director means any person who, for the time being, holds office as a managing director duly appointed in accordance with this Constitution.

Member means a registered holder of any share of the Company or any person deemed by this Constitution to be such a person.

Office means the registered office of the Company.

Register means the register of Members of the Company as required to be kept under section 168 of the Act.

Related Body Corporate has the meaning given to that term in the Act.

Secretary means any person appointed to perform the duties of a secretary of the Company.

Share means shares in the capital of the Company.

Special Resolution has the same meaning as in section 9 of the Act.

1.2 Interpretation

In this Constitution, unless the contrary intention appears:

- (a) the singular includes the plural and vice versa;
- (b) a gender includes the other genders;
- (c) the headings are used for convenience only and do not affect the interpretation of this Constitution;
- (d) other grammatical forms of defined words or expressions have corresponding meanings;
- (e) a reference to a document includes the document as modified from time to time and any document replacing it;
- (f) if something is to be or may be done on a day that is not a Business Day then it must be done on the next Business Day;
- (g) the word "person" includes a natural person, partnership, body corporate, association, governmental or local authority, agency and any other body or entity whether incorporated or not;
- (h) the word "month" means calendar month and the word "year" means 12 months;
- (i) the words "in writing" include any communication sent by letter or email or any other form of communication capable of being read by the recipient;
- (j) a reference to a thing includes a part of that thing;
- (k) a reference to all or any part of a statute, rule, regulation or ordinance (**statute**) includes that statute as amended, consolidated, re-enacted or replaced from time to time;
- (I) wherever "include", "for example" or any form of those words or similar expressions is used, it must be construed as if it were followed by "(without being limited to)";

- (m) money amounts are stated in Australian currency unless otherwise specified;
- (n) a reference to any agency or body, if that agency or body ceases to exist or is reconstituted, renamed or replaced or has its powers or functions removed (defunct body), means the agency or body that performs most closely the functions of the defunct body; and
- (o) any expression in a provision of this Constitution that relates to a particular provision of the Act has the same meaning as in that provision of the Act.

1.3 Replaceable rules

The replaceable rules contained in the Act are displaced under section 135(2) and do not apply to the Company except to the extent that they are repeated in this Constitution.

2 Sole Purpose of Company

The sole purpose of the company is to act as the trustee of a regulated superannuation fund in accordance with the *Superannuation Industry (Supervision) Act 1993* (Cth).

3 Proprietary company

The Company is a proprietary company and:

- (a) the liability of Members is limited by shares;
- (b) the number of Members is limited to 50 (counting joint holders of shares as one person); and
- (c) it must not engage in any activity that would require disclosure to investors under Chapter 6D, except in the circumstances permitted by section 113(3).

4 Share capital

4.1 Classes of shares

The capital of the Company will be divided into any of the following classes:

- (a) ordinary shares; and
- (b) such other classes of shares as are approved in accordance with this Constitution and the Act from time to time.

4.2 Directors may issue shares

By resolution of the directors, the company may:

- (a) issue or dispose of shares on such terms and with such rights and restrictions as they think fit;
- (b) issue shares with such preferred, deferred or other special rights or restrictions whether with regard to dividend, voting, return of capital or otherwise; and
- (c) issue any preference shares on terms that they are, or at the option of the Company are liable, to be redeemed.



4.3 Rights attaching to ordinary shares

The ordinary shares confer on their holders:

- (a) the right to receive notice of and attend any general meeting of the Company;
- (b) the right to cast one vote on a show of hands at a general meeting of the Company and to cast one vote for each ordinary share held on a poll; and
- (c) Subject to the *Superannuation Industry (Supervision) Act 1993* (Cth), any other rights in the *Corporations Act 2001* (Cth).

4.4 Exercise of vote and rights

Subject to this Constitution, no person is entitled to vote or to exercise any right or privilege as a Member until the person is registered in the Register.

5 Shares held on trust or jointly

5.1 No recognition of trusts or other interests

Except as required under the Act the Company will not:

- (a) be required to recognise any person as holding a share on trust; or
- (b) be bound by or compelled in any way to recognise (whether or not the Company has been given notice) any equitable, contingent, future or partial claim, right or interest or any other right in any share except an absolute right of ownership in the holder listed in the Register.

5.2 Joint owners

Subject to this Constitution, if 2 or more persons are listed in the Register as the holders of a share:

- (a) they are deemed to hold the share as joint tenants with rights of survivorship;
- (b) they and their respective legal personal representatives are jointly and severally liable to pay all instalments and calls in respect of the share;
- (c) subject to clause (b), on the death of any one of them (evidence of which may be required by the Directors as they think fit), the survivor or survivors are the only person or persons whom the Company may recognise as having any title to the share; and
- (d) any one of them may give effectual receipts for any dividend or other distribution in respect of the share.

6 Certificates

6.1 Entitlement to certificates

A person whose name is entered as a Member in the Register is entitled without payment to receive a certificate in respect of the share, signed in any way authorised by the Company, in accordance with the Act. In respect of a share or shares held jointly by several persons, the Company is not bound to issue more than one certificate.

6.2 Delivery to joint holders

Delivery of a certificate for a share to one of several joint holders is sufficient delivery to all such holders.

7 Lien

7.1 Lien on unpaid capital and money owing

The Company has a first and paramount lien:

- (a) on every partly paid share for all money (whether presently payable or not) called or payable at a fixed time in respect of that share; and
- (b) on all shares registered in the name of a Member (either solely or jointly with another person) for all money presently payable to the Company by that person or the person entitled to the shares by reason of the death, mental incapacity, bankruptcy or insolvency of the first mentioned person.

7.2 Exemption from lien

The Directors may at any time exempt a share wholly or in part from the provisions of clause 7.1.

7.3 Lien to apply to dividends

The Company's lien (if any) on a share extends to all dividends payable in respect of the share.

7.4 Company's right of sale

Subject to clause 7.5, the Company may sell, in such manner as the Directors think fit, any shares on which the Company has a lien.

7.5 **Restrictions on sale**

A share on which the Company has a lien must not be sold unless:

- (a) a sum in respect of which the lien exists is presently payable; and
- (b) the Company has, not less than 14 days before the date of the sale, given to the registered holder for the time being of the share or the person entitled to the share by reason of the death, mental incapacity, bankruptcy or insolvency of the registered holder a notice in writing setting out, and demanding payment of, such part of the amount in respect of which the lien exists as is presently payable.

7.6 Effecting sale

- (a) The Directors may give effect to a sale referred to in clause 7.4 by authorising a person to transfer the share sold to the purchaser.
- (b) The purchaser of such a share:
 - i. will be registered as the holder of the share;
 - ii. is not responsible for the application of the purchase money; and
 - iii. will possess a title which is not affected by any irregularity or invalidity in connection with the sale.
- (c) After the name of the purchaser is entered in the Register, no person may impeach the validity of the sale and the remedy of any person aggrieved is in damages only and against the Company exclusively.

7.7 Application of sale proceeds

The Company will pay:



- (a) the net proceeds of any sale or disposal referred to in clauses 7.4 and 7.6 towards satisfaction of the amount in respect of which the lien exists; and
- (b) the residue (if any) of the proceeds of sale to the person entitled to the shares at the date of sale.

7.8 Taxation

- (a) If a liability is imposed on the Company to pay any tax or other charge in relation to the shares held by a person or by another person entitled to the shares by reason of the death, mental incapacity, bankruptcy or insolvency of the first mentioned person (in each case, the (Relevant Person)) or any dividend or any entitlements due to the Relevant Person, the Company:
- (b) must, on demand, be fully indemnified by the Relevant Person from all such liability;
- (c) has a lien on the shares of that person and all dividends, bonuses and other moneys payable in respect of shares registered in the name of the Relevant Person, including shares where the Relevant Person is one of several joint holders;
- (d) may recover as a debt due from the Relevant Person any moneys paid by the Company in respect of such liability; and
- (e) may refuse to register a transfer of any shares by the Relevant Person until those moneys are recovered.

8 Calls on shares

8.1 Call by Directors

Subject to the Act and this Constitution, the Directors may make a call on some or all of the Members in respect of any money unpaid on their shares which is not by the terms of issue of those shares made payable at fixed times.

8.2 Payment of call

Upon receiving at least 14 days' notice specifying the time and place of payment, each Member so notified must pay to the Company at the time or times and place so specified the amount called on the shares.

8.3 Terms of call

The Directors may revoke, postpone or extend a call as they think fit, and may authorise or require a call to be paid by instalments.

8.4 Deemed time of call

A call will be deemed to have been made at the time when the Directors' resolution authorising the call was passed.

8.5 Liability of joint holders

The joint holders of a share are jointly and severally liable to pay all calls in respect of the share.

8.6 Interest on unpaid calls

If a sum called in respect of a share is not paid before or on the day appointed for payment of the sum, the Member from whom the sum is due must pay interest at a rate and on terms determined by



the Directors. Interest may be calculated from the day appointed for payment of the sum to the time of actual payment. The Directors may waive payment of interest wholly or in part.

8.7 Fixed dates for calls

- (a) Any sum that, by the terms of issue of a share, becomes payable on allotment or at a fixed date is deemed to be a call duly made and payable on the date on which by the terms of issue the sum becomes payable.
- (b) In the case of non-payment of a sum referred to in clause (a), all the relevant provisions of this Constitution as to payment of interest and expenses, forfeiture or otherwise apply as if the sum had become payable by virtue of a call duly made and notified.

8.8 Disabilities if calls unpaid

A Member may not exercise any right as a Member (including the right to receive a dividend, to be present at any meeting, to be counted in a quorum or to vote at any meeting or on a poll) until that Member has paid:

- (a) all calls due and payable by the Member whether alone or jointly with another person, together with interest and expenses in respect of the calls; and
- (b) all other sums (if any) presently payable by the Member in respect of any shares held by the Member, whether alone or jointly with another person.

8.9 Differentiation between Members

The Directors may, on the issue of shares, differentiate between Members as to the amount of calls to be paid and the times of payment.

8.10 Payment of calls in advance

- (a) The Directors may:
 - i. accept from any Member all or any part of the money unpaid on a share in excess of the sum actually called up; and
 - ii. cause the Company to pay interest at the rate agreed between the Directors and the Member paying the sum, on the whole or any part of the amount so accepted (unless the Company in general meeting otherwise determines).
- (b) Any amount paid in advance of calls will not be taken into account in ascertaining the amount of any dividend payable on the shares in respect of which the advance is made.
- (c) The Directors may repay an amount advanced under clause (a) on giving the relevant Member one month's notice in writing.

8.11 Evidence of call

- (a) In an action or other proceedings for the recovery of a call, it is sufficient, and conclusive evidence of the debt, to prove that:
 - i. the name of the defendant is entered in the Register as the holder or one of the holders of the share in respect of which the call is claimed;
 - ii. the resolution making the call is recorded in the minute book; and
 - iii. notice of the call was given to the defendant in accordance with this Constitution,

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- iv. and it is not necessary to prove the appointment of the Directors who made the call or any other matter whatsoever.
- (b) In this clause 8.11, reference to the term **Defendant** includes a person against whom a setoff or counter-claim is alleged by the Company and the term "action or other proceedings for the recovery of a call" is to be construed accordingly.

9 No Encumbrances

A Member must not create or give any Encumbrance over its shares in favour of any person without the prior written consent of the Company, which consent may be withheld by the Company in its absolute discretion.

10 Transfer of shares

10.1 Transfer of shares

A Member may transfer all or any of the Member's shares by instrument in writing in any form that the Directors approve. Such instrument of transfer must be executed by or on behalf of both the transferor and the transferee.

10.2 Registration of transfers

A transferor of shares remains the holder of the shares transferred until the transfer is registered and the name of the transferee is entered in the Register in respect of the shares.

The Directors are not required to register a transfer of shares in the Company unless:

- (a) the instrument of transfer has been duly stamped (if required by Law);
- (b) the instrument of transfer has been lodged at the Company's Office;
- (c) any fee payable on registration of the transfer has been paid; and
- (d) the Directors have been given all the information they reasonably require to establish the right of the transferor to make the transfer.

The Directors may, in their discretion and without assigning any reason, refuse to register a transfer of shares in the Company.

The Directors may suspend the registration of transfers of shares in the Company at such times and for such periods as they determine. The period of suspension must not exceed in the aggregate 30 days in any calendar year.

11 Forfeiture of shares

11.1 Default

If a Member fails to pay a call or instalment of a call on or before the day appointed for payment of the call or instalment, the Directors may, at any time after that date, serve a notice on such Member requiring payment of the unpaid amount of the call or instalment, together with any interest and all expenses that the Company has incurred by reason of the non-payment.

11.2 Notice of forfeiture

The notice referred to in clause 11.1 must:



- (a) specify a day at least 14 days after the date of service of notice and a place at which the call or instalment and the interest and expenses referred to in clause 11.1 are to be paid; and
- (b) state that in the event of non-payment at the time and place appointed, the share in respect of which the call was made or instalment is payable is liable to be forfeited.

11.3 Forfeiture

- (a) If the requirements of a notice served under clauses 11.1 and 11.2 are not complied with, any share in respect of which the notice has been given may at any time after the date of non-compliance but before payment required by the notice has been made, be forfeited by a resolution of the Directors.
- (b) A forfeiture under clause (a) will include all dividends declared in respect of the forfeited shares and unpaid before the forfeiture.

11.4 Liability continues after forfeiture

Any Member whose share is forfeited:

- (a) ceases to be a Member in respect of the forfeited share; and
- (b) remains liable to pay and must immediately pay to the Company all money that, at the date of forfeiture, was payable to the Company in respect of the share, together with interest on those amounts from the date of forfeiture until payment, at such rate as the Directors determine.

11.5 Statutory declaration is conclusive

- (a) A statutory declaration that:
 - i. the declarant is a Director or a Secretary of the Company; and
 - ii. a share in the Company has been duly forfeited on a particular date,
- (b) is conclusive evidence of the facts stated in it as against all persons claiming to be entitled to the share.
- (c) The statutory declaration referred to in this clause 11.5 and the Company's receipt for the price of the share constitutes a good title to the share.

11.6 Disposal of forfeited shares

- (a) Any forfeited shares become the Company's property and the Directors may sell or dispose of the shares as they think fit, except that in the event of sale, the Directors will pay to the Member in whose name the share was registered immediately before the forfeiture, the residue (if any) of the proceeds of sale after satisfaction of all moneys due and unpaid.
- (b) Before any forfeited share is sold or disposed of, the forfeiture may be cancelled on such terms as the Directors think fit.
- (c) In relation to any sale or disposal under this clause 11.6, the Directors may arrange for an accountant or the Company's auditor to value the forfeited share. If the sale or disposal is made within three months of the date of the valuation, the valuation is conclusive evidence against the Member of the value of that share at the time of sale or disposal.

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11.7 Transfer of forfeited share

- (a) The Company may receive the consideration (if any) given for a forfeited share on its sale or disposition and may execute a transfer of the share in favour of the person to whom the share is sold or disposed of.
- (b) On the execution of the transfer, the transferee:
 - i. will be registered as the holder of the share;
 - ii. is not responsible for the application of any purchase money; and
 - iii. will possess a title which is not affected by any irregularity or invalidity in connection with the forfeiture, sale or disposal of the share.
- (c) After the name of the transferee is entered in the Register, no person may impeach the validity of the transfer and the remedy of any person aggrieved by the transfer is in damages only and against the Company exclusively.

11.8 Application to outstanding money

The provisions of this Constitution as to forfeiture apply in the case of non-payment of any sum that, by the terms of issue of a share, becomes payable at a fixed time as if that sum had been payable by virtue of a call duly made and notified.

12 Alteration of capital

12.1 Power to consolidate, divide and cancel

Subject to the Act, the Company may by resolution:

- (a) consolidate and divide all or any of its share capital into shares of larger value than its existing shares;
- (b) subdivide all or any of its shares into shares of smaller value, provided that in the subdivision the proportion between the amount paid and the amount (if any) unpaid on each such reduced share is the same as it was in the case of the share from which the reduced share is derived; and
- (c) cancel shares that, at the date of the resolution have not been taken or agreed to be taken by any person or have been forfeited and reduce its share capital by the amount of the shares so cancelled.

12.2 Reduction of capital

Subject to the Act, the Company may, by resolution, reduce its share capital.

13 General meetings

13.1 Annual general meeting

The Company must hold an annual general meeting of the Company in accordance with the Act.

13.2 **Power to convene general meeting**

Any Director may, whenever the Director thinks fit, convene a general meeting of the Company's Members.



13.3 Notice period

- (a) Subject to the Act and clause (b), the Company must give at least 7 days' notice of general meetings (including annual general meetings).
- (b) The Company may call, on shorter notice than that specified in clause (a):
 - i. an annual general meeting, if all the Members entitled to attend and vote at the annual general meeting agree prior to the annual general meeting; and
 - ii. any other general meeting, if Members holding at least 95% of the votes that may be cast at the general meeting agree prior to the general meeting.

13.4 Notice of general meetings

- (a) Notice of every general meeting must be given in the manner authorised by clause 27 to:
 - i. every Member;
 - ii. every Director;
 - iii. the auditor (if any); and
 - every person who establishes to the Directors' satisfaction their entitlement to a share in consequence of the death, mental incapacity, bankruptcy or insolvency of a Member and, who but for the death, mental incapacity, bankruptcy or insolvency (as the case may be) would have been entitled to receive notice of the meeting.
- (b) Notice to joint Members may be given by sending it to the joint Member named first in the Register.

13.5 Content of notice of general meetings

A notice of a general meeting must:

- (a) specify the place, date and time for the meeting and, if applicable, details as to how a Member may attend electronically;
- (b) except as provided by clause 13.6, state the general nature of the business to be transacted at the meeting;
- (c) if a Special Resolution is to be proposed at the meeting, set out an intention to propose the Special Resolution and state the resolution;
- (d) contain a statement of:
- (e) each Member's right to appoint a proxy; and
- (f) the fact that a proxy need not be a Member of the Company; and
- (g) contain a statement that, if the Member appoints more than one proxy, each proxy may be appointed to represent a specified proportion of the Member's votes.

13.6 Content of notice of annual general meeting

It is not necessary for the notice of an annual general meeting to state that the business to be transacted at the meeting includes:

 (a) the consideration of the financial statements and the reports of the Directors and auditor (if any);



- (b) the election of Directors and other officers in place of those retiring;
- (c) the declaration of dividends;
- (d) the appointment and fixing of the remuneration of the auditors; and
- (e) any other business which, under this Constitution or the Act, is required to be transacted at an annual general meeting.

13.7 Notice of adjourned meeting

When a meeting is adjourned, new notice of the resumed meeting must be given if the meeting is adjourned for 30 days or more.

13.8 Failure to give notice

Any resolution passed at a meeting is not invalidated by:

- (a) the accidental omission to give notice of a meeting to any Member or non-receipt of that notice by a Member; or
- (b) the accidental omission to send out the instrument of proxy to a person entitled to receive notice or non-receipt of that instrument.

14 Proceedings at general meetings

14.1 Circular resolutions

- (a) A resolution may be passed without a general meeting being held if all the Members entitled to vote on the resolution sign a document containing a statement that they are in favour of the resolution set out in the document. A body corporate's representative may sign such a circular resolution. Either member of a joint membership may sign a circular resolution.
- (b) Identical copies of the document may be distributed for signing by different Members and taken together will constitute one and the same document.
- (c) The resolution is passed when the last Member signs the document, and satisfies any requirement in this Constitution or the Act that the resolution be passed at a general meeting.

14.2 Sole Member resolutions

- (a) If at any time the Company has only one Member, it satisfies any requirement in this Constitution or the Act that a resolution be passed by that sole Member recording the resolution and signing the record.
- (b) A body corporate's representative may sign a resolution referred to in clause (a).

14.3 Use of technology

The Company may hold a meeting or permit Members to attend a meeting using any technology that gives Members a reasonable opportunity to participate, including through any internet-based meeting application or any analogous technology. A Member is present in person for such a meeting if that Member is participating through the internet-based meeting application.



14.4 Quorum

- (a) Except as otherwise provided in this Constitution, the quorum for a general meeting of the Company is 51% of Members present in person or by proxy, attorney or body corporate representative and the quorum must be present at all times during the meeting.
- (b) No business will be transacted at any general meeting unless a quorum of Members is present at the time when the meeting proceeds to business.
- (c) For the purpose of determining whether a quorum is present:
 - i. each person attending as a proxy, as a body corporate's representative, or as a validly appointed attorney of a Member, is deemed to be a Member;
 - ii. if a Member has appointed more than one proxy, attorney or representative, only one may be counted; and
 - iii. if an individual person is attending both as a Member and as a proxy, attorney or representative, they may be counted only once.
- (d) If at any time the Company has only one Member, then that Member present in person or by proxy, attorney or body corporate representative is a quorum.

14.5 Effect of no quorum

If a quorum of the Company's Members is not present within half an hour after the time appointed for the meeting in the notice:

- (a) if the meeting was convened on the requisition of Members, the meeting must be dissolved; or
- (b) in any other case:
 - i. the meeting will be adjourned to the date, time and place that the Directors specify (or if the Directors do not specify such details, the meeting is adjourned to the same day in the next week at the same time and place) except that if the meeting is adjourned for 30 days or more, notice of the resumed meeting must be given; and
 - ii. if at a meeting resumed under clause (a)i a quorum is not present within half an hour after the time appointed for the meeting, the meeting must be dissolved.

14.6 Chairperson of general meeting

The Directors may elect any person to chair general meetings of the Company.

14.7 Vacancy in chair

Where a general meeting is held and:

- (a) a chairperson has not been elected by the Directors as provided by clause 14.6; or
- (b) the chairperson declines to act or is not present within 15 minutes after the time appointed for the holding of the meeting,

the Members present must elect one of their number to be chairperson of the meeting or part of the meeting (as the case may be).

14.8 Adjournment

The chairperson must adjourn a general meeting if the Members present with a majority of votes at the general meeting agree or direct that the chairperson must do so.



14.9 Adjourned meetings

- (a) Only unfinished business is to be transacted at a meeting resumed after an adjournment.
- (b) A resolution passed at a meeting resumed after an adjournment is passed on the day it was in fact passed.

15 Voting at general meetings

15.1 Voting

- (a) A resolution put to the vote at a general meeting must be decided on a show of hands unless a poll is demanded.
- (b) Before a vote is taken, the chairperson must inform the general meeting whether any proxy votes have been received and how the proxy votes are to be cast.
- (c) On a show of hands, a declaration by the chairperson is conclusive evidence of the result provided that the declaration reflects the show of hands and the votes of the proxies received. Neither the chairperson nor the minutes need to state the number or proportion of the votes recorded in favour or against the resolution.

15.2 Voting rights

Subject to any rights or restrictions attached to any class of shares, each Member, entitled to vote may vote in person or by proxy, attorney or body corporate representative authorised under the Act, at a meeting of the Members of the Company, and each Member has:

- (a) on a show of hands, one vote; and
- (b) on a poll, one vote for each share they hold.

15.3 Voting by joint holders

If a share is held jointly and more than one Member votes in respect of that share, only the vote of the Member whose name appears first in the Register is counted.

15.4 No entitlement to vote if calls are unpaid

If calls and other sums due and payable on a Member's share remain unpaid, that Member:

- (a) is not entitled to be present at any general meeting;
- (b) may not vote on any question or on a poll; and
- (c) may not be counted in a quorum.

15.5 Voting by persons entitled to shares

- (a) Subject to clause (b), any person entitled to a share in consequence of the death, mental incapacity, bankruptcy or insolvency of a Member, may vote at any general meeting in respect of that share as if they were the registered holder of the share.
- (b) A person entitled to vote under clause (a) must satisfy the Directors of their right to be transferred the share at least 48 hours before the scheduled time of the meeting or adjourned meeting at which that person proposes to vote, unless the Directors have previously admitted that person's right to vote at that meeting.



15.6 Voting by poll

- (a) A poll may be demanded by:
 - i. the chairperson;
 - ii. at least 3 Members present in person or by proxy, attorney or body corporate representative entitled to vote on the resolution; or
 - iii. a Member or Members present in person or by proxy, attorney or body corporate representative representing at least 5% of the total votes that may be cast on the resolution on a poll.
- (b) A poll may be demanded:
 - i. before a vote is taken; or
 - ii. before or immediately after the voting results on a show of hands are declared.
- (c) The percentage of votes that each Member holds is to be determined as at the close of business on the day before the poll is demanded.
- (d) The demand for a poll may be withdrawn.
- (e) If a poll is duly demanded, it must be taken in such manner and, subject to clause (f), either immediately or after an interval or adjournment or otherwise as the chairperson directs. The result of the poll is the resolution of the meeting at which the poll was demanded.
- (f) A poll is to include the votes of Members voting electronically at a meeting at which Members participate electronically using technology that includes an internet-based meeting application or any analogous technology.
- (g) A poll demanded on the election of a chairperson or on a question of adjournment must be taken immediately.
- (h) The demand for a poll does not prevent a meeting continuing for the transaction of any business other than the question on which a poll has been demanded.

15.7 Casting vote of chair

In the case of an equality of votes, whether on a show of hands or on a poll, the chairperson of the meeting at which the show of hands takes place or at which the poll is demanded has a casting vote (in addition to any vote that the chairperson may have had as a member).

15.8 **Objection to qualification of a voter**

- (a) An objection to a person's right to vote at a general meeting:
 - i. may only be raised at a general meeting or adjourned meeting at which the vote objected to is given or tendered; and
 - ii. must be determined by the chairperson of the meeting, whose decision is final.
- (b) A vote not disallowed under an objection referred to in clause (a) is valid for all purposes.

15.9 Votes counted in error

If any vote is counted which ought not to have been counted or might have been rejected, the error will not invalidate the resolution unless the error is:

(a) detected at the same meeting; and

(b) of sufficient magnitude, in the opinion of the chairperson, as to invalidate the resolution.

16 Proxies

16.1 Who can appoint a proxy

- (a) A Member who is entitled to attend and vote at a general meeting may appoint a person as that Member's proxy to attend and vote for that Member at a meeting of the Company. A proxy need not be a Member of the Company.
- (b) The appointment may specify the proportion or number of votes that the proxy may exercise.
- (c) If the Member is entitled to cast more than one vote at a meeting, the Member may appoint 2 proxies. If the Member appoints 2 proxies and the appointment does not specify the proportion or number of the Member's votes each proxy may exercise, each proxy may exercise half of the Member's votes.
- (d) Any fractions of votes resulting from the application of clauses (b) or (c) must be disregarded.

16.2 Execution and form of proxies

- (a) An instrument appointing a proxy is valid if it is in the form specified by the Directors from time to time and is:
 - i. signed by or on behalf of the Member of the Company making the appointment; and
 - ii. contains the following information:
 - iii. the Member's name and address;
 - iv. the Company's name;
 - v. the proxy's name or the name of the office held by the proxy; and
 - vi. the meetings at which the appointment may be used.
- (b) The proxy form must provide for the Member to vote for or against each resolution and may provide for abstention to be indicated.
- (c) An instrument appointing a proxy may specify the manner in which the proxy is to vote in respect of a particular resolution. Where it does so, the proxy is not entitled to vote on the resolution except as specified in the instrument. A proxy may vote as the proxy thinks fit on any motion or resolution in respect of which no manner of voting is indicated.
- (d) An instrument appointing a proxy confers authority to demand or join in demanding a poll.
- (e) Despite clause 15.3, where an instrument of proxy is signed by all of the joint holders of any Shares, the votes of the proxy so appointed must be accepted in respect of those Shares to the exclusion of any votes tendered by a proxy for any one of those joint holders.

16.3 Member's attorney

A Member may appoint an attorney to act, or to appoint a proxy to act, at a general meeting. If the appointor is an individual, the power of attorney must be signed in the presence of at least 1 witness.



16.4 Life of proxy

An instrument appointing a proxy will not be valid after 12 months from the date of its execution, unless it is expressly stated to be a standing appointment or to extend for a longer period.

16.5 Lodgement of proxies and powers of attorney

- (a) If a Member appoints a proxy or an attorney, the following documents must be given to the Company at the Office or at the place specified for the purpose in the notice calling the general meeting:
 - i. the proxy's appointment; and
 - ii. if the appointment is signed by the appointor's attorney, the authority under which the form was signed or a certified copy of the authority; and
 - iii. in the case of an attorney, the power of attorney or a certified copy of it.
- (b) The appointment of a proxy or an attorney is valid for a meeting if the appointment and any authority are given to the Company at least 24 hours before the general meeting at which the proxy is to be used.

16.6 **Corporate representative**

A Member that is a body corporate may appoint an individual to act as its representative at general meetings as permitted by the Act.

16.7 Validity of proxy vote

A vote cast in accordance with the terms of an instrument of proxy or of a power of attorney is valid if no notice in writing of:

- (a) the previous death of the appointing Member;
- (b) the mental incapacity of the appointing Member;
- (c) the revocation of the proxy's appointment;
- (d) the revocation of the authority under which the proxy was appointed; or
- (e) the transfer of the share in respect of which the proxy was given,

has been received by the Company at the Office before the commencement of the meeting or adjourned meeting at which the proxy is used or exercised.

17 Appointment and removal of Directors

17.1 Number

The number of the Directors will not be less than 1 or more than 10, unless otherwise determined by 75% of shareholders of the Company.

17.2 Appointment by Company

Subject to the *Superannuation Industry (Supervision)* Act 1993 (Cth), the Company may appoint any person to be a Director, either to fill a casual vacancy or as an addition to the existing Directors.

17.3 Term of office

Each of the Directors will hold office until the Director vacates office or is removed under this Constitution.

17.4 Vacation of office

In addition to the circumstances in which the office of a Director becomes vacant by virtue of the Act, the office of a Director becomes vacant if the Director:

- (a) ceases to be a Director by virtue of the Act or this Constitution;
- (b) becomes bankrupt or makes any arrangement or composition with his or her creditors generally;
- (c) is prohibited from being a Director by reason of any order made under the Act;
- (d) becomes physically or mentally incapable of performing the Director's duties;
- (e) resigns by written notice to the Company;
- (f) is absent from Directors' meetings (without appointing an Alternate Director) without the consent of the other Directors for a period of more than 6 months; or
- (g) without the prior or subsequent consent of the other Directors, is directly or indirectly interested in any contract or proposed contract with the Company and fails to declare the nature of the Director's interest as required by the Act.

18 Powers and duties of Directors

18.1 General management power

Subject to the Act, this Constitution and any resolution of the Company, the Directors:

- (a) will manage the business of the Company;
- (b) may exercise all such powers of the Company that are not, by the Act or this Constitution, required to be exercised by the Company in general meeting, provided that no resolution of the Company in general meeting will invalidate any prior act of the Directors which would have been valid if such a resolution had not been made; and
- (c) may be reimbursed all reasonable expenses incurred in promoting and forming the Company.

18.2 Act in the best interests of a Holding Company

As contemplated by section 187 of the Act, a Director may act in good faith in the best interests of any Holding Company of the Company.

18.3 Attorneys

- (a) The Directors may, by power of attorney under deed, appoint any person or persons to be the attorney or attorneys of the Company with such powers, authorities and discretions (being powers, authorities and discretions vested in or exercisable by the Directors), for such period and subject to such conditions as they think fit.
- (b) Any such power of attorney may contain provisions for the protection and convenience of persons dealing with the attorney and may also authorise the attorney to delegate all or any of the powers, authorities and discretions vested in the attorney.



18.4 Power to borrow and give security

- (a) Without limiting the generality of clause 18.1, the Directors may for the purposes of the Company:
 - i. borrow money, with or without giving security for it; and
 - ii. guarantee the performance of any obligation of the Company or of any other person providing they have the agreement of all other directors prior to entering into any such obligation.
- (b) With unanimous agreement the Directors may borrow or provide security as they think fit and in particular by the issue of bonds, debentures or debenture stock or any mortgage, charge or other security on the undertaking of the whole or part of the property of the Company (both present and future) including its uncalled capital.
- (c) Debentures, debenture stock, bonds or other securities may be:
 - i. made assignable free from any equities between the Company and the person to whom the same has been issued; or
 - ii. issued at a discount, premium or otherwise and with any special privileges as to redemption, surrender, drawings, allotment of shares, attending and voting at general meetings of the Company, appointment of Directors and otherwise, and any debentures may be re-issued notwithstanding that they may have been made paid off or satisfied.

18.5 Indemnity

Subject to clause 29 and to the extent permitted by the Act, if any of the Directors or any other person becomes personally liable for the payment of any sum primarily due from the Company, the Directors may execute a mortgage, charge or security over the whole or any part of the assets of the Company by way of indemnity to secure the Directors or persons so becoming liable from any loss in respect of the liability.

18.6 Other offices of Directors

Subject to the Act, a Director may hold any other office or offices under the Company (except that of auditor) in conjunction with the office of Director and on such terms as to remuneration and otherwise as the Directors may arrange.

18.7 Director may act in professional capacity

- (a) Subject to the Act and clause (b), any Director (or the Director's firm) may act in a professional capacity for the Company and the Director (or the Director's firm) is entitled to remuneration for professional services as if the Director were not a Director.
- (b) A Director (or the Director's firm) must not act as the Company's auditor.

19 Proceedings of Directors

19.1 Calling and holding Directors' meetings

- (a) A Director may call a Directors' meeting by giving at least 48 hours' notice to each Director.
- (b) A notice of a Directors' meeting may be given as the Directors may determine, either in writing, orally or by using technology.



19.2 **Circulating resolutions**

- (a) The Directors may pass a resolution without a Directors' meeting being held if all the Directors entitled to vote on the resolution sign a document containing a statement that they are in favour of the resolution set out in the document.
- (b) Identical copies of the document may be distributed for signing by different Directors and taken together will constitute one and the same document.
- (c) The resolution is passed when the last Director signs the document.

19.3 Directors' meetings by technology

- (a) For the purposes of the Act, each Director, by consenting to be a Director (or by reason of the adoption of this Constitution), consents to the use of each of the following technologies for holding a Directors' meeting:
 - i. video;
 - ii. telephone;
 - iii. any other technology that permits each Director to communicate with every other Director; or
 - iv. any combination of these technologies.
- (b) Where the Directors are not all in attendance at one place and are holding a meeting using technology and each Director can communicate with the other Directors:
 - the participating Directors are, for the purpose of every provision of this Constitution concerning meetings of the Board, taken to be assembled together at a meeting and to be present at that meeting; and
 - ii. all proceedings of those Directors conducted in that manner are as valid and effective as if conducted at a meeting at which all of them were physically present in the one location.
- (c) A Director is conclusively presumed to have been present and to have formed part of a quorum at all times during a technology meeting unless that Director has previously obtained the express consent of the chairperson to leave the meeting.

19.4 Directors' resolutions

- (a) A resolution of the Directors must be passed by a majority of the votes of Directors present and entitled to vote on the resolution.
- (b) In case of an equality of votes, the chairperson of the meeting, in addition to his or her deliberative vote (if any), has a casting vote.

19.5 Minutes

The Directors must cause minutes to be made of:

- (a) all appointments of Directors, Alternate Directors and officers;
- (b) the names of the Directors present at each meeting of the Directors;
- (c) all orders made by the Directors;



- (d) all declarations made or notices given by any Director (either generally or specifically) of his or her interest in any contract or proposed contract or of his or her holding of any office or property whereby any conflict of duty or interest may arise; and
- (e) all resolutions and proceedings of meetings of Members and classes of Members and of the Directors,
- (f) and retain the minutes in a minute book for a period of at least 10 years or such other period as may be required under the Act.
- (g) The minutes of a meeting must be signed by the chairperson of the meeting or the chairperson of the next meeting.
- (h) In the absence of evidence to the contrary, contents of the minute book that is recorded and signed in accordance with this clause 19.5 is evidence of the matters shown in the minute.

19.6 Director's personal interests

If a Director has a material personal interest in a matter that relates to the affairs of the Company other than an interest that does not have to be disclosed under section 191(2) of the Act and the Director discloses the nature and extent of the interest and its relation to the affairs of the Company to the other Directors, in accordance with section 191 of the Act and the Directors (other than the Director with the personal interest) approve the participation of that Director in the matter and permits that Director to vote on the matter, then:

- (a) the Director may vote on matters that relate to the interest;
- (b) any transactions that relate to the interest may proceed; and
- (c) if the disclosure is made before the transaction is entered into:
 - i. the Director may retain benefits under the transaction even though the Director has the interest; and
 - ii. the Company cannot avoid the transaction merely because of the existence of the interest.

19.7 **Quorum**

- (a) At a meeting of Directors properly convened the number of Directors whose presence is necessary to constitute a quorum is one.
- (b) If the office of a Director becomes vacant, the remaining Directors may act but, if the total number of remaining Directors is not sufficient to constitute a quorum at a meeting of Directors, the Directors may act only for the purpose of increasing the number of Directors to a number sufficient to constitute a quorum or for the purpose of convening a general meeting of the Company.
- (c) A quorum of Directors must be present throughout each Director's meeting. If a quorum is not present at any time the meeting is not validly convened but without affecting the validity of any business conducted before the absence of a quorum occurs.
- (d) Despite any other provision in this Constitution, if no quorum is present within 30 minutes after the time appointed for the meeting:
 - i. the meeting is adjourned for 24 hours;
 - ii. the quorum for that rescheduled meeting is 1; and
 - iii. if no Director attends that adjourned meeting, the meeting is regarded as dissolved.



19.8 Chairperson

- (a) The Directors must elect a Director to chair their meetings and may determine the period for which the Director is to be the chairperson.
- (b) Where a meeting of the Directors is held and:
 - i. a Director has not already been elected to chair that meeting under clause (a); or
 - ii. the previously elected chairperson declines to act or is not present within 15 minutes after the time appointed for the holding of the meeting,
- (c) the Directors present must elect one of their number to chair the meeting or part of the Meeting (as the case may be).
- (d) The chairperson does not have a casting vote in addition to any vote the chairperson has as a Director.

19.9 Delegation to Committees

- (a) The Directors may delegate any of their powers to a committee or committees consisting of such of their number as they think fit.
- (b) A committee must exercise the powers delegated to it in accordance with any directions of the Directors. The effect of the committee exercising a power in this way is the same as if it had been exercised by the Directors.
- (c) The members of a committee may elect one of their number as chairperson of their meetings.
- (d) Where a meeting of a committee is held and:
 - i. a chairperson has not already been elected to chair that meeting under clause (c); or
 - ii. the previously elected chairperson is not present within 15 minutes after the time appointed for the holding of the meeting or is unwilling to act,
- (e) the members present may elect one of their number to be chairperson of the meeting.
- (f) A committee may meet and adjourn as it thinks fit unless otherwise directed by the Directors.
- (g) Questions arising at a meeting of a committee must be determined by a majority of votes of the members present and voting.
- (h) In the case of an equality of votes, the chairperson has a casting vote, in addition to any vote the chairperson has in the chairperson's capacity as a member of the committee (if any).

19.10 Acts of Directors valid despite defective appointment

Any act done at any meeting of the Directors or of a committee of Directors by any person acting as a Director is, although it is later discovered that there was some defect in the appointment of any such Director or that the Director was disqualified, is valid as if the Director had been duly appointed and was qualified to be a Director or to be a member of the committee.



20 Managing Director

20.1 Appointment and tenure

- (a) The Directors may appoint one or more Directors to be Managing Director of the Company. The appointment of Managing Director will be for such period and on such terms as the Directors think appropriate.
- (b) The Directors may, subject to the terms of any agreement entered into in a particular case, revoke any appointment of Managing Director.

20.2 Ceasing to hold office

A Managing Director:

- (a) is subject to the same provisions as to resignation and removal as a Director as the other Directors of the Company; and
- (b) immediately ceases to be a Director if he or she ceases to be a Managing Director.

20.3 Powers

- (a) The Directors may on such terms and conditions and with such restrictions as they think appropriate, confer on a Managing Director any of the powers exercisable by the Directors.
- (b) Any powers so conferred may be concurrent with, or be to the exclusion of, the powers of the Directors.
- (c) The Directors may at any time withdraw or vary any of the powers so conferred on a Managing Director.

21 Alternate Directors

21.1 Power to appoint an Alternate Director

- (a) Subject to clause (b) and with the other Directors' prior written approval, a Director (Appointing Director) may appoint an Alternate Director to exercise some or all of the Appointing Director's powers either indefinitely or for a specified period. An Alternate Director need not be a Director or Member.
- (b) A Managing Director must not appoint an Alternate Director to act as Managing Director.

21.2 Appointment

The appointment of an Alternate Director must be in writing and a copy given to the Company.

21.3 Rights and powers

- (a) An Alternate Director:
 - i. is entitled to notice of each Directors' meeting and if the Appointing Director is not present at any such meeting, the Alternate Director may attend and vote at that meeting in the Appointing Director's place; and
 - ii. is otherwise entitled to exercise all the powers of the Appointing Director in the Appointing Director's place (unless the appointment was limited to some only of the Appointing Director's powers, in which case the Alternate Director may only exercise those powers).

(b) When an Alternate Director exercises the Appointing Director's powers, the exercise of the powers is just as effective as if the powers were exercised by the Appointing Director.

21.4 Alternate Director is not agent of appointor

An Alternate Director is responsible to the Company for his or her own acts and defaults as if the Alternate Director were an ordinary Director and is not deemed to be an agent of the appointing Director.

21.5 Termination of appointment

- (a) The Appointing Director may terminate the Alternate Director's appointment at any time.
- (b) The termination of an Alternate Director must be in writing and is not effective until a copy is given to the Company.
- (c) In any case, the appointment of an Alternate Director terminates when the Appointing Director ceases to hold office as Director.

22 Secretary

A Secretary of the Company holds office on such terms and conditions, as to remuneration and otherwise, as the Directors determine.

23 Records and inspection

- (a) The Directors must ensure that proper accounting and other records of the Company are kept and where required, distributed, in accordance with the requirements of the Act.
- (b) The Directors must determine whether and on what terms the accounting records and other documents of the Company or any of them will be open to the inspection of Members other than Directors.
- (c) A Member other than a Director does not have the right to inspect any document of the Company except as provided by the Act or authorised by the Directors or by the Company in general meeting.

24 Dividends and reserves

24.1 Prohibition on distribution of income or property to members:

The Company must not distribute any of the income or property of itself to any member by dividend or in any other manner.

25 Capitalisation of profits

25.1 Authority to capitalise

The Company may, by ordinary resolution in general meeting and on the recommendation of the Directors, resolve that:

 (a) it is desirable to capitalise any sum, being the whole or part of the amount for the time being standing to the credit of any reserve account or profit and loss account or otherwise available for distribution to Members; and

> (b) that sum may be applied, in any of the ways mentioned in clause 25.2, for the benefit of Members in the proportions to which those Members would have been entitled in a distribution of that sum by way of dividend.

25.2 Appropriation and application

A sum distributed to Members in accordance with clause 25.1 may be applied:

- (a) in paying up any amounts unpaid on shares held by Members; or
- (b) in paying up in full unissued shares or debentures to be issued to Members as fully paid.

25.3 Adjustment of Members' rights

The Directors must do all things necessary to give effect to a resolution referred to in clause 25.1 and, in particular, to the extent necessary to adjust the rights of the Members among themselves, may:

- (a) issue fractional certificates or make cash payments in cases where shares or debentures become issuable in fractions; and
- (b) authorise any person to enter into, on behalf of all the Members entitled to any further shares or debentures on the capitalisation, an agreement with the Company providing for the issue to them, credited as fully paid up, of any further shares or debentures or for the payment by the Company on their behalf of the amounts or any part of the amounts remaining unpaid on their existing shares by the application of their respective proportions of the sum resolved to be capitalised,

and any agreement made under an authority referred to in clause (b) is effective and binding on all the Members concerned.

25.4 Distribution

- (a) If a distribution of capitalised profits is made on more than one class of shares, the distribution made on the shares of any particular class may be at a higher, lower or at the same rate as the distribution made on the shares of another class,
- (b) provided that the shares in any one class participate equally among themselves in any distribution made of capitalised profits in respect of that class.
- (c) There can be no objection to any resolution which declares a higher rate of distribution on the shares of any class or classes than the distribution made on the shares of any other class or classes.

26 Power of Attorney

26.1 Appointment of Attorney

Each Member (**Appointor**) irrevocably appoints the Company (**Attorney**), as its agent and attorney, with power to do everything necessary or expedient in the name of the Appointor and on its behalf to give effect to any of the transactions contemplated by this Constitution to the extent that the Appointor has failed to act in the manner required by this Constitution, including to:

(a) settle, execute and deliver in the name of the Appointor and on its behalf all documents necessary to give effect to the transactions contemplated by this Constitution and all documents that are contemplated by or reasonably, ancillary or incidental to any such document, including conveyances, assignments, novations and transfers;



- (b) do everything necessary or expedient in the name of the Appointor and on its behalf to complete the transactions contemplated by this Constitution; and
- (c) exercise any rights attaching to the Appointor's shares, including voting rights, rights to appoint a proxy or representative, rights to attend and speak at a meeting of members of the Company and agree to such meetings being called on short notice.

The Attorney may:

- (d) appoint or remove any substitute, delegate or sub-attorney at any time; and
- (e) exercise its rights and powers under this clause 26:
- (f) in its own name or in the name of the Appointor; and
- (g) even if it benefits from the exercise of the rights or powers.

26.2 Further acts

The Appointor declares that all acts and things done by the Attorney and its substitutes, delegates and sub-attorneys in exercising rights and powers under this clause 26 will be as good and valid as if they had been done by the Appointor and agrees to:

- (a) ratify and confirm whatever the Attorney and its substitutes, delegates and sub- attorneys do, or cause to be done, in lawfully exercising their rights and powers under this clause 26;
- (b) indemnify the Attorney and its substitutes, delegates and sub-attorneys against all claims, demands, costs, charges, expenses, outgoing, losses and liabilities arising in any way in connection with the lawful exercise of their rights and powers under this clause 26; and
- (c) deliver to the Attorney on demand any power of attorney, instrument of transfer or other instruments as the Attorney may require for the purposes of this clause 26.

26.3 Irrevocable

The Appointor declares that the rights and powers granted to the Attorney under this clause 26 are given for valuable consideration and are irrevocable.

27 Notices

27.1 How notice to be given

A Member may, by written notice to the Secretary left at or sent to the Office, require that all notices to be given by the Company or the Directors be served on the Member's representative at an address specified in the notice.

The Company may give a notice to any Member by:

- (a) serving it on the Member personally;
- (b) properly addressing, prepaying and posting the notice to the Member or leaving it at the Member's address as shown in the Register or the address supplied by the Member to the Company for the giving of notices;
- (c) sending it by email to an email address nominated by the Member;
- (d) sending it via any other electronic means permitted by the Act and nominated by the Member for the giving of notices, including providing an electronic link to the notice; or

(e) giving it by any other means permitted or contemplated by this clause 26 or the Act.

27.2 When notice is given

A notice is deemed to be given by the Company and received by the Member:

- (a) if delivered in person, when delivered to the Member;
- (b) if posted, on the day after the date of posting to the Member, whether delivered or not; or
- (c) if sent by email or other electronic means, on the day after the date of its transmission,
- (d) but if the delivery or receipt is on a day which is not a Business Day or is after 4.00 pm (addressee's time), it is deemed to have been received at 9.00 am (addressee's time) on the next Business Day.

27.3 Notice to joint holders

A notice may be given by the Company to joint Members by sending the notice to the joint Member first named in the Register or to an alternative address (if any) nominated by that Member.

28 Winding up

If the company is wound up, the liquidator may, with the sanction of a Special Resolution of the Company, divide amongst another organisation or organisations having the same object, the whole or any part of the assets of the company irrespective as to whether they are the same property or not.

29 Indemnity

29.1 Interpretation

In this clause 29:

- (a) proceedings means any proceedings, whether civil or criminal, being proceedings in which it is alleged that the person has done or omitted to do some act in their capacity as an officer of the Company (including proceedings alleging that they were guilty of negligence, default, breach of trust or breach of duty in relation to the Company); and
- (b) officer has the meaning given to that term in section 9 of the Act.

29.2 Scope of indemnity

In addition to any other indemnity provided to an officer of the Company in accordance with the Act, and to the extent permitted by the Act and any applicable Law:

- (a) every officer of the Company will be indemnified out of the assets of the Company against any liability incurred by them in relation to the execution of their office;
- (b) no officer of the Company is liable for any loss or damage incurred by the Company in relation to the execution of his or her office;
- (c) every officer of the Company will be indemnified out of the assets of the Company against any liability which he or she incurs:
 - i. in defending any proceedings, whether civil or criminal, in which judgment is given in favour of the officer or in which the officer is acquitted;



- ii. in connection with any application, in relation to any such proceedings, in which relief is granted under the Act to the officer by the Court; and
- (d) every officer of the Company will be indemnified out of the assets of the Company against any liability to another person (other than the Company or a Related Body Corporate of the Company) where the liability is incurred by the officer in their capacity as an officer of the Company, provided that this indemnity will not apply where the liability arises out of conduct involving a lack of good faith.

29.3 Insurance

In addition to the payment of any other insurance premium by the Company in accordance with the Act, and to the extent permitted by the Act and any applicable Law, the Company may pay the premium in respect of a contract insuring an officer of the Company against a liability:

- (a) incurred by the officer of the Company in his or her capacity as officer, provided that the liability does not arise out of conduct involving a wilful breach of duty in relation to the Company or a contravention of sections 182 or 183 of the Act; or
- (b) for costs and expenses incurred by that officer of the Company in defending proceedings, whatever their outcome.



CLEARLY PICKLED PTY LTD

ACN: 658 156 908

Consent to Act As

Director and Secretary

Pursuant to Section 201D and 204C of the Corporations Act 2001

TO: The Board of Directors CLEARLY PICKLED PTY LTD UNIT 8 435-439 FULLARTON ROAD HIGHGATE SA 5063

I, JOSHUA CAMERON CLEARY, hereby consent to act as a Director and Secretary of CLEARLY PICKLED PTY LTD upon registration by the Australian Securities and Investments Commission.

My personal details are as follows:

Full name:	JOSHUA CAMERON CLEARY
Former names (if any):	NONE
Residential Address:	10 DAWN PARADE MIAMI QLD 4220
Date of Birth: Place of Birth:	24th September 1992 SOUTHPORT, QLD

Dated: the 19th day of March 2022

JOSHUA CAMERON CLEARY

CLEARLY PICKLED PTY LTD ACN: 658 156 908

Consent to Become a

Member

Pursuant to Section 120 of the Corporations Act 2001

TO: The Board of Directors CLEARLY PICKLED PTY LTD UNIT 8 435-439 FULLARTON ROAD HIGHGATE SA 5063

I, JOSHUA CAMERON CLEARY, hereby consent to become a Member of CLEARLY PICKLED PTY LTD.

My personal details are as follows:

Full name: JOSHUA CAMERON CLEARY

Former names (if any):

Residential Address: 10 DAWN PARADE MIAMI QLD 4220

Upon registration of the Company, I agree to take up shares in CLEARLY PICKLED PTY LTD as outlined in the table below:

Class of	Shares Held	Amount Paid per	Amount Unpaid per	Fully Paid	Beneficially Held
Share		Share	Share		
ORD	180	\$1	\$0	Y	Y

Dated: the 19th day of March 2022

.....

JOSHUA CAMERON CLEARY



CLEARLY PICKLED PTY LTD ACN 658 156 908

Registered in South Australia under the Corporations Act 2001 (Cth)

Share Certificate

Certificate No: 1

This is to certify that: JOSHUA CAMERON CLEARY

of 10 DAWN PARADE MIAMI QLD 4220

is the registered holder of:

Number of shares: 180

Class of shares: ORD

Fully or partly paid: Y

in the Company subject to the Constitution in force from time to time.

))

Executed by CLEARLY PICKLED PTY LTD by) its duly authorised officer:)

Signature of authorised director Joshua Cameron Cleary

Date: the 19th day of March 2022



Minutes Record Minutes of the first meeting of directors of Clearly Pickled Pty Ltd ACN: 658 156 908

Held at:	UNIT 8 435 FULLARTON ROAD HIGHGATE SA 5089
Present:	Joshua Cameron Cleary
Chair:	The following person was appointed Chairperson of the first meeting of Directors.
	Joshua Cameron Cleary
Registration of Company	Discussed that all matters relating to the registration of the Company had been attended to and that the Company had been registered on 19th March 2022. The certificate of registration was tabled as evidence the Company was duly registered.
Director(s)	Resolved that
	Joshua Cameron Cleary
Secretary(ies)	Resolved that
	Joshua Cameron Cleary
	be appointed secretary(s) of the Company and signed $consent(s)$ were tabled.
Register of Members	Resolved that the following members be entered in the register of members in accordance with their consent(s) and share certificate(s) which were tabled.
	Joshua Cameron Cleary
Public Officer	Resolved that the following person be appointed to fill the position of public officer, as required by Section 252 of the <i>Income Tax Assessment Act</i> and that notice of such appointment be given to the Australian Tax Office:
	Joshua Cameron Cleary
Registered Office	Resolved that the registered office of the Company be located at:
	UNIT 8 435 FULLARTON ROAD HIGHGATE SA 5089
Principal Place of Business	Resolved that the principal place of business be located at:
	10 DAWN PARADE MIAMI QLD 4220
Constitution	Resolved that the constitution tabled at the meeting be approved and adopted as the constitution of the company.
Register of option holders	Resolved: to establish, and keep up to date, a register of option holders in accordance with sections 168(1)(b) of the <i>Corporations Act</i> .
Register of debenture holders	Resolved: to establish, and keep up to date, a register of debenture holders in accordance with sections 168(1)(c) of the <i>Corporations Act</i> .
Financial records	Resolved: to do everything necessary to establish, and keep up to date, the financial records of the company, as required by the <i>Corporations Act</i> .
Bank account	Resolved: to approve and open the bank accounts and to appoint the signatories in accordance with the terms of the bank account mandate forms.
Maintaining records	Resolved: to notify the relevant authorities and update the company's records in relation to the business.



Closure

There being no further business the meeting was closed.

Signed as a true and correct record: Dated: the 19th day of March 2022

Joshua Cameron Cleary (Chairperson)



Date:	31/03/2021
Client:	Joshua Cleary
Address:	1/22 Andromeda Parade, Robina, QLD 4226

Re: Engagement of SMSF Australia Pty Ltd

Following our discussions, we are pleased to accept your appointment as your SMSF Accountant providing you with specialised Self Managed Super Fund accounting and administration services. Our firm seeks to act in the best interests of our clients at all times and to provide the highest level of professional services.

Professional Fees and Payments

All professional fees for the services provided to you will be based on the time and degree of skill and acumen required to complete the tasks required, including out of pocket expenses and statutory charges, unless otherwise agreed between the parties. This amount will be quoted prior to the start of any major project.

Work completed outside of quoted scope are based on our professional fees being:

Partner	\$ 250.00 per hour
Accountant	\$ 150.00 per hour
Bookkeeper/other staff	\$ 70.00 per hour

For work undertaken for periods of less than an hour, the rate shall be charged in 15 minute blocks, or part thereof. All professional fees are GST exclusive.

Any estimate of the cost of service is only an estimate unless otherwise agreed and the actual cost may vary. It is not always possible to provide an accurate estimate of the total cost, as the total cost may change due to unforeseeable problems and delays, the cooperation or otherwise of third persons and deficiencies in documentation. If the costs are likely to be significantly higher than originally estimated, we will provide you with an additional letter of engagement informing you of this and setting out the reasons for the likely increase.



Terms of Payment

Unless other terms have been agreed to, our terms of payment are strictly 7 days from the date of each invoice.

Disclosure of other fees and commissions

We disclose to our clients any commissions or other fees received as a result of work done for that client and will fully comply with any statutory requirements in relation to the disclosure of such information.

Documents

Before we lodge any necessary documentation on your behalf, we will forward draft documentation to you for approval. We shall endeavor to ensure that documentation is lodged with the relevant departments by the due dates, provided all information and documentation is received by in adequate time for preparation and lodgment of the documentation, at least 6 weeks prior to actual lodgment due date.

Responsibility for Accounting and Internal Control Systems

It is important to remember that you are personally responsible for the information contained in any statutory return and that you must retain all necessary supporting documentation to substantiate your transaction. I/we will not take responsibility for any failure on your behalf to maintain adequate records.

Ownership of Documents

The final financial statements, tax return and any other documents which we are specifically engaged to prepare, together with any other original documents given to us, shall remain your property. Any other documents brought into existence by us including general journals, working papers, the general ledger, draft financial statements and/or tax returns, will remain our property at all times. However, we will always provide you with copies of any documents that you may require from time to time.

Lien over Documents

We may invoke a Lien over certain documents held until such time as an outstanding fee has been paid or other satisfactory arrangements are reached. A Lien is a right to hold certain documents or property until the debt incurred in respect of that property/document has been satisfied.



Quality Review

As the business includes Chartered Tax Advisers, Fellows of the Taxation Institute of Australia and the IPA we are subject to periodic quality assurance reviews. Unless otherwise advised by yourself, by engaging SMSF Australia Pty Ltd, you are consenting to your files possibly being part of such a quality review.

Standards

We aim to provide the highest standard of professional service and are focused on the concerns of our clients. If for any reason you feel you have not received the level of service expected or have an issue to raise, please contact myself to discuss how the problem may be resolved.



If you are in agreement with above terms of engagement please sign and return a copy of the Engagement letter to me and keep a copy for your records.

Should you have any further queries in relation to the above, please do not hesitate to contact me.

Yours faithfully

CHRISTOPHER MARK OVERTON Partner & Chartered Tax Adviser SMSF Australia

Details Required:

Name of Fund:

TBA

Tax File Number: •

860 520 461

- Joshua Cameron Cleary Name of Trustee:
- Name of Member/s: _____

Signed on behalf of Fund

Signatory Name

31/03/2021

Dated

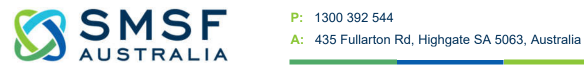


P: 1300 392 544A: 435 Fullarton Rd, Highgate SA 5063, Australia

Application for New SMSF

Fund Name Choices: 1. Clear Elite IF
2. Clear SIF
3. Clear Elite Investment Fund
Fund Address:
Corporate Trustee
Choices of company name 1. Clear Advantage
2. Clearly Pickled
3. CCJ Advantage
Member 1
Name: Joshua Cameron Cleary
TFN: 860 520 461 Date of Birth: 24/09/1992
Address: 10 Dawn Parade, Miami, QLD 4220
Phone: 0407135001Email: Josh.cleary@ndesolutions.com.au
Place of birth: Gold Coast, Queensland

www.smsfaustralia.com



Member 2

Name:	
TFN:	Date of Birth:
Address:	
Phone:	Email:
Place of birth:	
Member 3	
Name:	
TFN:	Date of Birth:
Address:	
Phone:	Email:
Place of birth:	
Member 4	
Name:	
TFN:	Date of Birth:
Address:	
Phone:	Email:
Place of birth:	
	www.smsfaustralia.c



A: 435 Fullarton Rd, Highgate SA 5063, Australia

Bare Trust Corporate Trustee

Choices of company nam	e 1
	2
	3
Bare Trust Name	
Choices of Trust name:	1
	2
	3

www.smsfaustralia.com

Electronic Lodgement

Document No. 7EBQ78925

Lodgement date/time: 21-03-2022 13:03:56 Reference Id: 164434170

Form 362

Notification of appointment or cessation of a registered agent by a company

Company details	Company name CLEARLY PICKLED PTY LTD Australian Company Number (ACN) 658 156 908
Lodgement details	Who should ASIC contact if there is a query about this form?
	Name SMSF AUSTRALIA PTY LTD ASIC registered agent number (if applicable) 46046

1. Appointment of a registered agent

By appointing an agent, you are authorising ASIC to provide correspondence and details relating to your company, to your agent or their nominee. This includes invoice statements, annual review documentation, your company's corporate key and other correspondence.

ASIC registered agent name SMSF AUSTRALIA PTY LTD ASIC registered agent number 46046 Postal address Address PO BOX 230 GLEN OSMOND SA 5064 AUSTRALIA

Signature This form must be signed by a current officeholder of the company.

I certify that the information in this form is true and complete Name JOSHUA CAMERON CLEARY Capacity Director Signature

Date signed 21-03-2022



A: 435 Fullarton Rd, Highgate SA 5063, Australia

Due Date: 02 Mar 2022

TAX INVOICE

Trustee for Clear Elite IF Super Fund
10 Dawn Pde
MIAMI QLD 4220
AUSTRALIA

Invoice Number INV-1038 Invoice Date 23 Feb 2022

Description	GST	Amount
For Professional Services including:		
- Establishment of Self Managed Superannuation Fund with corporate trustee including all least software and accounting disbursements	gal, 10%	1,688.00
On charging Australian Securities & Investment Commission (ASIC) setup fees at cost.	No GST	512.00
	Subtotal	2,046.55
	Total GST 10%	153.45
	Invoice Total	2,200.00
Payr	ments Received	0.00
	Amount Due	\$2,200.00

Account payment terms are STRICTLY 7 days net accounts@smsfaustralia.com

How to Pay



EFT directly into our bank account: Account: SMSF Australia Pty Ltd BSB: 065-004 Account No: 1108 1117 Reference: Name and INV-1038



Credit card by phone – 8338 1033 VISA or MasterCard Accepted *3% surcharge charged*



Apply for a director identification number

Director ID	DIR 036 52880 09310 35
Director ID issue date	11 MARCH 2022
Director ID status	Active

Getting a director ID

I am an eligible officer or Yes intend to become an eligible officer within 12 months of my application I acknowledge that to be a Yes director I must meet the requirements of the <i>Corporations Act 2001</i> and /or the <i>Corporations (Aboriginal and Torres Strait Islander) Act 2006</i>

Applicant details

Full name	JOSHUA CAMERON CLEARY
Date of birth	24 SEPTEMBER 1992
Place of birth	GOLD COAST, QUEENSLAND, AUSTRALIA
Residential address	10 DAWN PDE, MIAMI, QUEENSLAND, 4220, AUSTRALIA

Australian Business Registry Services | Apply for a director identification number

Effective date of residential address change	11 MARCH 2022
Postal address	10 DAWN PDE, MIAMI, QUEENSLAND, 4220, AUSTRALIA
Mobile	+61 0407 135 001
Business phone	+61 (04) 0713 5001
Email	JOSH.CLEARY@NDESOLUTIONS.COM.AU

Next steps

- <u>Print or save a PDF</u> record of your director ID.
- Give your director ID to the person responsible for maintaining the records of any companies or Indigenous corporations that you are a director of. This may be the company secretary, another director, an authorised agent or contact person.

Protect yourself

Your director ID confirms your identity and relationship to a company or Indigenous corporation. Only give your written consent to being appointed if you will play an active role in overseeing the business affairs of the company or Indigenous corporation.

If you suspect someone has been misusing your identity or director ID, <u>contact us</u> (<u>https://www.abrs.gov.au/contact-us</u>)

Australian Business Registry Services © Commonwealth of Australia



SUPERANNUATION FUND DEED

Clear Elite IF Super Fund

Clearly Pickled Pty Ltd (Trustee)

EVAN RICHARDS & ASSOCIATES

Demystifying Law, Delivering Value Level 4, 22 Grenfell Street Adelaide SA 5000 evan.richards@erichards.com.au www.erichards.com.au



TABLE OF CONTENTS

1	Definitions	. 3
2	Rules of interpretation	. 6
3	Relevant Law	. 6
3.1	Inconsistency	6
3.2	Power to act in accordance with Relevant Law	
3.3	Deemed inclusion of Relevant Law	6
4	The Fund	. 7
4.1	Establishment	7
4.2	Fund vested in Trustee	7
4.3	Purpose	7
5	Trustee	. 7
5.1	Number of Trustees	7
5.2	Appointment and removal	7
5.3	Trustee meetings	8
5.4	Decisions of Trustees	
5.5	Minutes	-
5.6	Written resolutions	
5.7	Conflict of interest	
5.8	Validity of acts of Trustees	
5.9	Constitution	
6	Trustee's duties	
7	Trustee's powers	10
7.1	All powers	10
7.1 7.2	Absolute discretion	11
7.2 7.3	Absolute discretion Delegation	11 11
7.2 7.3 7.4	Absolute discretion Delegation Remuneration	11 11 11
7.2 7.3 7.4 7.5	Absolute discretion Delegation Remuneration Confidentiality	11 11 11 11
7.2 7.3 7.4 7.5 7.6	Absolute discretion Delegation Remuneration Confidentiality Dependants and other beneficiaries	11 11 11 11 11
7.2 7.3 7.4 7.5 7.6 7.7	Absolute discretion Delegation Remuneration Confidentiality Dependants and other beneficiaries Indemnity	11 11 11 11 11 11
7.2 7.3 7.4 7.5 7.6 7.7 7.8	Absolute discretion Delegation Remuneration Confidentiality Dependants and other beneficiaries Indemnity Release	11 11 11 11 11 11
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9	Absolute discretion Delegation	11 11 11 11 11 11 11
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10	Absolute discretion	11 11 11 11 11 11 11 12 12
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9	Absolute discretion	11 11 11 11 11 11 12 12 12 12
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1	Absolute discretion	 11 11 11 11 11 11 12 12 12 12
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2	Absolute discretion	 11 11 11 11 11 12 12 12 12 12 12
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3	Absolute discretion	 11 11 11 11 11 11 12 12 12 12 12 12 12 12 12
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4	Absolute discretion	 11 11 11 11 11 12
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5	Absolute discretion	 11 11 11 11 11 11 12
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5 8.6	Absolute discretion	11 11 11 11 11 11 12 12 12 12 12 12 12 1
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5 8.6 9	Absolute discretion	11 11 11 11 11 12 12 12 12 12 12 12 12 1
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5 8.6 9 9.1	Absolute discretion	11 11 11 11 11 12 12 12 12 12 12 12 12 1
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5 8.6 9 9.1 9.2	Absolute discretion	11 11 11 11 11 11 12 12 12 12
7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5 8.6 9 9.1	Absolute discretion	11 11 11 11 11 11 12 12 12 12 12 12 12 1

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9.5	Form of contributions	13
10	Transfers to and from other funds	13
10.1 10.2 10.3 10.4	Transfers to other funds Transfer by Trustee Benefits cease Transfers from other funds	14 14
11	Investment portfolios	14
11.1 11.2 11.3 11.4 11.5 11.6 11.7	Selection of investment portfolios No selection Variation or redemption Delay or refusal Trustee may cease investment portfolio No liability No separate trust funds.	14 14 15 15
12	Fund Accounts	15
12.1 12.2 12.3 12.4 12.5	Fund Accounts Member Accounts Crediting Member's Accounts Investment fluctuation Account Reserves	15 16 16
13	Investments	17
13.1 13.2 13.3 13.4 13.5 13.6	Strategy Authorised investments Power to sell and vary investments Investment income Fund earning rate Interim Fund earning rate	17 17 17 18
14	Benefits	19
14.1 14.2 14.3 14.4 14.5 14.6 14.7 14.8 14.9 14.10	When payable Method of payment Pension Pension rules Death Benefits Conditions Taxation on Benefits Suspension of Benefit Transfer of assets Preserved Benefits	19 19 20 21 21 21 21
15	Forfeiture of Benefits	22
15.1 15.2	Conditions of forfeiture Application of forfeited Benefits	
16	Costs and expenses and Taxation	
16.1 16.2	Costs and expenses Taxation	22
17	Records	
17.1 17.2	Records and accounts to be kept Audit	

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17.3	Disclosure		
18	Termination of the Fund		
18.1 18.2	Termination 23 Application of assets 23		
19	Amendments		
19.1 19.2	By deed		
20	Other acts		
21	Costs		
22	Consents, requests and notices		
23	Governing law		
24	Dealing with rights and obligations granted by this Deed25		
25	Parties		
26	Time		
27	Execution		
Resoluti	on27		
Application For Membership			
TFN Notification			
Binding	Binding Death Benefit Nomination Form 30		



Date

This deed is made on 19/03/2022

Parties

Name	Clearly Pickled Pty Ltd ('Trustee')
Address	UNIT 8 435-439 FULLARTON ROAD HIGHGATE SA 5063

NameJoshua Cameron Cleary ('Member')Address10 DAWN PARADE MIAMI QLD 4220



Recitals

- A. The Trustee hereby establishes an indefinitely continuing complying superannuation fund (Fund) which is:
 - a. A self-managed superannuation fund for the purposes of the Superannuation Industry (Supervision) Act 1993-,
 - b. A complying superannuation fund for the purposes of the Income Tax Assessment Act 1997,
 - c. A regulated superannuation fund for the purposes of the Superannuation Industry (Supervision) Act 1993;
 - d. An accumulation fund within the meaning of the Superannuation Industry (Supervision) Regulations 1994; and e. subject to the duties and powers under this Deed for the purpose of providing superannuation benefits for those persons who, being eligible for membership, become Members of the Fund and their Dependants.
- B. The Trustee agrees to act as Trustee of the Fund.

Now this deed witnesses that the Trustee hereby constitutes an indefinitely continuing superannuation fund known as the "Clear Elite IF Super Fund" vested in and controlled and administered by the Trustee upon the trusts of this Deed (which includes this preamble, the Recitals and all of the following Parts hereof) effective from the date hereof.

Operative Terms

1 Definitions

Term	Meaning			
Account	an account established by the Trustee for the purpose of administering the Fund or calculating the Benefits payable in respect of a Member or for any other purpose under this Deed			
Account-Based Pension	has the meaning given in sub-regulation 1.03(1) of the SIS Regulations			
Allocated Pension	a Pension that complies with sub-regulation 1.06(4) of the SIS Regulations			
Auditor	an approved auditor within the meaning of the Relevant Law being the auditor appointed by the Trustee from time to time to audit the Fund			
Beneficiary	a person (including a Member or a former Member) beneficially entitled to a Benefit from the Fund			
Benefit	the benefits payable or that may be payable to a Member or his Dependants or any other person under this Deed or the Relevant Law			
Commencement Date	the date of this Deed			
Deed	this Deed			
Dependant	a) a Member's spouse and, where there is more than one person who fits that description, the person determined by the Trustee to be the Member's spouse;			
	 b) a Member's child including any person who is, in the Trustee's opinion, maintained as a child by the Member; 			
	c) any other person whom the Trustee considers to be substantially financially dependant on the Member at the relevant time; and			
	d) any other person considered to be a dependant under the Relevant Law			
Eligible Fund	a superannuation fund, an approved deposit fund, an eligible rollover fund, a rollover annuity, or any other like fund or annuity which the acceptance of monies or assets from, or the payment or transfer of monies or assets to, would not, in the opinion of the Trustee, be in breach of the Relevant Law			

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Term	Meaning			
Eligible Person	any person who is eligible to become a member of a self managed superannuation fund under the Relevant Law			
Financial Year	a)	the period from the Commencement Date to the following 30 June;		
	b)	the period from each subsequent 1 July to each following 30 June before the termination of the Fund;		
	c)	the period from the last 1 July before the termination of the Fund to the date of termination of the Fund; and		
	d)	such other period ending on such other date as the Trustee may from time to time determine		
Fund	all of the assets from time to time held by the Trustee in the trusts established by this Deed			
Member	a person who has been admitted to membership of the Fund and has not ceased membership of the Fund			
Old-Age Pension	has the meaning given in section 10 of the SIS Act			
Pension	has the meaning given in section 10 of the SIS Act			
Pension Standards	a)	for an Account-Based Pension, the standards in sub-regulation 1.06(9A) of the SIS Regulations;		
	b)	for an Allocated Pension, the standards in sub-regulation 1.06(4) of the SIS Regulations;		
	c)	for a Transition to Retirement Income Stream, the standards in the definition of that term in sub-regulation 6.01(2) of the SIS Regulations; and		
	d)	for any other Old-Age Pension, the relevant standards contained in the SIS Regulations		

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Term	Meaning that legislation which must be complied with, or that the Trustee considers desirable to comply with, in order for the Fund to be a regulated and complying self managed superannuation fund or such other fund (whether by another name) that is entitled to concessional treatment for Taxation purposes. That legislation may include:			
Relevant Law				
	a)	the SIS Act;		
	b)	the SIS Regulations;		
	c)	the Superannuation (Financial Assistance Funding) Levy Act 1993 (Cth);		
	d)	the Superannuation (Resolution of Complaints) Act 1993 (Cth);		
	e)	the Superannuation (Rolled-Over Benefits) Levy Act 1993 (Cth);		
	f)	the Superannuation Entities (Taxation) Act 1987 (Cth);		
	g)	the Superannuation Supervision Levy Act 1991 (Cth);		
	h)	the Income Tax Assessment Act 1936 (Cth);		
	i)	the Income Tax Assessment Act 1997 (Cth); and		
	j)	any other legislation, requirements, standards, guidelines, rulings or announcements		
Review Date	the final day of each Financial Year and/or any other date the Trustee determines in its absolute discretion			
SIS Act	the Superannuation Industry (Supervision) Act 1993 (Cth)			
SIS Regulations	the Superannuation Industry (Supervision) Regulations 1994 (Cth)			
Taxation	includes income tax (including capital gains tax, tax on eligible termination payments and tax on contributions), payroll tax, land tax, goods and services tax, stamp duty and any other taxes or duties			
Transition to Retirement Income Stream	has the meaning given by sub-regulation 6.01(2) of the SIS Regulations			
Trustee	the trustee(s) for the time being of the Fund			



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2 Rules of interpretation

- a) Any provision of this Deed must be read down to the extent necessary to be valid. If that is not possible, it must be severed. All other provisions of this Deed are unaffected.
- b) A provision of this Deed will not be construed to the disadvantage of a party because that party was responsible for including that provision and/or that provision benefits that party.
- c) In this Deed unless the contrary intention appears:
 - (i) a person includes any other legal entity and vice versa;
 - (ii) the singular includes the plural and vice versa;
 - (iii) a gender includes all other genders;
 - (iv) where an expression is defined, its other grammatical forms have a corresponding meaning;
 - (v) a clause or annexure is a clause of or an annexure to this Deed;
 - (vi) a reference to a document is to that document as amended or varied;
 - (vii) any legislation includes any subordinate legislation and amendments;
 - (viii) conduct includes any act, omission, representation, statement or undertaking whether or not in writing;
 - (ix) 'writing', 'written' and 'in writing' include any mode of representing or reproducing words in a visible form; and
 - (x) 'including', or similar words, does not limit what else might be included.

Headings are for convenience and do not affect the interpretation of this Deed.

3 Relevant Law

3.1 Inconsistency

Any provision of this Deed that is inconsistent or conflicts with the Relevant Law or prevents the Trustee from complying with the Relevant Law must be read down to the extent necessary to avoid that effect. If that is not possible, that provision must be excluded from this Deed but only to the extent necessary to avoid that effect. All other provisions of this Deed continue to be valid and enforceable.

3.2 Power to act in accordance with Relevant Law

The Trustee has the power to do all acts and things, or to omit to do such acts and things, as the Trustee considers necessary, desirable or expedient for the Fund to comply with the Relevant Law.

3.3 Deemed inclusion of Relevant Law

Notwithstanding any provision of this Deed, any clause or provision that must be included in this Deed from time to time in order for the Fund to comply with the Relevant Law is deemed to be included in this Deed as if every such provision was set out in this Deed, but only for so long as that deemed inclusion is necessary for the Fund to comply with the Relevant Law.

4 The Fund

4.1 Establishment

By this Deed the Trustee establishes the Clear Elite IF Super Fund.

4.2 Fund vested in Trustee

- (a) The Fund will be vested in the Trustee.
- (b) The Trustee will at all times hold, control and manage the Fund in accordance with the provisions of this Deed.
- (c) No Member will have any beneficial interest in the Fund or any asset of the Fund.

4.3 Purpose

Trustee must be a Constitutional Corporation or where the Trustee is not a Constitutional Corporation the primary purpose of the Fund shall be to provide old age pension and maintained solely for one or more of the purposes laid out in section 62 of the SIS Act.

5 Trustee

5.1 Number of Trustees

- (a) Where the Trustee consists of a constitutional corporation, there will only be one Trustee.
- (b) Where the Trustee consists of natural persons, there may be any number of Trustees subject to any minimum and maximum number prescribed by the Relevant Law.

5.2 Appointment and removal

- (a) Members may at any time by deed:
 - (i) remove any Trustee who is not a Member or a person acting as Trustee pursuant to clauses 5.2(c) to 5.2(f);
 - (ii) appoint any person in that Trustee's place; and/or
 - (iii) appoint any person as an additional or replacement Trustee.
- (b) A Trustee will continue to hold office until the Trustee:
 - (i) resigns by notice to the Members;
 - (ii) if a natural person, dies;
 - (iii) if a natural person, becomes incapable of performing his duties as Trustee;
 - (iv) if a company, becomes an externally administered body corporate (as defined in the *Corporations Act 2001* (Cth)) or has a provisional liquidator appointed;
 - (v) is removed from office by the Members pursuant to the provisions of this Deed or the Relevant Law; or
 - (vi) becomes a disqualified person under the Relevant Law.
- (c) Subject to any restrictions imposed by the Relevant Law, if a Member dies:

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- (i) the deceased Member's legal personal representative may act as a Trustee in place of the deceased Member for so long as the Relevant Law allows; and
- (ii) for the purpose of this clause 5.2(c) the 'legal personal representative' of a deceased Member includes the executor named in the Will of the deceased Member whether or not a grant of Probate has been issued or will be sought in relation to the deceased Member's estate.
- (d) If a Member is under a legal disability, that Member's legal personal representative may act as Trustee in his place.
- (e) If a Member is under a legal disability because of age, and the Member does not have a legal personal representative, the Member's parent or guardian may act as Trustee on behalf of the Member.
- (f) A Trustee may, by enduring power of attorney, appoint another person to act as Trustee in his place.
- (g) Where the Trustee consists of a constitutional corporation, the Members will do all things necessary to ensure that the appointment and removal of directors of the Trustee is governed in a manner substantially similar to **clauses 5.2(c)** to **5.2(f)**.
- (h) Section 14(2)(c) of the *Trustee Act* 1936 (SA) does not apply to this Deed.

5.3 Trustee meetings

- (a) Any Trustee may at any time convene a Trustees' meeting by notice to the other Trustees.
- (b) The Trustee that convenes the Trustees' meeting will be the chairman of the meeting unless all of the Trustees agree otherwise.
- (c) A Trustees' meeting may be held by any technological means by which the Trustees are able simultaneously to hear each other and to participate in discussion.
- (d) Subject to the provisions of this Deed, the Trustees may meet together, adjourn and regulate their meetings as they think fit.
- (e) A quorum for a meeting of Trustees is two Trustees unless there is only one Trustee, when a quorum is that Trustee.



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5.4 Decisions of Trustees

- (a) Each Trustee has one vote and questions arising at a Trustees' meeting will be decided by a majority of the Trustees present and voting.
- (b) If there are an equal number of votes for and against a resolution the chairman of the Trustees' meeting will have the casting vote.

5.5 Minutes

- (a) The Trustees must record their decisions in written minutes, signed by the chairman of the Trustees' meeting.
- (b) Signed minutes are sufficient evidence of decisions and proceedings at meetings unless proved incorrect.

5.6 Written resolutions

A resolution in writing signed by all of the Trustees (or if the Trustee is a constitutional corporation, a resolution signed by all of the directors of the Trustee) will:

- (a) have the same effect and validity as a resolution of all the Trustees present and voting at a Trustees' meeting; and
- (b) be deemed to have been passed on the day on which the document was last signed by a Trustee (or if the Trustee is a constitutional corporation, by a director), notwithstanding that the written resolution may have been signed in two or more counterparts and may be in the form of a copy, telex, or facsimile transmission.

5.7 Conflict of interest

- (a) A Trustee and any firm, body or entity in which a Trustee has a direct or indirect interest may in any capacity:
 - (i) enter into any contracts or arrangement with the Fund;
 - (ii) be appointed to and hold any office or place of profit under the Trustees, other than the office of Auditor; and
 - (iii) act in a professional capacity, other than as the Auditor, for the Fund,

and may receive and retain for his own benefit any remuneration, profits or benefits as if he was not a Trustee.

- (b) Every Trustee must disclose his interest to the other Trustees.
- (c) The failure by a Trustee to make disclosure under this **clause 5.7** does not render void or voidable a contract or arrangement in which the Trustee has a direct or indirect interest.
- (d) A Trustee may vote in respect of a contract or arrangement or any other matter in which the Trustee has a direct or indirect interest.

5.8 Validity of acts of Trustees

The acts of the Trustee will remain valid notwithstanding that it is subsequently discovered that there was a defect in the appointment of a person as a Trustee or a person appointed as a Trustee was a disqualified person for the purposes of the Relevant Law.

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5.9 Constitution

The Trustee must, if a constitutional corporation, ensure that its Constitution is consistent with any applicable requirements of the Relevant Law.

6 Trustee's duties

The Trustee (and if the Trustee is a constitutional corporation, the directors of the Trustee) must:

- (a) act honestly in all the Trustee's dealings with the Fund;
- (b) exercise the same degree of care, skill and diligence as an ordinary prudent person would exercise in dealing with property of another person for whom the person felt morally bound to provide;
- (c) ensure that the Trustee's duties and powers in respect of the Fund are performed and exercised in the best interests of Members;
- (d) keep the money and other assets of the Fund separate from any money and assets of the Trustee; and
- (e) not enter into any contract or do anything else that would prevent the Trustee from, or hinder the Trustee in, properly performing or exercising the Trustee's functions and powers in respect of the Fund.

7 Trustee's powers

7.1 All powers

The Trustee will have power to do everything necessary or desirable to manage, administer and deal with the Fund and all proceedings, matters and things connected with the Fund in an efficient and economical manner and so as to comply with the Relevant Law, including:

- (a) entering into and executing all contracts, deeds and documents and doing all such matters and things as it considers expedient for the purpose of carrying out the trusts, authorities, powers and discretions conferred upon the Trustee by this Deed;
- (b) giving such undertakings and incurring all such obligations relating to the Fund as the Trustee thinks fit;
- instituting, conducting, defending or abandoning, settling, compromising or submitting to arbitration any claim, proceedings, matter or thing relating to the Fund or to the rights of Members or other persons claiming to be entitled to be paid a benefit from the Fund;
- (d) borrowing or lending money and securing the repayment of that money in any manner and upon any terms, with or without security which the Trustee may consider advisable;
- (e) insuring or re-insuring any risks, contingencies or liabilities of the Fund;
- (f) paying out of the Fund all expenses of and incidental to the management and administration of the Fund, including the fees of any advisers or agents and the remuneration of persons appointed pursuant to this Deed;
- (g) giving receipts and releases or discharges of any other kind in relation to any debts owed to the Fund; and

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(h) indemnifying or undertaking to indemnify any person in respect of any claim, matter or thing relating to the Fund or to the rights of Members or other persons entitled in respect of the Fund.

7.2 Absolute discretion

- (a) The Trustee, in the exercise of the authorities, powers and discretions given to it under this Deed, has an absolute and unfettered discretion and may from time to time exercise or enforce all or any of such powers, authorities and discretions, and will have power generally to do all such things as the Trustee in its absolute discretion considers appropriate in the administration of the Fund and the performance of its obligations under this Deed.
- (b) The Trustee may also in its absolute discretion waive any requirement of this Deed in respect of any Member.

7.3 Delegation

The Trustee may delegate and vary or remove any delegation to any person, on such terms as the Trustee may think fit, any of the authorities, powers and discretions conferred upon the Trustee by this Deed or the Relevant Law.

7.4 Remuneration

- (a) The Trustee will not receive any salary or remuneration from the Fund in respect of its services as Trustee.
- (b) Subject to the Relevant Law, nothing in this Deed will preclude any firm, corporation or partnership of which the Trustee or any of its directors is a partner, director, shareholder, related body corporate (as defined in the *Corporations Act 2001* (Cth)) or employee from being paid out of the Fund any proper fees or remuneration for professional or other services rendered by such firm, corporation or partnership in connection with the Fund.

7.5 Confidentiality

The Trustee will regard as strictly confidential so far as practicable all information disclosed to or gained by it in the course of administering the Fund or otherwise in connection with this Deed, or anything relating or incidental to it.

7.6 Dependants and other beneficiaries

The Trustee may exercise all its powers under this Deed and the Relevant Law in respect of Dependants and any other person entitled to a Benefit. All such persons must comply with the provisions of this Deed and any direction of the Trustee in relation to the payment of any Benefit to them or otherwise.

7.7 Indemnity

The Trustee (and if a constitutional corporation, each of its directors) will be indemnified out of the Fund against all liabilities, losses, costs and expenses incurred in the exercise, purported exercise or attempted exercise of the trusts, powers, authorities and discretions vested in the Trustee or at law, including in respect of any payments made to any person whom the Trustee bona fide believes to be entitled to the payment and it is subsequently found that the person was not in fact so entitled.

7.8 Release

The Trustee (and if a constitutional corporation, each of its directors) is released from all liabilities, losses, costs and expenses incurred in the exercise, purported exercise or attempted exercise of the

trusts, powers, authorities and discretions vested in the Trustee or at law, including in respect of any payments made to any person whom the Trustee bona fide believes to be entitled to the payment and it is subsequently found that the person was not in fact so entitled.

7.9 Limited indemnity and release

Nothing in this Deed has the effect of giving the Trustee (and if a constitutional corporation, each of its directors) an indemnity or release in respect of any liability:

- (a) for a breach of trust, where the Trustee fails to act honestly, or intentionally or recklessly fails to exercise, the degree of care and diligence that the Trustee was required to exercise; or
- (b) for a monetary penalty under a civil penalty order.

7.10 Trustee's lien

The Trustee will have, to the extent permitted by law, a lien on and over the assets of the Fund for the purpose of satisfying the indemnities given to the Trustee under this Deed and the Relevant Law.

8 Membership

8.1 Admission

The Trustee may in its absolute discretion admit any Eligible Person who has lodged with the Trustee an application for membership, in such form as the Trustee may require, to membership of the Fund.

8.2 Bound by this Deed

Every person admitted to membership of the Fund becomes a Member and is bound by this Deed.

8.3 Variation of membership terms

The Trustee may, by written agreement with any Member, vary the terms and conditions applicable to that Member's membership of the Fund, including the contributions and benefits payable to or in respect of the Member.

8.4 Information to new Members

The Trustee must, as soon as practicable after the admission of a Member, give to that Member any information required by the Relevant Law.

8.5 Trustee's requirements

A Member must provide such information and documents, submit to such medical examinations, and generally do such things as the Trustee deems necessary in order for the Trustee to satisfy itself that such person is entitled to a Benefit from the Fund.

8.6 Cessation

A Member ceases to be a Member if:

- (a) the Member dies; or
- (b) all Benefits payable to the Member under the Fund have been:
 - (i) transferred to another fund pursuant to **clause 10**; or
 - (ii) paid to the Member pursuant to **clause 14**.

9 Contributions to the Fund

9.1 Employer contributions

Subject to **clause 9.4**, the Trustee will accept such contributions to the Fund from a Member's employer as may be agreed from time to time between the Trustee, the Member and the employer.

9.2 Member contributions

Subject to **clause 9.4**, the Trustee will accept such contributions to the Fund as a Member may wish to make from time to time.

9.3 Manner and timing of contributions

The Trustee may determine the manner and timing of contributions to be accepted from a Member or a Member's employer.

9.4 Contributions

The Trustee:

- (a) may accept contributions from any person in respect of a Member to the extent permitted by the Relevant Law;
- (b) must not accept any contribution if, in the opinion of the Trustee, the acceptance of the contribution would be in breach of the Relevant Law; and
- (c) may refuse to accept such contributions as the Trustee deems appropriate.

9.5 Form of contributions

- (a) Contributions may be made either in cash or by transfer to the Trustee of an asset in specie or by any other means authorised by the Relevant Law.
- (b) If a contribution is made by the transfer of an asset to the Trustee:
 - (i) the amount of the transfer will be the market value of that asset determined by the Trustee at the time of its transfer; and
 - (ii) the other terms and conditions of the transfer will be as determined by the Trustee.

10 Transfers to and from other funds

10.1 Transfers to other funds

- (a) If requested by a Member, the Trustee may pay or transfer all or part of the Member's Benefits to an Eligible Fund, provided that the payment or transfer is not in breach of the Relevant Law.
- (b) If a Member ('Requesting Member') makes a request ('Transfer Request') pursuant to clause
 10.1(a) of this Deed, the Trustee must resolve within one month whether or not to accept the Transfer Request.
- (c) If the Trustee does not accept the Transfer Request, the Requesting Member may, by one month's notice to each of the other Members, call a meeting of the Members to reconsider the Transfer Request.

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- (d) A quorum for a Members' meeting will be two Members unless there is only one Member, when a quorum is that Member.
- (e) The chairman of the meeting will be the Requesting Member unless all of the members agree otherwise.
- (f) Any Member may appoint a proxy to vote on that Member's behalf.
- (g) If there are an equal number of votes in favour of and against accepting the Transfer Request, the chairman will have the casting vote.
- (h) If a majority of votes at the meeting of members are in favour of accepting the Transfer Request, the Requesting Member must notify the Trustee ('Notice') of that decision within one month.
- (i) The Members' decision in relation to a Transfer Request is binding on the Trustee.
- (j) The Trustee must pass all resolutions and do all acts necessary to give effect to the Transfer Request within one month of receiving the Notice unless the Requesting Member agrees otherwise.

10.2 Transfer by Trustee

The Trustee may of its own initiative pay or transfer the whole or part of a Member's Benefits to an Eligible Fund in such circumstances as may be permitted or required by the Relevant Law, whether or not the Member has requested or consented to such payment or transfer.

10.3 Benefits cease

The payment or transfer of a Member's Benefits to an Eligible Fund satisfies the Member's entitlement to those Benefits to the extent of the amount so paid or transferred. The receipt of such an amount by the Trustee of the other Eligible Fund completely discharges the Trustee for any liability in respect of that amount. The Trustee will have no responsibility to see to the application of that amount.

10.4 Transfers from other funds

If a Member requests, the Trustee may accept the transfer of money or assets from an Eligible Fund. The Trustee will credit the Member's Accounts in the manner agreed between the Trustee and the Member with the money or assets so received.

11 Investment portfolios

11.1 Selection of investment portfolios

- (a) Subject to the Relevant Law, the Trustee may allow a Member to select the investments for that Member's investment portfolio and the proportions of those investments.
- (b) The Trustee may restrict or impose conditions on that selection.

11.2 No selection

If a Member does not select an investment portfolio, the Trustee must invest the balance of that Member's Account in accordance with this Deed.

11.3 Variation or redemption



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- (a) A Member may request the Trustee to vary or redeem any part of that Member's investment portfolio, as allowed by the Relevant Law.
- (b) The Trustee may (whether or not it is requested to do so) vary or redeem any part of an investment portfolio.

11.4 Delay or refusal

- (a) The Trustee may:
 - (i) delay in establishing, varying or redeeming any part of an investment portfolio; or
 - (ii) refuse to establish, vary or redeem any part of an investment portfolio.
- (b) If the Trustee delays in establishing, or refuses to establish, any part of an investment portfolio the Trustee must invest the balance of the Member's Account in accordance with this Deed.

11.5 Trustee may cease investment portfolio

- (a) The Trustee may cease any Member's investment portfolio. The Trustee must notify that Member that it has ceased its investment portfolio.
- (b) If the Trustee ceases a Member's investment portfolio the Trustee must invest the balance of that Member's Account in accordance with this Deed.

11.6 No liability

The Trustee is not liable to compensate a Member for any loss incurred in exercising or not exercising any of its powers under this **clause 11**.

11.7 No separate trust funds.

Investment portfolios are not separate trust funds.

12 Fund Accounts

12.1 Fund Accounts

The Trustee will keep such Accounts and reserves as the Trustee considers appropriate for the purpose of administering the Fund and calculating the Benefits payable to each Member.

12.2 Member Accounts

The Trustee must keep separate Accounts for each Member and, if desirable, keep in respect of each Member such separate Accounts as the Trustee considers necessary or desirable for any one or more of the following purposes:

- (a) differentiating between contributions made by the Member and contributions made for the benefit of the Member by an employer or any other person;
- (b) differentiating between the Member's preserved and non-preserved benefits;
- (c) calculating the Member's minimum benefits within the meaning of the Relevant Law;
- (d) identifying those monies and assets which are funding the Member's retirement benefits;
- (e) enabling the Member to have more than one pension; and

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(f) such other purpose as the Trustee considers appropriate.

12.3 Crediting Member's Accounts

The Trustee will credit or debit (as the case may be) each Member's Accounts with:

- (a) contributions received from the Member or any other person in respect of the Member;
- (b) any amounts transferred to or from an Eligible Fund;
- (c) if the Relevant Law permits, any amount transferred from or to the Member to or from the account of a spouse (as defined by section 10 of the SIS Act) either in this Fund or an Eligible Fund;
- (d) the income of the Fund at a rate determined by the Trustee pursuant to clause 13.5;
- (e) any Taxation, costs, expenses or liabilities in relation to the contributions received in respect of the Member including excess contributions tax;
- (f) any Taxation, costs, expenses or liabilities of the Fund that the Trustee considers appropriate;
- (g) any premiums and other expenses of any insurance policies in respect of the Member;
- (h) such proceeds, bonuses or rebates under any insurance policies as the Trustee determines; and
- (i) any other amounts that the Trustee considers appropriate.

12.4 Investment fluctuation Account

The Trustee may establish such Accounts for the purposes of smoothing any fluctuations in the value and earnings of investments of the Fund and for such other purposes as the Trustee may consider appropriate.

12.5 Reserves

The Trustee may establish reserves for the purposes of making provision for any existing or prospective liability for Taxation or any other liability or for any other purpose the Trustee considers appropriate in the course of administration of the Fund, including reserves for:

- (a) assets set aside to fund the pension of a Member;
- (b) forfeited Benefits;
- (c) contributions made on account of a specific group of Members;
- (d) earnings not allocated to Members' Accounts;
- (e) any proceeds, bonuses or rebates under an insurance policy not allocated to Member's Accounts; and
- (f) any amount left in a Member's Account after all benefits have been paid to the Member.

13 Investments

13.1 Strategy

The Trustee must formulate and give effect to an investment strategy that has regard to:

- (a) the risk involved in making, holding and realising, and the likely return from, the Fund's investments having regard to the Fund's objectives and cash flow requirements;
- (b) the composition of the Fund's investments as a whole, including the extent to which the investments are diverse or involve the Fund being exposed to risks from inadequate diversification;
- (c) the liquidity of the Fund's investments having regard to its expected cash flow requirements;
- (d) the ability of the Fund to discharge its existing and prospective liability; and
- (e) all other circumstances of the Fund and any other factor or matter the Trustee considers appropriate to have regard to.

The Trustee must notify Members of the investment strategy if required by the Relevant Law.

13.2 Authorised investments

The Trustee may invest all or so much of the moneys forming part of the Fund from time to time as is not required immediately for the payment of Benefits or other amounts authorised by this Deed in any investment whatsoever which the Trustee considers appropriate and which is authorised by the Relevant Law.

13.3 Power to sell and vary investments

The Trustee will have power as it sees fit to sell any investments and to vary and transpose any investments into other investments authorised by this Deed.

13.4 Investment income

- (a) The Trustee must at the Review Date:
 - (i) value all of the assets of the Fund; and
 - determine all the net income and net capital gains of the Fund in respect of the period since the last Review Date, whether realised or unrealised, and after deducting any capital losses and such allowance for expenses and Taxation as the Trustee considers appropriate.
- (b) If, within 30 days of a Review Date, the Trustees have not determined the value of an asset, any Trustee or any director of a corporate Trustee may request the Trustee to fix the value of the asset pursuant to clause 13.4(c) to 13.4(g).
- (c) As soon as practicable after receipt of a request pursuant **to clause 13.4(b)**, the Trustee must appoint a valuer ('**Valuer**') to fix the value of the asset. The Valuer must:
 - (i) be suitably qualified to carry out a valuation of the nature and dimension required;
 - (ii) have evidenced his ability to produce credible work;
 - (iii) have at least five years experience in the valuation and analysis of assets similar to the asset;



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- (iv) have an extensive knowledge of discounted cash flow analysis;
- (v) have the ability to meet time requirements; and
- (vi) have no pecuniary interest that could reasonably be regarded as being capable of affecting his ability to give an unbiased opinion.
- (d) The Valuer will receive written and verbal submissions from the Trustees or the directors of the Trustee within the time appointed by the Valuer. The Valuer will give reasonable consideration to such submissions before making a determination.
- (e) The asset value will be that sum which in the Valuer's opinion is the fair market value of the asset at the Review Date:
 - (i) assuming a willing buyer and a willing seller;
 - (ii) assuming a reasonable period within which to negotiate the sale taking into account the nature of asset and the state of the market;
 - (iii) assuming the asset will be freely exposed to the market with reasonable publicity; and
 - (iv) on the basis that no account is taken of the interest of a special buyer.
- (f) The Valuer will act as an expert and not as an arbitrator. The Valuer's decision as to the value of the asset will be final.
- (g) The Trustee will pay the Valuer's costs of determining the value of the asset from the Fund.

13.5 Fund earning rate

At each Review Date, the Trustee must also determine the rate at which the income of the Fund is to be credited or debited to Member Accounts, any investment fluctuation account and other Accounts and reserves established by the Trustee, having regard to the following considerations:

- (a) whether the Member has established an investment portfolio;
- (b) the amount of income for the Financial Year ending on the relevant Review Date;
- (c) the amount of income expected for the subsequent Financial Year;
- (d) the amount of income credited to the Member's Accounts in previous Financial Years;
- (e) the amount of Taxation, costs and other liabilities of the Fund;
- (f) the investment strategy of the Fund; and
- (g) such other matters as the Trustee considers relevant.

13.6 Interim Fund earning rate

The Trustee may from time to time during a Financial Year determine an interim rate at which the income of the Fund is to be credited or debited to a Member's Accounts for the purpose of calculating the Member's Benefits.



14 Benefits

14.1 When payable

- (a) A Member's Benefit becomes payable if:
 - (i) the Member retires in the circumstances prescribed by the Relevant Law for the release of preserved and non-preserved Benefits;
 - the Member retires on the ground of permanent incapacity (within the meaning under the Relevant Law);
 - (iii) the Member requests payment and the Relevant Law allows that payment;
 - (iv) the Member dies; or
 - such other event occurs that requires the Benefit to be paid pursuant to the Relevant Law.
- (b) If a benefit becomes payable to a Member under clause 14.1 the Member may request that the Trustee retain all or part of the Member's Benefit in the Fund. The Trustee may accept the Member's request on any terms and conditions it wishes to impose but must commence to pay a Benefit to a Member when required by the Relevant Law.

14.2 Method of payment

Subject to **clause 14.3**, a Benefit may be paid:

- (a) in a lump sum;
- (b) by way of Pension or annuity;
- (c) by transfer of an asset of the Fund;
- (d) in such other manner as permitted by the Relevant Law; or
- (e) any combination of the above.

14.3 Pension

- (a) If the Trustee is not a constitutional corporation any Benefit payable under this Deed must be paid in the form of a Pension or in any other form that complies with the Relevant Law.
- (b) At the written request of a Member receiving a Pension or a Member who will be receiving a Pension in the future, the Trustee may commute all or part of the Pension to a lump sum.

14.4 Pension rules

- (a) Subject to the SIS Regulations, the Trustee must pay a Pension Benefit to a Beneficiary in the form of:
 - (i) an Allocated Pension;
 - (ii) an Account-Based Pension;
 - (iii) a Transition to Retirement Income Stream;
 - (iv) a Pension wholly determined by reference to policies of life assurance purchased or obtained by the Trustee solely to provide Pension Benefits to Members; or



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- (v) such other form of Old-Age Pension as is permitted by the SIS Regulations.
- (b) The Trustee and the Beneficiary may agree which form of Pension is to be paid.
- (c) A Pension Benefit is subject to, and must be paid in accordance with, the relevant Pension Standards.
- (d) The Trustee may alter the amount or frequency of a Beneficiary's Pension as permitted by the relevant Pension Standards.

14.5 Death Benefits

14.5.1 General

If a Member dies, the Trustee must pay the Member's Benefit:

- in accordance with the Member's binding death benefit nomination (if any) made under clause 14.5(a) unless the Trustee has rejected the binding death nomination pursuant to clause 14.5(a)(i);
- (b) if that Member did not have a binding death benefit nomination, to one or more of that Member's Dependants or legal personal representatives in the manner, at the times, by such instalments and in such proportions determined by the Trustee in its absolute discretion, taking into consideration the Member's non-binding death benefit nomination (if any) made under clause 14.5.2; or
- (c) if the Trustee is, after reasonable enquiry, unable to locate any Dependants or legal personal representatives of the Member, in accordance with **clause 15**.

14.5.2 Non-binding death benefit nomination

- (a) A Member may make a non-binding death benefit nomination by notifying the Trustee of a manner in which the Member would prefer his benefit to be distributed upon his death between his Dependants and/or legal personal representative.
- (b) The Trustee may require a Member to complete a new non-binding death benefit nomination at any time.
- (c) A non-binding death benefit nomination is or becomes invalid if:
 - (i) the Relevant Law does not permit the Trustee to follow it;
 - (ii) the Member completes a later non-binding death benefit nomination; or
 - (iii) the Member makes a binding death benefit nomination under **clause 14.5.3**

14.5.3 Binding death benefit nomination

- (a) A Member may make a binding death benefit nomination by notifying the Trustee in a form binding upon the Trustee in accordance with the Relevant Law of the manner in which the Member's benefits are to be distributed upon his or her death between his or her Dependants and/or legal personal representative.
 - (i) A binding death benefit nomination can apply for a defined period of time or can apply indefinitely ('Non Lapsing Nomination').
 - (ii) A Non Lapsing Nomination must express to be binding until such time as it has been replaced by a subsequent valid binding death benefit nomination.

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- (iii) If a Member is or is deemed to be under a legal disability any binding death benefit nomination they have previously made can be renewed by the duly appointed Attorney of the Member.
- (iv) No binding death benefit nomination can be revoked or altered except by the execution of a subsequent valid binding death benefit nomination by the Member.
- (b) The Trustee may reject a binding death benefit nomination on any grounds provided the Trustee notifies the Member of the rejection within 10 days of the Trustee receiving the binding death benefit nomination. If the Trustee rejects a binding death benefit nomination then:
 - (i) the Trustee is not bound to pay a Member's Benefits in accordance with that binding death benefit nomination; and
 - (ii) the Member may make another binding death benefit nomination.
- (c) The Trustee may require a Member to make a new binding death benefit nomination at any time.

14.5.4 Method of Payment

Subject to the Relevant Law, a Death Benefit payable under this **clause 14.5** may be paid:

- (a) in a lump sum;
- (b) by way of a pension or annuity;
- (c) by transfer of an asset of the Fund;
- in such other manner as permitted by the Relevant Law; or (d)
- (e) by any combination of the above.

14.6 Conditions

The payment of any Benefit under this Deed is subject to the Trustee receiving such information or documents or evidence as the Trustee considers necessary, and the person to whom the Benefit is to be paid executing such documents and doing such things as the Trustee considers necessary.

14.7 **Taxation on Benefits**

The Trustee may deduct from any Benefit payable any Taxation that is payable or that the Trustee considers to be payable.

14.8 **Suspension of Benefit**

The Trustee may suspend, alter or withhold any Benefit in respect of a Member who fails to provide any information (or if any information provided is incorrect, misleading or deliberately withheld) or who otherwise fails to comply with the provisions of this Deed or the requirements of the Relevant Law.

14.9 **Transfer of assets**

If a Benefit is paid by the transfer of an asset of the Fund, the value of the asset will be determined by the Trustee in its absolute discretion as at the date of transfer. That amount will be deducted from the Member's Benefit and the Trustee shall not be bound to see to the application of that amount.

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14.10 Preserved Benefits

Nothing in this Deed requires or permits the payment of a Benefit to a Member where the Relevant Law requires that Benefit to be preserved.

15 Forfeiture of Benefits

15.1 Conditions of forfeiture

Subject to the Relevant Law, a Member forfeits his Benefit if any one or more of the following occurs:

- (a) the Member assigns, charges, or attempts to assign or charge any benefit;
- (b) the Member is, in the opinion of the Trustee, incapable of managing his affairs;
- (c) the Member's Benefit becomes payable to, or vested in, any other person, whether by his own act, operation of law, order of Court or otherwise;
- (d) the Member cannot be found by the Trustee after reasonable inquiry for a period of at least three years since the last contact between the Member and the Trustee; or
- (e) the Member dies and the Trustee is, after reasonable inquiry, unable to locate any Dependants or legal personal representative of the Member.

15.2 Application of forfeited Benefits

The Trustee may deal with any forfeited Benefit in one or more of the following ways:

- (a) for or towards the maintenance, education, advancement or otherwise for the benefit of the Member or his Dependants or any one of them in such proportions as the Trustee thinks fit, and in such form and manner and subject to such terms and conditions as the Trustee thinks fit; and
- (b) for or towards any other person or other purpose that is permitted by the Relevant Law.

16 Costs and expenses and Taxation

16.1 Costs and expenses

- (a) Except as otherwise expressly provided in this Deed, all costs, charges and expenses incurred in connection with the preparation, establishment, maintenance, administration, operation or winding up of the Fund will be borne by the Fund and paid by the Trustee out of the assets of the Fund.
- (b) The Trustee may debit Member Accounts, reserves and any other Accounts in such manner as it considers appropriate to reflect the payment of, or the making of, any provision for any such costs, charges and expenses.

16.2 Taxation

The Trustee will not be liable to account to any Member or any other person for any payments made by the Trustee in good faith to:

(a) the Commonwealth of Australia or any State or Territory, or any other country or part of a country for Taxation or any other charges upon the Fund; or

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 (b) on account of the retention of any moneys or assets in the Fund to meet any prospective liability on the part of the Trustee in relation to the Fund to such fiscal authority, notwithstanding that any such payment or provision need not have been made.

17 Records

17.1 Records and accounts to be kept

The Trustee must:

- (a) keep full and comprehensive minutes of all Trustee meetings;
- (b) keep account of all moneys received for, and disbursed from, the Fund and of all dealings in connection with the Fund;
- (c) collect and pay promptly into a bank or other Account of the Fund all moneys from time to time due to the Fund;
- (d) keep appropriate records, books and accounts, having regard to the requirements of the Relevant Law and make suitable arrangements for custody of documents relating to the investments of the Fund; and
- (e) prepare accounts and statements in relation to the Fund as at the end of the Financial Year in accordance with the Relevant Law.

17.2 Audit

The Trustee may appoint and remove an Auditor to audit the accounts and statements of the Fund and to report in writing to the Trustee in respect of such audit within the time specified by the Relevant Law.

17.3 Disclosure

The Trustee must provide to Members such documents and information as the Relevant Law requires the Trustee to provide.

18 Termination of the Fund

18.1 Termination

The Fund will terminate on such date as the Trustee determines in the following circumstances:

- (a) if it appears to the Trustee that the Fund is unable to pay its debts as and when they become due and payable and the Trustee resolves to terminate the Fund;
- (b) if for any reason the Trustee thinks it is appropriate to and does resolve to terminate the Fund;
- (c) if there are no Members in the Fund and the Trustee resolves to terminate the Fund; or
- (d) if the Members, by unanimous resolution, ask the Trustee to terminate the Fund.

18.2 Application of assets

The Trustee must, subject to the Relevant Law, apply the assets of the Fund in the following priority:



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- (a) towards the costs of administering and winding up the Fund;
- (b) in paying or transferring Members' Benefits in accordance with this Deed; and
- (c) any balance to Members, Dependants, former Members, deceased Members or legal personal representatives, in such proportions as the Trustee in his discretion determines is appropriate, and the receipt by any such person is in full discharge of any claims in respect of the Fund.

19 Amendments

19.1 By deed

The Trustee may at any time, and from time to time, by deed or resolution add to, amend, alter, modify, vary or delete any provision of this Deed with immediate, prospective or retrospective effect to such extent as the Relevant Law permits.

19.2 Notice to Members

The Trustee must promptly give the Members notice of any such amendment if required pursuant to the Relevant Law to do so.

20 Other acts

Each party must, at its expense, promptly do all things reasonably necessary to give full effect to this Deed.

21 Costs

The Trustee must pay the costs (including stamp duty) payable in respect of this Deed.

22 Consents, requests and notices

- (a) A consent, request or notice must be in writing and executed by the person giving it or their agent. It may be given:
 - (i) by pre-paid post to the address notified to all parties;
 - (ii) by facsimile transmission to the facsimile number notified to the other parties; or
 - (iii) by any other means allowed by law.
- (b) A consent, notice or request, if validly given, is deemed to have been received:
 - (i) on the third business day after posting;
 - (ii) on the next business day after transmission by facsimile; or
 - (iii) at any other time allowed by law.

23 Governing law

The laws in Queensland govern this Deed. The parties submit to the jurisdiction of the Courts of Queensland and the Federal Court of Australia.

24 Dealing with rights and obligations granted by this Deed

The rights and obligations under this Deed:

- (a) are personal and cannot be assigned or charged without the prior consent of all parties;
- (b) cannot be waived except by express notice specifying the waiver;
- (c) are in addition to and do not effect any other rights that party may have; and
- (d) will not merge with any act done to complete or perform this Deed.

25 Parties

- (a) A party includes the party's successors and permitted assigns.
- (b) This Deed confers no rights or obligations upon any person who is not a party.
- (c) An agreement, representation, or warranty:
 - (i) (on the part of two or more persons binds them jointly and severally; and
 - (ii) in favour of two or more persons is for the benefit of them jointly and severally.

26 Time

- (a) Time means Queensland time.
- (b) A month means a calendar month.
- A business day means any day that is not a Saturday, Sunday or public holiday in Queensland.
 If an act must be done on a day that is not a business day, it may be done on the next business day.
- (d) Where time is to be calculated from a day or event, that day or the day of that event must be excluded from that calculation.
- (e) Unless stated otherwise, time is of the essence.

27 Execution

- (a) This Deed (and any other document contemplated by this Deed) may be signed in counterparts. Each counterpart is taken to be an original. All counterparts together constitute one Deed. A signed counterpart may be delivered by facsimile.
- (b) A person signing this Deed on behalf of a party warrants that they have authority to bind that party for that purpose.



Executed as a deed.

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Resolution

Trustee:	Clearly Pickled Pty Ltd
SMSF:	Clear Elite IF Super Fund
Proceedings:	A superannuation fund deed prepared by Evan Richards & Associates
	The Deed was considered by the directors.
Resolutions:	

It was resolved as follows:-

- That the Trustee adopt the deed to constitute a self managed superannuation fund to be known as the Clear Elite IF Super Fund to provide benefits for the Members on the terms set out in the Deed.
- 2. That the Trustee act as trustee of the Fund subject to the terms set out in the Deed.

Signed by the Directors in favour of the resolutions:

(Directors Signature)

.....

Date of Signin	g:
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Application For Membership

- 1. I, the person whose details appear in the Schedule, hereby apply for membership of the above mentioned Fund.
- 2. In consideration of my admission to membership, I hereby agree to abide by and be bound by the provisions of the Fund Deed and any rules made thereunder.
- 3. I hereby consent to:
 - (a) (where the Trustee of the Fund is a corporation) be a director of the trustee corporation and I provide the information in the Schedule in compliance with my obligations under the *Corporations Act 2001* (Cth); and
 - (b) (where the Trustee is or are natural persons) to be a trustee of the Fund.
- 4. I declare that I am not a disqualified person within the meaning of Section 120 of the Superannuation Industry (Supervision) Act 1993.
- 5. Where there is an Employer Sponsor applicable to me I hereby authorise that Employer Sponsor to deduct from my salary and pay to the Fund as contributions the amounts (if any) as are from time to time agreed upon by myself and my Employer as contributions to be made by me to the above mentioned Fund.

Schedule:

FULL NAME	Joshua Cameron Cleary
ADDRESS	10 DAWN PARADE MIAMI QLD 4220
DATE OF BIRTH	24/09/1992
PLACE OF BIRTH	Southport, QLD
TAX FILE NUMBER	860520461

Signature

Date.....



TFN Notification

Name:	Joshua Cameron Cleary
Address:	10 DAWN PARADE MIAMI QLD 4220
Date of Birth:	24/09/1992
Sex:	Male

I agree to provide my Tax File Number:

8 6	0 5	2 0	4	6	1
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Signature

Date 20

Collection of tax file numbers is authorised by tax laws, the Superannuation Industry (Supervision) Act 1993 and the Privacy Act 1998. Changes to the tax file number law require Trustee to ask you to provide your tax file number to your superannuation fund. By completing this form and providing it to your fund will allow your fund trustee to use your tax file number for the purposes contained in the Superannuation Industry (Supervision) Act 1993 and for the purpose of paying eligible termination payments.

The purposes currently authorised include:

- taxing eligible termination payments at concessional rates;
- finding and amalgamating your superannuation benefits where insufficient informationis available;
- passing your tax file number to the Australian Taxation Office whereby you receive a benefit or have unclaimed superannuation money after reaching the aged pension age; and
- allowing the trustee of your superannuation fund to provide your tax file number to a superannuation fund receiving any benefits you may transfer. Your trustee won't pass your tax file number to any other fund if you tell the trustee in writing that you don't want them topass it on.

You are not required to provide your tax file number. Declining to quote your tax file number is not an offence. However, if you do not give your superannuation fund your tax file number, either nowor later, you may pay more tax on your superannuation benefits than you have to.

The lawful purposes for which your tax file number can be used and the consequences of not quoting your tax file number may change in future, as a result of legislative change.



Binding Death Benefit Nomination Form

Name: Joshua Cameron Cleary

Address: 10 DAWN PARADE MIAMI QLD 4220

Date of Birth: 24/09/1992

I, Joshua Cameron Cleary make a non-lapsing binding nomination that in the event of my death the benefits to which I am entitled from the Fund be paid to the following person(s):

Name	Address	Relationship	Percentage or Amount

However in the event that ______does not outlive me by 28 days or is unwilling or unable to accept the benefit of this non lapsing binding nomination, then I direct the benefits to which I am entitled referred to above to be paid to:

Name	Address	Relationship	Percentage or Amount

However in the event that ______does not outlive me by 28 days or is unwilling or unable to accept the benefit of this non lapsing binding nomination, then I direct the benefits to which I am entitled referred to above to be paid to:

Name	Address	Relationship	Percentage or Amount



I understand that I may only nominate my Legal Personal Representative(s) or one or more
Dependants.

Signa	iture:	Date:	/	/20
	declare that I have witr ne of Witness)	nessed Joshua Car	neron Clear	У
sign	this nomination form in my presence and I declare as follows:-			
1.	I am over 18 years of age; and			
2.	I am not a dependant or a Legal Personal Representative of Jos	shua Cameron Cle	ary	
Signa	iture of Witness			
	declare that I have witr	nessed Joshua Car	neron Clear	У
•	this nomination form in my presence and I declare as follows:-			
1.	I am over 18 years of age; and			
2.	I am not a dependant or a Legal Personal Representative of Jos	shua Cameron Cle	ary	
Signa	iture of Witness			
Inst	ruction for completing Binding Death Benefit Nomination			
•	The Binding Death Benefit Nomination if properly executed en certain people to receive their superannuation benefits on the binding on the Trustee once received by the Trustee.			

- The member may only nominate one or more dependants (a spouse, child or other dependant) and/ or their legal personal representative(s).
- The nomination must clearly state either the percentage of the member's benefits the nominated person is to receive or a specific amount.
- The nomination must be signed by the member in the presence of at least one independent witness who must be at least 18 years old and cannot be the member's Legal Personal Representative or Dependant or an associate thereof





Australian Securities & Investments Commission

SMSF AUSTRALIA PTY LTD PO BOX 230 GLEN OSMOND SA 5064 AUSTRALIA

Page No	: 1
Lodgement No.	: 11111
Date Received	: 21/03/2022
Time Received	: 13:03:56

DOCUMENT ACKNOWLEDGEMENT

	DOCUMENTS LODGED			
Document Number	Organisation/Person Details	Form Type & Description		
7EBQ78925	A.C.N. 658 156 908 CLEARLY PICKLED PTY LTD	FORM 362 Appointment or cessation of registered agent		

ASIC

Clearly Pickled Pty Ltd Unit 8 435-439 Fullarton Road HIGHGATE SA 5063

> 14 - 22 Grey Street, Traralgon PO Box 4000

Australian

Securities & In

Gippsland Mail Centre VIC 3841

Customer Inquiries: 1300 300 630 Facsimile: (03) 5177 3999 ASIC website: www.asic.gov.au

19/03/2022

Dear Company Officeholder

CLEARLY PICKLED PTY LTD ACN 658 156 908

IMPORTANT INFORMATION Corporate Key 39584994

We are writing to notify you that a corporate key has been issued for this company. A corporate key is an 8-digit number that is similar to the PIN on a bank account and is used to keep your company information secure

The corporate key can be used to register for online access to manage your company details. This will allow you to quickly and easily check and update your company details on our records. For further information on how to register for online access see www.asic.gov.au/register-for-access.

corporate key is not provided, we will not be able to update the company record. forms will require you to provide the corporate key on the form. If you are lodging forms with us in paper rather than online, some of our If the

on this process, see www.asic.gov.au/corporatekey. registered agents can request a new corporate key. For further information corporate key has been compromised, company officeholders or authorised It is your responsibility to keep the corporate key number in a safe and secure location. This is important so that unauthorised persons cannot alter your company details. If at any time you feel that the security of the

anniversary of your company's registration). The corporate key also appears on the top right hand corner of the annual company statement we send on your company's review date (usually the

at www.asic.gov.au, or telephone ASIC on 1300 300 630. If you require further assistance or information, please visit our website

Yours faithfully

Margaret Boothman Assistant Commissioner, Registry Operations Australian Business Registry Services

Page 1 of 1



Australian Government Australian Taxation Office

047

Our reference: 71

7128101076630

24 March 2022

THE TRUSTEE FOR CLEAR ELITE IF SUPER FUND PO BOX 633 ST AGNES SA 5097

Your tax file number

Dear Sir/Madam

The details of your tax file number registration are:

Name:THE TRUSTEE FOR CLEAR ELITE IF SUPER FUNDTax file number:605 391 090

It's important to keep this letter and any other document with your tax file number on it, in a safe place.

You should quote this tax file number when contacting us as it will help us find your information faster.

You will be asked to provide your tax file number to financial institutions and investment bodies when you open accounts or make investments with them. You don't have to give your tax file number to these organisations, but if you don't, they may withhold more tax from any investment returns or interest they pay to you.

For more information

You can find out more on our website www.ato.gov.au/tfn

For information about your rights and obligations, go to www.ato.gov.au/taxpayerscharter

Yours faithfully

Melinda Smith Deputy Commissioner of Taxation



I understand that as an individual trustee or director of the corporate trustee of

Fund name

Clear Elite IF Super Fund	

I am responsible for ensuring that the fund complies with the *Superannuation Industry (Supervision) Act 1993* (SISA) and other relevant legislation. The Commissioner of Taxation (the Commissioner) has the authority and responsibility for administering the legislation and enforcing the fund's compliance with the law.

I must keep myself informed of changes to the legislation relevant to the operation of my fund and ensure the trust deed is kept up to date in accordance with the law and the needs of the members.

If I do not comply with the legislation, the Commissioner may take the following actions:

- impose administrative penalties on me
- enter into agreements with me to rectify any contraventions of the legislation
- disqualify me from being a trustee or director of a corporate trustee of any superannuation fund in the future
- remove the fund's complying status, which may result in significant adverse tax consequences for the fund

prosecute me under the law, which may result in fines or imprisonment.

SOLE PURPOSE

I understand it is my responsibility to ensure the fund is only maintained for the purpose of providing benefits to the members upon their retirement (or attainment of a certain age) or their beneficiaries if a member dies. I understand that I should regularly evaluate whether the fund continues to be the appropriate vehicle to meet this purpose.

TRUSTEE DUTIES

I understand that by law I must at all times:

- act honestly in all matters concerning the fund
- exercise skill, care and diligence in managing the fund
- act in the best interests of all the members of the fund
- ensure that members only access their super benefits if they have met a legitimate condition of release
- refrain from entering into transactions that circumvent restrictions on the payment of benefits
- ensure that my money and other assets are kept separate from the money and other assets of the fund
- take appropriate action to protect the fund's assets (for example, have sufficient evidence of the ownership of fund assets)
- refrain from entering into any contract or do anything that would prevent me from, or hinder me in, properly performing or exercising my functions or powers as a trustee or director of the corporate trustee of the fund
- allow all members of the fund to have access to information and documents as required, including details about
 - the financial situation of the fund
 - the investments of the fund
 - the members' benefit entitlements.

I also understand that by law I must prepare, implement and regularly review an investment strategy having regard to all the circumstances of the fund, which include, but are not limited to:

- the risks associated with the fund's investments
- the likely return from investments, taking into account the fund's objectives and expected cash flow requirements
- investment diversity and the fund's exposure to risk due to inadequate diversification
- the liquidity of the fund's investments having regard to the fund's expected cash flow requirements in discharging its existing and prospective liabilities (including benefit payments)
- whether the trustees of the fund should hold insurance cover for one or more members of the fund.

Investment restrictions

I understand that, as a trustee or director of the corporate trustee of the fund, subject to certain limited exceptions specified in the law, I am prohibited from:

- lending money of the fund to, or providing financial assistance to, a member of the fund or a member's relative (financial assistance means any assistance that improves the financial position of a person directly or indirectly, including the provision of credit)
- acquiring assets (other than business real property, listed securities, certain in-house assets and acquisitions made under mergers allowed by special determinations or acquisitions as a result of a breakdown of a relationship) for the fund from members or other related parties of the fund
- borrowing money (or maintaining an existing borrowing) on behalf of the fund except in certain limited circumstances (while limited recourse borrowing arrangements are permitted, they can be complex and particular conditions must be met to ensure that legal requirements are not breached)

- having more than 5% of the market value of the fund's total assets at the end of the income year as in-house assets (these are loans to, or investments in, related parties of the fund including trusts or assets subject to a lease or lease arrangement between the trustee and a member, relative or other related party)
- entering into investments on behalf of the fund that are not made or maintained on an arm's length (commercial) basis (this ensures the purchase or sale price of the fund's assets and any earnings from those assets reflects their market value).

Accepting contributions and paying benefits

I understand that I can only accept contributions and pay benefits (income streams or lump sums) to members or their beneficiaries when the conditions specified in the law and the fund trust deed have been met.

Administration

I understand that the trustees of the fund must:

keep and retain for at least 10 years

- minutes of all trustee meetings at which matters affecting the fund were considered (this includes investment decisions and decisions to appoint members and trustees)
- records of all changes of trustees, including directors of the corporate trustee
- each trustee's consent to be appointed as a trustee of the fund or a director of the corporate trustee
- all trustee declarations
- copies of all reports given to members
- ensure that the following are prepared and retained for at least five years
- an annual statement of the financial position of the fund
- an annual operating statement
- copies of all annual returns lodged
- accounts and statements that accurately record and explain the transactions and financial position of the fund
- ensure that an approved auditor is appointed within the prescribed period (currently this is no later than 31 days before the due date for lodgment of the fund's annual return but this may change to 45 days) to audit the fund for each income year, and provide that auditor with documents as requested
- lodge the fund's annual return, completed in its entirety, by the due date
- notify the ATO within 28 days of any changes to the
- membership of the fund, or trustees or directors of the corporate trustee
- name of the fund
- contact person and their contact details
- postal address, registered address or address for service of notices for the fund
- notify the ATO in writing within 28 days of the fund being wound up or after becoming aware that the fund has ceased to be an SMSF.

DECLARATION

By signing this declaration I acknowledge that I understand my duties and responsibilities as a trustee or director of the corporate trustee of the self-managed superannuation fund named on this declaration (or if the fund's name changes, that name). I understand that:

- I must ensure this document is retained for at least 10 years or while I remain a trustee or director of the corporate trustee (whichever is longer) and, if I fail to do this, penalties may apply.
- I may have to make this document available for inspection by a member of staff of the ATO and, if I fail to do this, penalties may apply.
- I do not have access to the government's financial assistance program that is available to trustees of Australian Prudential Regulation Authority (APRA) regulated funds in the case of financial loss due to fraudulent conduct or theft.

Trustee's or director's name

Joshua Cleary

Trustee's or director's signature



Witness' name (witness must be 18 years old or over)

Witness' signature



SENSITIVE (when completed)



SUPERANNUATION FUND DEED

Clear Elite IF Super Fund

Clearly Pickled Pty Ltd (Trustee)

EVAN RICHARDS & ASSOCIATES

Demystifying Law, Delivering Value Level 4, 22 Grenfell Street Adelaide SA 5000 evan.richards@erichards.com.au www.erichards.com.au



TABLE OF CONTENTS

1	Definitions	. 3
2	Rules of interpretation	. 6
3	Relevant Law	. 6
3.1	Inconsistency	6
3.2	Power to act in accordance with Relevant Law	
3.3	Deemed inclusion of Relevant Law	6
4	The Fund	. 7
4.1	Establishment	7
4.2	Fund vested in Trustee	7
4.3	Purpose	7
5	Trustee	. 7
5.1	Number of Trustees	7
5.2	Appointment and removal	7
5.3	Trustee meetings	
5.4	Decisions of Trustees	
5.5	Minutes	-
5.6	Written resolutions	
5.7 5.8	Conflict of interest Validity of acts of Trustees	
5.8 5.9	Constitution	
6	Trustee's duties	
-		
7	Irustee's nowers	
7	Trustee's powers	
7.1	All powers	10
7.1 7.2	All powers Absolute discretion	10 11
7.1 7.2 7.3	All powers Absolute discretion Delegation	10 11 11
7.1 7.2	All powers Absolute discretion Delegation Remuneration	10 11 11 11
7.1 7.2 7.3 7.4	All powers Absolute discretion Delegation	10 11 11 11 11
7.1 7.2 7.3 7.4 7.5	All powers Absolute discretion Delegation Remuneration Confidentiality	10 11 11 11 11 11
7.1 7.2 7.3 7.4 7.5 7.6	All powers Absolute discretion	10 11 11 11 11 11 11 11
7.1 7.2 7.3 7.4 7.5 7.6 7.7	All powers Absolute discretion	10 11 11 11 11 11 11 11 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8	All powers Absolute discretion	10 11 11 11 11 11 11 11 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9	All powers Absolute discretion	10 11 11 11 11 11 11 12 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10	All powers Absolute discretion	10 11 11 11 11 11 11 12 12 12 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8	All powers	10 11 11 11 11 11 11 12 12 12 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1	All powers	10 11 11 11 11 11 11 12 12 12 12 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4	All powers	10 11 11 11 11 11 11 12 12 12 12 12 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5	All powers. Absolute discretion	10 11 11 11 11 11 11 12 12 12 12 12 12 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4	All powers	10 11 11 11 11 11 11 12 12 12 12 12 12 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5	All powers. Absolute discretion	10 11 11 11 11 11 11 12 12 12 12 12 12 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5 8.6	All powers. Absolute discretion Delegation Remuneration Confidentiality. Dependants and other beneficiaries Indemnity Release Limited indemnity and release Trustee's lien Membership. Admission Bound by this Deed Variation of membership terms Information to new Members. Trustee's requirements. Cessation	10 11 11 11 11 11 12 12 12 12 12 12 12 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5 8.6 9 9.1 9.2	All powers. Absolute discretion Delegation Remuneration Confidentiality Dependants and other beneficiaries Indemnity Release Limited indemnity and release Trustee's lien Membership Admission Bound by this Deed Variation of membership terms Information to new Members. Trustee's requirements Cessation Contributions to the Fund Employer contributions. Member contributions	10 11 11 11 11 11 11 12 12 12 12 12 12 12
7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8 7.9 7.10 8 8.1 8.2 8.3 8.4 8.5 8.6 9 9.1	All powers	10 11 11 11 11 11 12 12 12 12 12 12 12 12

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9.5	Form of contributions	13
10	Transfers to and from other funds	13
10.1 10.2 10.3 10.4	Transfers to other funds Transfer by Trustee Benefits cease Transfers from other funds	14 14
11	Investment portfolios	14
11.1 11.2 11.3 11.4 11.5 11.6 11.7	Selection of investment portfolios No selection Variation or redemption Delay or refusal Trustee may cease investment portfolio No liability No separate trust funds.	14 14 15 15
12	Fund Accounts	15
12.1 12.2 12.3 12.4 12.5	Fund Accounts Member Accounts Crediting Member's Accounts Investment fluctuation Account Reserves	15 16 16
13	Investments	17
13.1 13.2 13.3 13.4 13.5 13.6	Strategy Authorised investments Power to sell and vary investments Investment income Fund earning rate Interim Fund earning rate	17 17 17 18
14	Benefits	19
14.1 14.2 14.3 14.4 14.5 14.6 14.7 14.8 14.9 14.10	When payable Method of payment Pension Pension rules Death Benefits Conditions Taxation on Benefits Suspension of Benefit Transfer of assets Preserved Benefits	19 19 20 21 21 21 21
15	Forfeiture of Benefits	22
15.1 15.2	Conditions of forfeiture Application of forfeited Benefits	
16	Costs and expenses and Taxation	
16.1 16.2	Costs and expenses Taxation	22
17	Records	
17.1 17.2	Records and accounts to be kept Audit	

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17.3	Disclosure
18	Termination of the Fund
18.1 18.2	Termination 23 Application of assets 23
19	Amendments
19.1 19.2	By deed
20	Other acts
21	Costs
22	Consents, requests and notices
23	Governing law
24	Dealing with rights and obligations granted by this Deed25
25	Parties
26	Time
27	Execution
Resoluti	on27
Applicat	ion For Membership
TFN Not	ification
Binding	Death Benefit Nomination Form



Date

This deed is made on 19/03/2022

Parties

Name	Clearly Pickled Pty Ltd ('Trustee')
Address	UNIT 8 435-439 FULLARTON ROAD HIGHGATE SA 5063

NameJoshua Cameron Cleary ('Member')Address10 DAWN PARADE MIAMI QLD 4220



Recitals

- A. The Trustee hereby establishes an indefinitely continuing complying superannuation fund (Fund) which is:
 - a. A self-managed superannuation fund for the purposes of the Superannuation Industry (Supervision) Act 1993-,
 - b. A complying superannuation fund for the purposes of the Income Tax Assessment Act 1997,
 - c. A regulated superannuation fund for the purposes of the Superannuation Industry (Supervision) Act 1993;
 - d. An accumulation fund within the meaning of the Superannuation Industry (Supervision) Regulations 1994; and e. subject to the duties and powers under this Deed for the purpose of providing superannuation benefits for those persons who, being eligible for membership, become Members of the Fund and their Dependants.
- B. The Trustee agrees to act as Trustee of the Fund.

Now this deed witnesses that the Trustee hereby constitutes an indefinitely continuing superannuation fund known as the "Clear Elite IF Super Fund" vested in and controlled and administered by the Trustee upon the trusts of this Deed (which includes this preamble, the Recitals and all of the following Parts hereof) effective from the date hereof.

Operative Terms

1 Definitions

Term	Meaning		
Account	an account established by the Trustee for the purpose of administering the Fund or calculating the Benefits payable in respect of a Member or for any other purpose under this Deed		
Account-Based Pension	has the meaning given in sub-regulation 1.03(1) of the SIS Regulations		
Allocated Pension	a Pension that complies with sub-regulation 1.06(4) of the SIS Regulations		
Auditor	an approved auditor within the meaning of the Relevant Law being the auditor appointed by the Trustee from time to time to audit the Fund		
Beneficiary	a person (including a Member or a former Member) beneficially entitled to a Benefit from the Fund		
Benefit	the benefits payable or that may be payable to a Member or his Dependants or any other person under this Deed or the Relevant Law		
Commencement Date	the date of this Deed		
Deed	this Deed		
Dependant	a) a Member's spouse and, where there is more than one person who fits that description, the person determined by the Trustee to be the Member's spouse;		
	 b) a Member's child including any person who is, in the Trustee's opinion, maintained as a child by the Member; 		
	c) any other person whom the Trustee considers to be substantially financially dependant on the Member at the relevant time; and		
	d) any other person considered to be a dependant under the Relevant Law		
Eligible Fund	a superannuation fund, an approved deposit fund, an eligible rollover fund, a rollover annuity, or any other like fund or annuity which the acceptance of monies or assets from, or the payment or transfer of monies or assets to, would not, in the opinion of the Trustee, be in breach of the Relevant Law		

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Term	Meaning	
Eligible Person	any person who is eligible to become a member of a self managed superannuation fund under the Relevant Law	
Financial Year	a)	the period from the Commencement Date to the following 30 June;
	b)	the period from each subsequent 1 July to each following 30 June before the termination of the Fund;
	c)	the period from the last 1 July before the termination of the Fund to the date of termination of the Fund; and
	d)	such other period ending on such other date as the Trustee may from time to time determine
Fund	all of the assets from time to time held by the Trustee in the trusts established by this Deed	
Member	a person who has been admitted to membership of the Fund and has not ceased membership of the Fund	
Old-Age Pension	has tl	he meaning given in section 10 of the SIS Act
Pension	has the meaning given in section 10 of the SIS Act	
Pension Standards	a)	for an Account-Based Pension, the standards in sub-regulation 1.06(9A) of the SIS Regulations;
	b)	for an Allocated Pension, the standards in sub-regulation 1.06(4) of the SIS Regulations;
	c)	for a Transition to Retirement Income Stream, the standards in the definition of that term in sub-regulation 6.01(2) of the SIS Regulations; and
	d)	for any other Old-Age Pension, the relevant standards contained in the SIS Regulations

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Term	Meaning		
Relevant Law	that legislation which must be complied with, or that the Trustee considers desirable to comply with, in order for the Fund to be a regulated and complying self managed superannuation fund or such other fund (whether by another name) that is entitled to concessional treatment for Taxation purposes. That legislation may include:		
	a)	the SIS Act;	
	b)	the SIS Regulations;	
	c)	the <i>Superannuation (Financial Assistance Funding) Levy Act</i> 1993 (Cth);	
	d)	the Superannuation (Resolution of Complaints) Act 1993 (Cth);	
	e)	the Superannuation (Rolled-Over Benefits) Levy Act 1993 (Cth);	
	f)	the Superannuation Entities (Taxation) Act 1987 (Cth);	
	g)	the Superannuation Supervision Levy Act 1991 (Cth);	
	h)	the Income Tax Assessment Act 1936 (Cth);	
	i)	the Income Tax Assessment Act 1997 (Cth); and	
	j)	any other legislation, requirements, standards, guidelines, rulings or announcements	
Review Date	the final day of each Financial Year and/or any other date the Trustee determines in its absolute discretion		
SIS Act	the Superannuation Industry (Supervision) Act 1993 (Cth)		
SIS Regulations	the Superannuation Industry (Supervision) Regulations 1994 (Cth)		
Taxation	includes income tax (including capital gains tax, tax on eligible termination payments and tax on contributions), payroll tax, land tax, goods and services tax, stamp duty and any other taxes or duties		
Transition to Retirement Income Stream	has the meaning given by sub-regulation 6.01(2) of the SIS Regulations		
Trustee	the t	rustee(s) for the time being of the Fund	



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2 Rules of interpretation

- a) Any provision of this Deed must be read down to the extent necessary to be valid. If that is not possible, it must be severed. All other provisions of this Deed are unaffected.
- b) A provision of this Deed will not be construed to the disadvantage of a party because that party was responsible for including that provision and/or that provision benefits that party.
- c) In this Deed unless the contrary intention appears:
 - (i) a person includes any other legal entity and vice versa;
 - (ii) the singular includes the plural and vice versa;
 - (iii) a gender includes all other genders;
 - (iv) where an expression is defined, its other grammatical forms have a corresponding meaning;
 - (v) a clause or annexure is a clause of or an annexure to this Deed;
 - (vi) a reference to a document is to that document as amended or varied;
 - (vii) any legislation includes any subordinate legislation and amendments;
 - (viii) conduct includes any act, omission, representation, statement or undertaking whether or not in writing;
 - (ix) 'writing', 'written' and 'in writing' include any mode of representing or reproducing words in a visible form; and
 - (x) 'including', or similar words, does not limit what else might be included.

Headings are for convenience and do not affect the interpretation of this Deed.

3 Relevant Law

3.1 Inconsistency

Any provision of this Deed that is inconsistent or conflicts with the Relevant Law or prevents the Trustee from complying with the Relevant Law must be read down to the extent necessary to avoid that effect. If that is not possible, that provision must be excluded from this Deed but only to the extent necessary to avoid that effect. All other provisions of this Deed continue to be valid and enforceable.

3.2 Power to act in accordance with Relevant Law

The Trustee has the power to do all acts and things, or to omit to do such acts and things, as the Trustee considers necessary, desirable or expedient for the Fund to comply with the Relevant Law.

3.3 Deemed inclusion of Relevant Law

Notwithstanding any provision of this Deed, any clause or provision that must be included in this Deed from time to time in order for the Fund to comply with the Relevant Law is deemed to be included in this Deed as if every such provision was set out in this Deed, but only for so long as that deemed inclusion is necessary for the Fund to comply with the Relevant Law.

4 The Fund

4.1 Establishment

By this Deed the Trustee establishes the Clear Elite IF Super Fund.

4.2 Fund vested in Trustee

- (a) The Fund will be vested in the Trustee.
- (b) The Trustee will at all times hold, control and manage the Fund in accordance with the provisions of this Deed.
- (c) No Member will have any beneficial interest in the Fund or any asset of the Fund.

4.3 Purpose

Trustee must be a Constitutional Corporation or where the Trustee is not a Constitutional Corporation the primary purpose of the Fund shall be to provide old age pension and maintained solely for one or more of the purposes laid out in section 62 of the SIS Act.

5 Trustee

5.1 Number of Trustees

- (a) Where the Trustee consists of a constitutional corporation, there will only be one Trustee.
- (b) Where the Trustee consists of natural persons, there may be any number of Trustees subject to any minimum and maximum number prescribed by the Relevant Law.

5.2 Appointment and removal

- (a) Members may at any time by deed:
 - (i) remove any Trustee who is not a Member or a person acting as Trustee pursuant to clauses 5.2(c) to 5.2(f);
 - (ii) appoint any person in that Trustee's place; and/or
 - (iii) appoint any person as an additional or replacement Trustee.
- (b) A Trustee will continue to hold office until the Trustee:
 - (i) resigns by notice to the Members;
 - (ii) if a natural person, dies;
 - (iii) if a natural person, becomes incapable of performing his duties as Trustee;
 - (iv) if a company, becomes an externally administered body corporate (as defined in the *Corporations Act 2001* (Cth)) or has a provisional liquidator appointed;
 - (v) is removed from office by the Members pursuant to the provisions of this Deed or the Relevant Law; or
 - (vi) becomes a disqualified person under the Relevant Law.
- (c) Subject to any restrictions imposed by the Relevant Law, if a Member dies:

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- (i) the deceased Member's legal personal representative may act as a Trustee in place of the deceased Member for so long as the Relevant Law allows; and
- (ii) for the purpose of this clause 5.2(c) the 'legal personal representative' of a deceased Member includes the executor named in the Will of the deceased Member whether or not a grant of Probate has been issued or will be sought in relation to the deceased Member's estate.
- (d) If a Member is under a legal disability, that Member's legal personal representative may act as Trustee in his place.
- (e) If a Member is under a legal disability because of age, and the Member does not have a legal personal representative, the Member's parent or guardian may act as Trustee on behalf of the Member.
- (f) A Trustee may, by enduring power of attorney, appoint another person to act as Trustee in his place.
- (g) Where the Trustee consists of a constitutional corporation, the Members will do all things necessary to ensure that the appointment and removal of directors of the Trustee is governed in a manner substantially similar to **clauses 5.2(c)** to **5.2(f)**.
- (h) Section 14(2)(c) of the *Trustee Act* 1936 (SA) does not apply to this Deed.

5.3 Trustee meetings

- (a) Any Trustee may at any time convene a Trustees' meeting by notice to the other Trustees.
- (b) The Trustee that convenes the Trustees' meeting will be the chairman of the meeting unless all of the Trustees agree otherwise.
- (c) A Trustees' meeting may be held by any technological means by which the Trustees are able simultaneously to hear each other and to participate in discussion.
- (d) Subject to the provisions of this Deed, the Trustees may meet together, adjourn and regulate their meetings as they think fit.
- (e) A quorum for a meeting of Trustees is two Trustees unless there is only one Trustee, when a quorum is that Trustee.



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5.4 Decisions of Trustees

- (a) Each Trustee has one vote and questions arising at a Trustees' meeting will be decided by a majority of the Trustees present and voting.
- (b) If there are an equal number of votes for and against a resolution the chairman of the Trustees' meeting will have the casting vote.

5.5 Minutes

- (a) The Trustees must record their decisions in written minutes, signed by the chairman of the Trustees' meeting.
- (b) Signed minutes are sufficient evidence of decisions and proceedings at meetings unless proved incorrect.

5.6 Written resolutions

A resolution in writing signed by all of the Trustees (or if the Trustee is a constitutional corporation, a resolution signed by all of the directors of the Trustee) will:

- (a) have the same effect and validity as a resolution of all the Trustees present and voting at a Trustees' meeting; and
- (b) be deemed to have been passed on the day on which the document was last signed by a Trustee (or if the Trustee is a constitutional corporation, by a director), notwithstanding that the written resolution may have been signed in two or more counterparts and may be in the form of a copy, telex, or facsimile transmission.

5.7 Conflict of interest

- (a) A Trustee and any firm, body or entity in which a Trustee has a direct or indirect interest may in any capacity:
 - (i) enter into any contracts or arrangement with the Fund;
 - (ii) be appointed to and hold any office or place of profit under the Trustees, other than the office of Auditor; and
 - (iii) act in a professional capacity, other than as the Auditor, for the Fund,

and may receive and retain for his own benefit any remuneration, profits or benefits as if he was not a Trustee.

- (b) Every Trustee must disclose his interest to the other Trustees.
- (c) The failure by a Trustee to make disclosure under this **clause 5.7** does not render void or voidable a contract or arrangement in which the Trustee has a direct or indirect interest.
- (d) A Trustee may vote in respect of a contract or arrangement or any other matter in which the Trustee has a direct or indirect interest.

5.8 Validity of acts of Trustees

The acts of the Trustee will remain valid notwithstanding that it is subsequently discovered that there was a defect in the appointment of a person as a Trustee or a person appointed as a Trustee was a disqualified person for the purposes of the Relevant Law.

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5.9 Constitution

The Trustee must, if a constitutional corporation, ensure that its Constitution is consistent with any applicable requirements of the Relevant Law.

6 Trustee's duties

The Trustee (and if the Trustee is a constitutional corporation, the directors of the Trustee) must:

- (a) act honestly in all the Trustee's dealings with the Fund;
- (b) exercise the same degree of care, skill and diligence as an ordinary prudent person would exercise in dealing with property of another person for whom the person felt morally bound to provide;
- (c) ensure that the Trustee's duties and powers in respect of the Fund are performed and exercised in the best interests of Members;
- (d) keep the money and other assets of the Fund separate from any money and assets of the Trustee; and
- (e) not enter into any contract or do anything else that would prevent the Trustee from, or hinder the Trustee in, properly performing or exercising the Trustee's functions and powers in respect of the Fund.

7 Trustee's powers

7.1 All powers

The Trustee will have power to do everything necessary or desirable to manage, administer and deal with the Fund and all proceedings, matters and things connected with the Fund in an efficient and economical manner and so as to comply with the Relevant Law, including:

- (a) entering into and executing all contracts, deeds and documents and doing all such matters and things as it considers expedient for the purpose of carrying out the trusts, authorities, powers and discretions conferred upon the Trustee by this Deed;
- (b) giving such undertakings and incurring all such obligations relating to the Fund as the Trustee thinks fit;
- instituting, conducting, defending or abandoning, settling, compromising or submitting to arbitration any claim, proceedings, matter or thing relating to the Fund or to the rights of Members or other persons claiming to be entitled to be paid a benefit from the Fund;
- (d) borrowing or lending money and securing the repayment of that money in any manner and upon any terms, with or without security which the Trustee may consider advisable;
- (e) insuring or re-insuring any risks, contingencies or liabilities of the Fund;
- (f) paying out of the Fund all expenses of and incidental to the management and administration of the Fund, including the fees of any advisers or agents and the remuneration of persons appointed pursuant to this Deed;
- (g) giving receipts and releases or discharges of any other kind in relation to any debts owed to the Fund; and

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(h) indemnifying or undertaking to indemnify any person in respect of any claim, matter or thing relating to the Fund or to the rights of Members or other persons entitled in respect of the Fund.

7.2 Absolute discretion

- (a) The Trustee, in the exercise of the authorities, powers and discretions given to it under this Deed, has an absolute and unfettered discretion and may from time to time exercise or enforce all or any of such powers, authorities and discretions, and will have power generally to do all such things as the Trustee in its absolute discretion considers appropriate in the administration of the Fund and the performance of its obligations under this Deed.
- (b) The Trustee may also in its absolute discretion waive any requirement of this Deed in respect of any Member.

7.3 Delegation

The Trustee may delegate and vary or remove any delegation to any person, on such terms as the Trustee may think fit, any of the authorities, powers and discretions conferred upon the Trustee by this Deed or the Relevant Law.

7.4 Remuneration

- (a) The Trustee will not receive any salary or remuneration from the Fund in respect of its services as Trustee.
- (b) Subject to the Relevant Law, nothing in this Deed will preclude any firm, corporation or partnership of which the Trustee or any of its directors is a partner, director, shareholder, related body corporate (as defined in the *Corporations Act 2001* (Cth)) or employee from being paid out of the Fund any proper fees or remuneration for professional or other services rendered by such firm, corporation or partnership in connection with the Fund.

7.5 Confidentiality

The Trustee will regard as strictly confidential so far as practicable all information disclosed to or gained by it in the course of administering the Fund or otherwise in connection with this Deed, or anything relating or incidental to it.

7.6 Dependants and other beneficiaries

The Trustee may exercise all its powers under this Deed and the Relevant Law in respect of Dependants and any other person entitled to a Benefit. All such persons must comply with the provisions of this Deed and any direction of the Trustee in relation to the payment of any Benefit to them or otherwise.

7.7 Indemnity

The Trustee (and if a constitutional corporation, each of its directors) will be indemnified out of the Fund against all liabilities, losses, costs and expenses incurred in the exercise, purported exercise or attempted exercise of the trusts, powers, authorities and discretions vested in the Trustee or at law, including in respect of any payments made to any person whom the Trustee bona fide believes to be entitled to the payment and it is subsequently found that the person was not in fact so entitled.

7.8 Release

The Trustee (and if a constitutional corporation, each of its directors) is released from all liabilities, losses, costs and expenses incurred in the exercise, purported exercise or attempted exercise of the

trusts, powers, authorities and discretions vested in the Trustee or at law, including in respect of any payments made to any person whom the Trustee bona fide believes to be entitled to the payment and it is subsequently found that the person was not in fact so entitled.

7.9 Limited indemnity and release

Nothing in this Deed has the effect of giving the Trustee (and if a constitutional corporation, each of its directors) an indemnity or release in respect of any liability:

- (a) for a breach of trust, where the Trustee fails to act honestly, or intentionally or recklessly fails to exercise, the degree of care and diligence that the Trustee was required to exercise; or
- (b) for a monetary penalty under a civil penalty order.

7.10 Trustee's lien

The Trustee will have, to the extent permitted by law, a lien on and over the assets of the Fund for the purpose of satisfying the indemnities given to the Trustee under this Deed and the Relevant Law.

8 Membership

8.1 Admission

The Trustee may in its absolute discretion admit any Eligible Person who has lodged with the Trustee an application for membership, in such form as the Trustee may require, to membership of the Fund.

8.2 Bound by this Deed

Every person admitted to membership of the Fund becomes a Member and is bound by this Deed.

8.3 Variation of membership terms

The Trustee may, by written agreement with any Member, vary the terms and conditions applicable to that Member's membership of the Fund, including the contributions and benefits payable to or in respect of the Member.

8.4 Information to new Members

The Trustee must, as soon as practicable after the admission of a Member, give to that Member any information required by the Relevant Law.

8.5 Trustee's requirements

A Member must provide such information and documents, submit to such medical examinations, and generally do such things as the Trustee deems necessary in order for the Trustee to satisfy itself that such person is entitled to a Benefit from the Fund.

8.6 Cessation

A Member ceases to be a Member if:

- (a) the Member dies; or
- (b) all Benefits payable to the Member under the Fund have been:
 - (i) transferred to another fund pursuant to **clause 10**; or
 - (ii) paid to the Member pursuant to **clause 14**.

9 Contributions to the Fund

9.1 Employer contributions

Subject to **clause 9.4**, the Trustee will accept such contributions to the Fund from a Member's employer as may be agreed from time to time between the Trustee, the Member and the employer.

9.2 Member contributions

Subject to **clause 9.4**, the Trustee will accept such contributions to the Fund as a Member may wish to make from time to time.

9.3 Manner and timing of contributions

The Trustee may determine the manner and timing of contributions to be accepted from a Member or a Member's employer.

9.4 Contributions

The Trustee:

- (a) may accept contributions from any person in respect of a Member to the extent permitted by the Relevant Law;
- (b) must not accept any contribution if, in the opinion of the Trustee, the acceptance of the contribution would be in breach of the Relevant Law; and
- (c) may refuse to accept such contributions as the Trustee deems appropriate.

9.5 Form of contributions

- (a) Contributions may be made either in cash or by transfer to the Trustee of an asset in specie or by any other means authorised by the Relevant Law.
- (b) If a contribution is made by the transfer of an asset to the Trustee:
 - (i) the amount of the transfer will be the market value of that asset determined by the Trustee at the time of its transfer; and
 - (ii) the other terms and conditions of the transfer will be as determined by the Trustee.

10 Transfers to and from other funds

10.1 Transfers to other funds

- If requested by a Member, the Trustee may pay or transfer all or part of the Member's Benefits to an Eligible Fund, provided that the payment or transfer is not in breach of the Relevant Law.
- (b) If a Member ('Requesting Member') makes a request ('Transfer Request') pursuant to clause
 10.1(a) of this Deed, the Trustee must resolve within one month whether or not to accept the Transfer Request.
- (c) If the Trustee does not accept the Transfer Request, the Requesting Member may, by one month's notice to each of the other Members, call a meeting of the Members to reconsider the Transfer Request.

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- (d) A quorum for a Members' meeting will be two Members unless there is only one Member, when a quorum is that Member.
- (e) The chairman of the meeting will be the Requesting Member unless all of the members agree otherwise.
- (f) Any Member may appoint a proxy to vote on that Member's behalf.
- (g) If there are an equal number of votes in favour of and against accepting the Transfer Request, the chairman will have the casting vote.
- (h) If a majority of votes at the meeting of members are in favour of accepting the Transfer Request, the Requesting Member must notify the Trustee ('Notice') of that decision within one month.
- (i) The Members' decision in relation to a Transfer Request is binding on the Trustee.
- (j) The Trustee must pass all resolutions and do all acts necessary to give effect to the Transfer Request within one month of receiving the Notice unless the Requesting Member agrees otherwise.

10.2 Transfer by Trustee

The Trustee may of its own initiative pay or transfer the whole or part of a Member's Benefits to an Eligible Fund in such circumstances as may be permitted or required by the Relevant Law, whether or not the Member has requested or consented to such payment or transfer.

10.3 Benefits cease

The payment or transfer of a Member's Benefits to an Eligible Fund satisfies the Member's entitlement to those Benefits to the extent of the amount so paid or transferred. The receipt of such an amount by the Trustee of the other Eligible Fund completely discharges the Trustee for any liability in respect of that amount. The Trustee will have no responsibility to see to the application of that amount.

10.4 Transfers from other funds

If a Member requests, the Trustee may accept the transfer of money or assets from an Eligible Fund. The Trustee will credit the Member's Accounts in the manner agreed between the Trustee and the Member with the money or assets so received.

11 Investment portfolios

11.1 Selection of investment portfolios

- (a) Subject to the Relevant Law, the Trustee may allow a Member to select the investments for that Member's investment portfolio and the proportions of those investments.
- (b) The Trustee may restrict or impose conditions on that selection.

11.2 No selection

If a Member does not select an investment portfolio, the Trustee must invest the balance of that Member's Account in accordance with this Deed.

11.3 Variation or redemption



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- (a) A Member may request the Trustee to vary or redeem any part of that Member's investment portfolio, as allowed by the Relevant Law.
- (b) The Trustee may (whether or not it is requested to do so) vary or redeem any part of an investment portfolio.

11.4 Delay or refusal

- (a) The Trustee may:
 - (i) delay in establishing, varying or redeeming any part of an investment portfolio; or
 - (ii) refuse to establish, vary or redeem any part of an investment portfolio.
- (b) If the Trustee delays in establishing, or refuses to establish, any part of an investment portfolio the Trustee must invest the balance of the Member's Account in accordance with this Deed.

11.5 Trustee may cease investment portfolio

- (a) The Trustee may cease any Member's investment portfolio. The Trustee must notify that Member that it has ceased its investment portfolio.
- (b) If the Trustee ceases a Member's investment portfolio the Trustee must invest the balance of that Member's Account in accordance with this Deed.

11.6 No liability

The Trustee is not liable to compensate a Member for any loss incurred in exercising or not exercising any of its powers under this **clause 11**.

11.7 No separate trust funds.

Investment portfolios are not separate trust funds.

12 Fund Accounts

12.1 Fund Accounts

The Trustee will keep such Accounts and reserves as the Trustee considers appropriate for the purpose of administering the Fund and calculating the Benefits payable to each Member.

12.2 Member Accounts

The Trustee must keep separate Accounts for each Member and, if desirable, keep in respect of each Member such separate Accounts as the Trustee considers necessary or desirable for any one or more of the following purposes:

- (a) differentiating between contributions made by the Member and contributions made for the benefit of the Member by an employer or any other person;
- (b) differentiating between the Member's preserved and non-preserved benefits;
- (c) calculating the Member's minimum benefits within the meaning of the Relevant Law;
- (d) identifying those monies and assets which are funding the Member's retirement benefits;
- (e) enabling the Member to have more than one pension; and

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(f) such other purpose as the Trustee considers appropriate.

12.3 Crediting Member's Accounts

The Trustee will credit or debit (as the case may be) each Member's Accounts with:

- (a) contributions received from the Member or any other person in respect of the Member;
- (b) any amounts transferred to or from an Eligible Fund;
- (c) if the Relevant Law permits, any amount transferred from or to the Member to or from the account of a spouse (as defined by section 10 of the SIS Act) either in this Fund or an Eligible Fund;
- (d) the income of the Fund at a rate determined by the Trustee pursuant to clause 13.5;
- (e) any Taxation, costs, expenses or liabilities in relation to the contributions received in respect of the Member including excess contributions tax;
- (f) any Taxation, costs, expenses or liabilities of the Fund that the Trustee considers appropriate;
- (g) any premiums and other expenses of any insurance policies in respect of the Member;
- (h) such proceeds, bonuses or rebates under any insurance policies as the Trustee determines; and
- (i) any other amounts that the Trustee considers appropriate.

12.4 Investment fluctuation Account

The Trustee may establish such Accounts for the purposes of smoothing any fluctuations in the value and earnings of investments of the Fund and for such other purposes as the Trustee may consider appropriate.

12.5 Reserves

The Trustee may establish reserves for the purposes of making provision for any existing or prospective liability for Taxation or any other liability or for any other purpose the Trustee considers appropriate in the course of administration of the Fund, including reserves for:

- (a) assets set aside to fund the pension of a Member;
- (b) forfeited Benefits;
- (c) contributions made on account of a specific group of Members;
- (d) earnings not allocated to Members' Accounts;
- (e) any proceeds, bonuses or rebates under an insurance policy not allocated to Member's Accounts; and
- (f) any amount left in a Member's Account after all benefits have been paid to the Member.

13 Investments

13.1 Strategy

The Trustee must formulate and give effect to an investment strategy that has regard to:

- (a) the risk involved in making, holding and realising, and the likely return from, the Fund's investments having regard to the Fund's objectives and cash flow requirements;
- (b) the composition of the Fund's investments as a whole, including the extent to which the investments are diverse or involve the Fund being exposed to risks from inadequate diversification;
- (c) the liquidity of the Fund's investments having regard to its expected cash flow requirements;
- (d) the ability of the Fund to discharge its existing and prospective liability; and
- (e) all other circumstances of the Fund and any other factor or matter the Trustee considers appropriate to have regard to.

The Trustee must notify Members of the investment strategy if required by the Relevant Law.

13.2 Authorised investments

The Trustee may invest all or so much of the moneys forming part of the Fund from time to time as is not required immediately for the payment of Benefits or other amounts authorised by this Deed in any investment whatsoever which the Trustee considers appropriate and which is authorised by the Relevant Law.

13.3 Power to sell and vary investments

The Trustee will have power as it sees fit to sell any investments and to vary and transpose any investments into other investments authorised by this Deed.

13.4 Investment income

- (a) The Trustee must at the Review Date:
 - (i) value all of the assets of the Fund; and
 - determine all the net income and net capital gains of the Fund in respect of the period since the last Review Date, whether realised or unrealised, and after deducting any capital losses and such allowance for expenses and Taxation as the Trustee considers appropriate.
- (b) If, within 30 days of a Review Date, the Trustees have not determined the value of an asset, any Trustee or any director of a corporate Trustee may request the Trustee to fix the value of the asset pursuant to clause 13.4(c) to 13.4(g).
- (c) As soon as practicable after receipt of a request pursuant **to clause 13.4(b)**, the Trustee must appoint a valuer ('**Valuer**') to fix the value of the asset. The Valuer must:
 - (i) be suitably qualified to carry out a valuation of the nature and dimension required;
 - (ii) have evidenced his ability to produce credible work;
 - (iii) have at least five years experience in the valuation and analysis of assets similar to the asset;



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- (iv) have an extensive knowledge of discounted cash flow analysis;
- (v) have the ability to meet time requirements; and
- (vi) have no pecuniary interest that could reasonably be regarded as being capable of affecting his ability to give an unbiased opinion.
- (d) The Valuer will receive written and verbal submissions from the Trustees or the directors of the Trustee within the time appointed by the Valuer. The Valuer will give reasonable consideration to such submissions before making a determination.
- (e) The asset value will be that sum which in the Valuer's opinion is the fair market value of the asset at the Review Date:
 - (i) assuming a willing buyer and a willing seller;
 - (ii) assuming a reasonable period within which to negotiate the sale taking into account the nature of asset and the state of the market;
 - (iii) assuming the asset will be freely exposed to the market with reasonable publicity; and
 - (iv) on the basis that no account is taken of the interest of a special buyer.
- (f) The Valuer will act as an expert and not as an arbitrator. The Valuer's decision as to the value of the asset will be final.
- (g) The Trustee will pay the Valuer's costs of determining the value of the asset from the Fund.

13.5 Fund earning rate

At each Review Date, the Trustee must also determine the rate at which the income of the Fund is to be credited or debited to Member Accounts, any investment fluctuation account and other Accounts and reserves established by the Trustee, having regard to the following considerations:

- (a) whether the Member has established an investment portfolio;
- (b) the amount of income for the Financial Year ending on the relevant Review Date;
- (c) the amount of income expected for the subsequent Financial Year;
- (d) the amount of income credited to the Member's Accounts in previous Financial Years;
- (e) the amount of Taxation, costs and other liabilities of the Fund;
- (f) the investment strategy of the Fund; and
- (g) such other matters as the Trustee considers relevant.

13.6 Interim Fund earning rate

The Trustee may from time to time during a Financial Year determine an interim rate at which the income of the Fund is to be credited or debited to a Member's Accounts for the purpose of calculating the Member's Benefits.



14 Benefits

14.1 When payable

- (a) A Member's Benefit becomes payable if:
 - (i) the Member retires in the circumstances prescribed by the Relevant Law for the release of preserved and non-preserved Benefits;
 - the Member retires on the ground of permanent incapacity (within the meaning under the Relevant Law);
 - (iii) the Member requests payment and the Relevant Law allows that payment;
 - (iv) the Member dies; or
 - such other event occurs that requires the Benefit to be paid pursuant to the Relevant Law.
- (b) If a benefit becomes payable to a Member under clause 14.1 the Member may request that the Trustee retain all or part of the Member's Benefit in the Fund. The Trustee may accept the Member's request on any terms and conditions it wishes to impose but must commence to pay a Benefit to a Member when required by the Relevant Law.

14.2 Method of payment

Subject to **clause 14.3**, a Benefit may be paid:

- (a) in a lump sum;
- (b) by way of Pension or annuity;
- (c) by transfer of an asset of the Fund;
- (d) in such other manner as permitted by the Relevant Law; or
- (e) any combination of the above.

14.3 Pension

- (a) If the Trustee is not a constitutional corporation any Benefit payable under this Deed must be paid in the form of a Pension or in any other form that complies with the Relevant Law.
- (b) At the written request of a Member receiving a Pension or a Member who will be receiving a Pension in the future, the Trustee may commute all or part of the Pension to a lump sum.

14.4 Pension rules

- (a) Subject to the SIS Regulations, the Trustee must pay a Pension Benefit to a Beneficiary in the form of:
 - (i) an Allocated Pension;
 - (ii) an Account-Based Pension;
 - (iii) a Transition to Retirement Income Stream;
 - (iv) a Pension wholly determined by reference to policies of life assurance purchased or obtained by the Trustee solely to provide Pension Benefits to Members; or



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- (v) such other form of Old-Age Pension as is permitted by the SIS Regulations.
- (b) The Trustee and the Beneficiary may agree which form of Pension is to be paid.
- (c) A Pension Benefit is subject to, and must be paid in accordance with, the relevant Pension Standards.
- (d) The Trustee may alter the amount or frequency of a Beneficiary's Pension as permitted by the relevant Pension Standards.

14.5 Death Benefits

14.5.1 General

If a Member dies, the Trustee must pay the Member's Benefit:

- in accordance with the Member's binding death benefit nomination (if any) made under clause 14.5(a) unless the Trustee has rejected the binding death nomination pursuant to clause 14.5(a)(i);
- (b) if that Member did not have a binding death benefit nomination, to one or more of that Member's Dependants or legal personal representatives in the manner, at the times, by such instalments and in such proportions determined by the Trustee in its absolute discretion, taking into consideration the Member's non-binding death benefit nomination (if any) made under clause 14.5.2; or
- (c) if the Trustee is, after reasonable enquiry, unable to locate any Dependants or legal personal representatives of the Member, in accordance with **clause 15**.

14.5.2 Non-binding death benefit nomination

- (a) A Member may make a non-binding death benefit nomination by notifying the Trustee of a manner in which the Member would prefer his benefit to be distributed upon his death between his Dependants and/or legal personal representative.
- (b) The Trustee may require a Member to complete a new non-binding death benefit nomination at any time.
- (c) A non-binding death benefit nomination is or becomes invalid if:
 - (i) the Relevant Law does not permit the Trustee to follow it;
 - (ii) the Member completes a later non-binding death benefit nomination; or
 - (iii) the Member makes a binding death benefit nomination under **clause 14.5.3**

14.5.3 Binding death benefit nomination

- (a) A Member may make a binding death benefit nomination by notifying the Trustee in a form binding upon the Trustee in accordance with the Relevant Law of the manner in which the Member's benefits are to be distributed upon his or her death between his or her Dependants and/or legal personal representative.
 - (i) A binding death benefit nomination can apply for a defined period of time or can apply indefinitely ('Non Lapsing Nomination').
 - (ii) A Non Lapsing Nomination must express to be binding until such time as it has been replaced by a subsequent valid binding death benefit nomination.

- (iii) If a Member is or is deemed to be under a legal disability any binding death benefit nomination they have previously made can be renewed by the duly appointed Attorney of the Member.
- (iv) No binding death benefit nomination can be revoked or altered except by the execution of a subsequent valid binding death benefit nomination by the Member.
- (b) The Trustee may reject a binding death benefit nomination on any grounds provided the Trustee notifies the Member of the rejection within 10 days of the Trustee receiving the binding death benefit nomination. If the Trustee rejects a binding death benefit nomination then:
 - (i) the Trustee is not bound to pay a Member's Benefits in accordance with that binding death benefit nomination; and
 - (ii) the Member may make another binding death benefit nomination.
- (c) The Trustee may require a Member to make a new binding death benefit nomination at any time.

14.5.4 Method of Payment

Subject to the Relevant Law, a Death Benefit payable under this **clause 14.5** may be paid:

- (a) in a lump sum;
- (b) by way of a pension or annuity;
- (c) by transfer of an asset of the Fund;
- in such other manner as permitted by the Relevant Law; or (d)
- (e) by any combination of the above.

14.6 Conditions

The payment of any Benefit under this Deed is subject to the Trustee receiving such information or documents or evidence as the Trustee considers necessary, and the person to whom the Benefit is to be paid executing such documents and doing such things as the Trustee considers necessary.

14.7 **Taxation on Benefits**

The Trustee may deduct from any Benefit payable any Taxation that is payable or that the Trustee considers to be payable.

14.8 **Suspension of Benefit**

The Trustee may suspend, alter or withhold any Benefit in respect of a Member who fails to provide any information (or if any information provided is incorrect, misleading or deliberately withheld) or who otherwise fails to comply with the provisions of this Deed or the requirements of the Relevant Law.

14.9 **Transfer of assets**

If a Benefit is paid by the transfer of an asset of the Fund, the value of the asset will be determined by the Trustee in its absolute discretion as at the date of transfer. That amount will be deducted from the Member's Benefit and the Trustee shall not be bound to see to the application of that amount.

14.10 Preserved Benefits

Nothing in this Deed requires or permits the payment of a Benefit to a Member where the Relevant Law requires that Benefit to be preserved.

15 Forfeiture of Benefits

15.1 Conditions of forfeiture

Subject to the Relevant Law, a Member forfeits his Benefit if any one or more of the following occurs:

- (a) the Member assigns, charges, or attempts to assign or charge any benefit;
- (b) the Member is, in the opinion of the Trustee, incapable of managing his affairs;
- (c) the Member's Benefit becomes payable to, or vested in, any other person, whether by his own act, operation of law, order of Court or otherwise;
- (d) the Member cannot be found by the Trustee after reasonable inquiry for a period of at least three years since the last contact between the Member and the Trustee; or
- (e) the Member dies and the Trustee is, after reasonable inquiry, unable to locate any Dependants or legal personal representative of the Member.

15.2 Application of forfeited Benefits

The Trustee may deal with any forfeited Benefit in one or more of the following ways:

- (a) for or towards the maintenance, education, advancement or otherwise for the benefit of the Member or his Dependants or any one of them in such proportions as the Trustee thinks fit, and in such form and manner and subject to such terms and conditions as the Trustee thinks fit; and
- (b) for or towards any other person or other purpose that is permitted by the Relevant Law.

16 Costs and expenses and Taxation

16.1 Costs and expenses

- (a) Except as otherwise expressly provided in this Deed, all costs, charges and expenses incurred in connection with the preparation, establishment, maintenance, administration, operation or winding up of the Fund will be borne by the Fund and paid by the Trustee out of the assets of the Fund.
- (b) The Trustee may debit Member Accounts, reserves and any other Accounts in such manner as it considers appropriate to reflect the payment of, or the making of, any provision for any such costs, charges and expenses.

16.2 Taxation

The Trustee will not be liable to account to any Member or any other person for any payments made by the Trustee in good faith to:

(a) the Commonwealth of Australia or any State or Territory, or any other country or part of a country for Taxation or any other charges upon the Fund; or

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 (b) on account of the retention of any moneys or assets in the Fund to meet any prospective liability on the part of the Trustee in relation to the Fund to such fiscal authority, notwithstanding that any such payment or provision need not have been made.

17 Records

17.1 Records and accounts to be kept

The Trustee must:

- (a) keep full and comprehensive minutes of all Trustee meetings;
- (b) keep account of all moneys received for, and disbursed from, the Fund and of all dealings in connection with the Fund;
- (c) collect and pay promptly into a bank or other Account of the Fund all moneys from time to time due to the Fund;
- (d) keep appropriate records, books and accounts, having regard to the requirements of the Relevant Law and make suitable arrangements for custody of documents relating to the investments of the Fund; and
- (e) prepare accounts and statements in relation to the Fund as at the end of the Financial Year in accordance with the Relevant Law.

17.2 Audit

The Trustee may appoint and remove an Auditor to audit the accounts and statements of the Fund and to report in writing to the Trustee in respect of such audit within the time specified by the Relevant Law.

17.3 Disclosure

The Trustee must provide to Members such documents and information as the Relevant Law requires the Trustee to provide.

18 Termination of the Fund

18.1 Termination

The Fund will terminate on such date as the Trustee determines in the following circumstances:

- (a) if it appears to the Trustee that the Fund is unable to pay its debts as and when they become due and payable and the Trustee resolves to terminate the Fund;
- (b) if for any reason the Trustee thinks it is appropriate to and does resolve to terminate the Fund;
- (c) if there are no Members in the Fund and the Trustee resolves to terminate the Fund; or
- (d) if the Members, by unanimous resolution, ask the Trustee to terminate the Fund.

18.2 Application of assets

The Trustee must, subject to the Relevant Law, apply the assets of the Fund in the following priority:



Corporate Lawyers

- (a) towards the costs of administering and winding up the Fund;
- (b) in paying or transferring Members' Benefits in accordance with this Deed; and
- (c) any balance to Members, Dependants, former Members, deceased Members or legal personal representatives, in such proportions as the Trustee in his discretion determines is appropriate, and the receipt by any such person is in full discharge of any claims in respect of the Fund.

19 Amendments

19.1 By deed

The Trustee may at any time, and from time to time, by deed or resolution add to, amend, alter, modify, vary or delete any provision of this Deed with immediate, prospective or retrospective effect to such extent as the Relevant Law permits.

19.2 Notice to Members

The Trustee must promptly give the Members notice of any such amendment if required pursuant to the Relevant Law to do so.

20 Other acts

Each party must, at its expense, promptly do all things reasonably necessary to give full effect to this Deed.

21 Costs

The Trustee must pay the costs (including stamp duty) payable in respect of this Deed.

22 Consents, requests and notices

- (a) A consent, request or notice must be in writing and executed by the person giving it or their agent. It may be given:
 - (i) by pre-paid post to the address notified to all parties;
 - (ii) by facsimile transmission to the facsimile number notified to the other parties; or
 - (iii) by any other means allowed by law.
- (b) A consent, notice or request, if validly given, is deemed to have been received:
 - (i) on the third business day after posting;
 - (ii) on the next business day after transmission by facsimile; or
 - (iii) at any other time allowed by law.

23 Governing law

The laws in Queensland govern this Deed. The parties submit to the jurisdiction of the Courts of Queensland and the Federal Court of Australia.

24 Dealing with rights and obligations granted by this Deed

The rights and obligations under this Deed:

- (a) are personal and cannot be assigned or charged without the prior consent of all parties;
- (b) cannot be waived except by express notice specifying the waiver;
- (c) are in addition to and do not effect any other rights that party may have; and
- (d) will not merge with any act done to complete or perform this Deed.

25 Parties

- (a) A party includes the party's successors and permitted assigns.
- (b) This Deed confers no rights or obligations upon any person who is not a party.
- (c) An agreement, representation, or warranty:
 - (i) (on the part of two or more persons binds them jointly and severally; and
 - (ii) in favour of two or more persons is for the benefit of them jointly and severally.

26 Time

- (a) Time means Queensland time.
- (b) A month means a calendar month.
- A business day means any day that is not a Saturday, Sunday or public holiday in Queensland.
 If an act must be done on a day that is not a business day, it may be done on the next business day.
- (d) Where time is to be calculated from a day or event, that day or the day of that event must be excluded from that calculation.
- (e) Unless stated otherwise, time is of the essence.

27 Execution

- (a) This Deed (and any other document contemplated by this Deed) may be signed in counterparts. Each counterpart is taken to be an original. All counterparts together constitute one Deed. A signed counterpart may be delivered by facsimile.
- (b) A person signing this Deed on behalf of a party warrants that they have authority to bind that party for that purpose.



Executed as a deed.

 Executed by Clearly Pickled Pty Ltd in accordance with section 127 of the Corporations Act 2001 (Cth)

 Signature of Director

Date of Signing

Resolution

Trustee:	Clearly Pickled Pty Ltd
SMSF:	Clear Elite IF Super Fund
Proceedings:	A superannuation fund deed prepared by Evan Richards & Associates The Deed was considered by the directors.
Resolutions:	

It was resolved as follows:-

- That the Trustee adopt the deed to constitute a self managed superannuation fund to be known as the Clear Elite IF Super Fund to provide benefits for the Members on the terms set out in the Deed.
- 2. That the Trustee act as trustee of the Fund subject to the terms set out in the Deed.

Signed by the Directors in favour of the resolutions:

.....

(Directors Signature)

Date of Signing:....

Application For Membership

- 1. I, the person whose details appear in the Schedule, hereby apply for membership of the above mentioned Fund.
- 2. In consideration of my admission to membership, I hereby agree to abide by and be bound by the provisions of the Fund Deed and any rules made thereunder.
- 3. I hereby consent to:
 - (a) (where the Trustee of the Fund is a corporation) be a director of the trustee corporation and I provide the information in the Schedule in compliance with my obligations under the *Corporations Act 2001* (Cth); and
 - (b) (where the Trustee is or are natural persons) to be a trustee of the Fund.
- 4. I declare that I am not a disqualified person within the meaning of Section 120 of the Superannuation Industry (Supervision) Act 1993.
- 5. Where there is an Employer Sponsor applicable to me I hereby authorise that Employer Sponsor to deduct from my salary and pay to the Fund as contributions the amounts (if any) as are from time to time agreed upon by myself and my Employer as contributions to be made by me to the above mentioned Fund.

Schedule:

FULL NAME	Joshua Cameron Cleary
ADDRESS	10 DAWN PARADE MIAMI QLD 4220
DATE OF BIRTH	24/09/1992
PLACE OF BIRTH	Southport, QLD
TAX FILE NUMBER	860520461

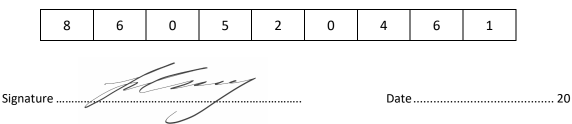
Signature <u>/_____</u>

Date.....

TFN Notification

Name:	Joshua Cameron Cleary	
Address:	10 DAWN PARADE MIAMI QLD 4220	
Date of Birth:	24/09/1992	
Sex:	Male	

I agree to provide my Tax File Number:



Collection of tax file numbers is authorised by tax laws, the Superannuation Industry (Supervision) Act 1993 and the Privacy Act 1998. Changes to the tax file number law require Trustee to ask you to provide your tax file number to your superannuation fund. By completing this form and providing it to your fund will allow your fund trustee to use your tax file number for the purposes contained in the Superannuation Industry (Supervision) Act 1993 and for the purpose of paying eligible termination payments.

The purposes currently authorised include:

- taxing eligible termination payments at concessional rates;
- finding and amalgamating your superannuation benefits where insufficient informationis available;
- passing your tax file number to the Australian Taxation Office whereby you receive a benefit or have unclaimed superannuation money after reaching the aged pension age; and
- allowing the trustee of your superannuation fund to provide your tax file number to a superannuation fund receiving any benefits you may transfer. Your trustee won't pass your tax file number to any other fund if you tell the trustee in writing that you don't want them topass it on.

You are not required to provide your tax file number. Declining to quote your tax file number is not an offence. However, if you do not give your superannuation fund your tax file number, either nowor later, you may pay more tax on your superannuation benefits than you have to.

The lawful purposes for which your tax file number can be used and the consequences of not quoting your tax file number may change in future, as a result of legislative change.



Binding Death Benefit Nomination Form

Name: Joshua Cameron Cleary

Address: 10 DAWN PARADE MIAMI QLD 4220

Date of Birth: 24/09/1992

I, Joshua Cameron Cleary make a non-lapsing binding nomination that in the event of my death the benefits to which I am entitled from the Fund be paid to the following person(s):

Name	Address	Relationship	Percentage or Amount

However in the event that ______does not outlive me by 28 days or is unwilling or unable to accept the benefit of this non lapsing binding nomination, then I direct the benefits to which I am entitled referred to above to be paid to:

Name	Address	Relationship	Percentage or Amount

However in the event that ______does not outlive me by 28 days or is unwilling or unable to accept the benefit of this non lapsing binding nomination, then I direct the benefits to which I am entitled referred to above to be paid to:

Name	Address	Relationship	Percentage or Amount



I understand that I may only nominate my Legal Personal Representative(s) or one or more Dependants.

Signature:

<u>/</u>.....

Date:____/20

____declare that I have witnessed Joshua Cameron Cleary

(Name of Witness)

sign this nomination form in my presence and I declare as follows:-

- 1. I am over 18 years of age; and
- 2. I am not a dependant or a Legal Personal Representative of Joshua Cameron Cleary

Signature of Witness

I______declare that I have witnessed Joshua Cameron Cleary

(Name of Witness)

sign this nomination form in my presence and I declare as follows:-

- 1. I am over 18 years of age; and
- 2. I am not a dependant or a Legal Personal Representative of Joshua Cameron Cleary

Signature of Witness

Instruction for completing Binding Death Benefit Nomination

- The Binding Death Benefit Nomination if properly executed enables the Member tonominate certain people to receive their superannuation benefits on their death and the nomination is binding on the Trustee once received by the Trustee.
- The member may only nominate one or more dependants (a spouse, child or other dependant) and/ or their legal personal representative(s).
- The nomination must clearly state either the percentage of the member's benefits the nominated person is to receive or a specific amount.
- The nomination must be signed by the member in the presence of at least one independent witness who must be at least 18 years old and cannot be the member's Legal Personal Representative or Dependant or an associate thereof

Driver Licence CLEARY JOSHUA CAMERON

DOB 24 Sep 1992 Class Type Effective Expiry C O 21.07.21 11.08.22

Conditions

Card number 6EEB3541DC LICENCE NO. / CRN 092 141 686

Queensland Government

nviou

0331



I understand that as an individual trustee or director of the corporate trustee of

Fund name

Clear Elite IF Super Fund	

I am responsible for ensuring that the fund complies with the *Superannuation Industry (Supervision) Act 1993* (SISA) and other relevant legislation. The Commissioner of Taxation (the Commissioner) has the authority and responsibility for administering the legislation and enforcing the fund's compliance with the law.

I must keep myself informed of changes to the legislation relevant to the operation of my fund and ensure the trust deed is kept up to date in accordance with the law and the needs of the members.

If I do not comply with the legislation, the Commissioner may take the following actions:

- impose administrative penalties on me
- enter into agreements with me to rectify any contraventions of the legislation
- disqualify me from being a trustee or director of a corporate trustee of any superannuation fund in the future
- remove the fund's complying status, which may result in significant adverse tax consequences for the fund

prosecute me under the law, which may result in fines or imprisonment.

SOLE PURPOSE

I understand it is my responsibility to ensure the fund is only maintained for the purpose of providing benefits to the members upon their retirement (or attainment of a certain age) or their beneficiaries if a member dies. I understand that I should regularly evaluate whether the fund continues to be the appropriate vehicle to meet this purpose.

TRUSTEE DUTIES

I understand that by law I must at all times:

- act honestly in all matters concerning the fund
- exercise skill, care and diligence in managing the fund
- act in the best interests of all the members of the fund
- ensure that members only access their super benefits if they have met a legitimate condition of release
- refrain from entering into transactions that circumvent restrictions on the payment of benefits
- ensure that my money and other assets are kept separate from the money and other assets of the fund
- take appropriate action to protect the fund's assets (for example, have sufficient evidence of the ownership of fund assets)
- refrain from entering into any contract or do anything that would prevent me from, or hinder me in, properly performing or exercising my functions or powers as a trustee or director of the corporate trustee of the fund
- allow all members of the fund to have access to information and documents as required, including details about
 - the financial situation of the fund
 - the investments of the fund
 - the members' benefit entitlements.

I also understand that by law I must prepare, implement and regularly review an investment strategy having regard to all the circumstances of the fund, which include, but are not limited to:

- the risks associated with the fund's investments
- the likely return from investments, taking into account the fund's objectives and expected cash flow requirements
- investment diversity and the fund's exposure to risk due to inadequate diversification
- the liquidity of the fund's investments having regard to the fund's expected cash flow requirements in discharging its existing and prospective liabilities (including benefit payments)
- whether the trustees of the fund should hold insurance cover for one or more members of the fund.

Investment restrictions

I understand that, as a trustee or director of the corporate trustee of the fund, subject to certain limited exceptions specified in the law, I am prohibited from:

- lending money of the fund to, or providing financial assistance to, a member of the fund or a member's relative (financial assistance means any assistance that improves the financial position of a person directly or indirectly, including the provision of credit)
- acquiring assets (other than business real property, listed securities, certain in-house assets and acquisitions made under mergers allowed by special determinations or acquisitions as a result of a breakdown of a relationship) for the fund from members or other related parties of the fund
- borrowing money (or maintaining an existing borrowing) on behalf of the fund except in certain limited circumstances (while limited recourse borrowing arrangements are permitted, they can be complex and particular conditions must be met to ensure that legal requirements are not breached)

- having more than 5% of the market value of the fund's total assets at the end of the income year as in-house assets (these are loans to, or investments in, related parties of the fund including trusts or assets subject to a lease or lease arrangement between the trustee and a member, relative or other related party)
- entering into investments on behalf of the fund that are not made or maintained on an arm's length (commercial) basis (this ensures the purchase or sale price of the fund's assets and any earnings from those assets reflects their market value).

Accepting contributions and paying benefits

I understand that I can only accept contributions and pay benefits (income streams or lump sums) to members or their beneficiaries when the conditions specified in the law and the fund trust deed have been met.

Administration

I understand that the trustees of the fund must:

keep and retain for at least 10 years

- minutes of all trustee meetings at which matters affecting the fund were considered (this includes investment decisions and decisions to appoint members and trustees)
- records of all changes of trustees, including directors of the corporate trustee
- each trustee's consent to be appointed as a trustee of the fund or a director of the corporate trustee
- all trustee declarations
- copies of all reports given to members
- ensure that the following are prepared and retained for at least five years
- an annual statement of the financial position of the fund
- an annual operating statement
- copies of all annual returns lodged
- accounts and statements that accurately record and explain the transactions and financial position of the fund
- ensure that an approved auditor is appointed within the prescribed period (currently this is no later than 31 days before the due date for lodgment of the fund's annual return but this may change to 45 days) to audit the fund for each income year, and provide that auditor with documents as requested
- lodge the fund's annual return, completed in its entirety, by the due date
- notify the ATO within 28 days of any changes to the
- membership of the fund, or trustees or directors of the corporate trustee
- name of the fund
- contact person and their contact details
- postal address, registered address or address for service of notices for the fund
- notify the ATO in writing within 28 days of the fund being wound up or after becoming aware that the fund has ceased to be an SMSF.

DECLARATION

By signing this declaration I acknowledge that I understand my duties and responsibilities as a trustee or director of the corporate trustee of the self-managed superannuation fund named on this declaration (or if the fund's name changes, that name). I understand that:

- I must ensure this document is retained for at least 10 years or while I remain a trustee or director of the corporate trustee (whichever is longer) and, if I fail to do this, penalties may apply.
- I may have to make this document available for inspection by a member of staff of the ATO and, if I fail to do this, penalties may apply.
- I do not have access to the government's financial assistance program that is available to trustees of Australian Prudential Regulation Authority (APRA) regulated funds in the case of financial loss due to fraudulent conduct or theft.

Trustee's or director's name

Joshua Cleary

Trustee's or director's signature



Witness' name (witness must be 18 years old or over)

Witness' signature

Date		
Day	Month	Year
	/ /	

SMSF Investment Strategy

Clear Elite IF Super Fund

Date: 19 March 2022

Objective

This investment strategy of (as reviewed and amended annually or more often depending on changes to the needs of members) is created in compliance with the Superannuation Industry (Supervision) Act 1993.

The Fund:

- 1. accepts employer and member contribution and contributions from other persons as the laws allow
- 2. transfers from other Superannuation funds and from a spouse as the laws allow
- 3. provides benefits to members upon retirement and as the laws allow
- 4. provides other activities as allowed by the laws and regulations from time to time
- 5. allows access to any unrestricted non-preserved benefits (as/when allowed by the laws and regulations)
- 6. provides for the payment of pension benefits at a rate as determined in the future from time to time.

The fund complies with the current laws and regulations and the rules in the trust deed. It has the following investment objectives:

Risk and Return

It is recognised that timing (when you get into the investment) and time in the investment (how long you are in the investment) affects returns. Different investments have different returns and volatility. The Trustee (from time to time) of the fund has a strong emphasis on preserving the fund's capital. However, many sound investments are not capital guaranteed. Security of capital has to be tempered with the need to achieve the desired rate of return. Therefore, assets that show volatility may be of benefit to the fund.

The Trustee is ever vigilant to balance these two objectives:

- protecting the capital and
- growing the value of the fund by obtaining an acceptable rate of return.

Position on Diversification

From time to time fund investments may be diversified across asset classes but at other times maybe concentrated in only a few or one. The trustee will invest according to market conditions and availability of the fund's assets. A funds assets maybe predominantly invested in residential or commercial (or other types) of real estate should the trustee see fit to do so.

Required Rate of Return

The Trustee seeks an overall investment return for the fund in the 7-10 year term (medium term) of 3-5% above the average rate of inflation over that period.

Trustee's Obligations

The Trustee ensures that the fund meets the legislated standard minimums to continue to obtain concessional taxation status on the income. It is also incumbent on the Trustee to consider the tax consequences of all investments. Tax-advantaged products may reduce the fund's taxation burden. Tax is one of the Trustee's relevant concerns. The Trustee acknowledges that members' benefits are a liability of the fund. The Trustee gives thought to the level of benefit required to be paid to the member. However, while no terminations or benefits are expected to be paid out in the short to medium term the Trustee is at liberty to examine investments that are medium term. However, when the member is in pension phase the time horizon may be far shorter.

Paying Debts

The Trustee is obliged to pay tax, expenses and benefits. It will do so within 31 days. The Trustee ensures that it holds sufficient cash to meet such obligations.

Cost of Investing

The Trustee strives to reduce costs of investing. However, at times upfront investment costs are payable in order to obtain the best investment products that fit into this investment strategy. Exit costs and penalties may also be part of the cost of carrying out this investment strategy.

Gearing

Borrowing to invest is permissible by the fund in accordance with the rules and laws at the time.

Investments (all investments maybe held within the following range 0-100%)

Cash

Money can be held in kind, in banks, building societies, lending institutions and cash management accounts.

Australian Shares

After research and due diligence, these include listed and unlisted securities including shares, warrants, derivatives, derivatives securities and managed funds.

Fixed Interest

These include deposits in Australian and overseas banks, building societies, lending institutions, cash management accounts, government and non-government bonds, bank bills, debentures, corporate notes and specialist fixed interest funds.

International Shares

After research and due diligence, these include investments directly or indirectly in listed and unlisted shares from around the world including listed and unlisted securities including shares, warrants, derivatives, derivatives securities and managed funds.

Property

This includes direct residential and commercial real estate, both direct and indirect investments in listed and unlisted property trusts and property securities funds.

Derivatives

Derivatives are financial contracts, or financial instruments, whose prices are derived from the price of something else (known as the underlying). The underlying price on which a derivative is based can be that of an asset (e.g., commodities, equities (stocks), residential mortgages, commercial real estate, loans, bonds), an index (e.g., interest rates, exchange rates, stock market indices, consumer price index (CPI), inflation derivatives, or other items).

Structured Products

This includes products that cover a diverse set of investment categories outside traditional bonds and shares and can be considered as having a typically higher risk/ return profile, or other features that provide some complexity to the investment. These products that are derived from and/or based on a single security or securities, a basket of stocks, an index, a commodity, debt issuance and/or a foreign currency, among other things and include index and equity linked notes, term notes and units generally consisting of a contract to purchase equity and/or debt securities at a specific time.

Art

This includes Emerging Artists, Mid-Career Artists and Blue-chip Artists. A rising artist generally does not have any auction record though their artworks are exhibited and collected by a number of famous art galleries. Mid-career artists are already established in their careers and have a promising auction history. Blue-chip artists are holding national significance and their art works are collected and auctioned by most all art galleries.

Cryptocurrency

This includes established coins listed on recognised exchanges, ICOs and NFTs. The investments may be held on an exchange directly or stored in a secure cold wallets

Insurance

The trustees have reviewed the need to hold a contract insurance for members of the fund and have determined that roll over existing life insurance policy to Clear Elite IF Super Fund in compliance with the directives contained within SIS Act1994 Regulation 4.09 (2)(e)

Review

The Trustees undertake to review this strategy on a continual basis and will regularly revisit the objectives and strategies of the fund consistent with the needs of members and will as a minimum review the fund's investment strategy annually.

Signed by the Trustee(s)

Name of T	rustee	•••••		
Signed	pe	(see	1	
Name of T	rustee			
Signed				



CONSTITUTION

Clearly Pickled Pty Ltd ACN: 658 156 908

EVAN RICHARDS & ASSOCIATES

Demystifying Law, Delivering Value Level 4, 22 Grenfell Street Adelaide SA 5000 <u>evan.richards@erichards.com.au</u> www.erichards.com.au 1

TABLE OF CONTENTS

1	Definit	tions and interpretation	1
	1.1 1.2 1.3	Definitions Interpretation Replaceable rules	2
2	Sole P	urpose of Company	3
3	Propri	etary company	3
4	Share capital		
	4.1 4.2 4.3 4.4	Classes of shares Directors may issue shares Rights attaching to ordinary shares Exercise of vote and rights	3 3 4
5	Shares	s held on trust or jointly	4
	5.1 5.2	No recognition of trusts or other interests Joint owners	4
6	Certifi	cates	
	6.1 6.2	Entitlement to certificates Delivery to joint holders	
7	Lien		5
	7.1 7.2 7.3 7.4 7.5 7.6 7.7 7.8	Lien on unpaid capital and money owing Exemption from lien Lien to apply to dividends Company's right of sale Restrictions on sale Effecting sale Application of sale proceeds Taxation	5 5 5 5 5 5 5
8	Calls c	on shares	6
9	8.1 8.2 8.3 8.4 8.5 8.6 8.7 8.8 8.9 8.10 8.11 No En	Call by Directors Payment of call Terms of call Deemed time of call Liability of joint holders Interest on unpaid calls Fixed dates for calls Disabilities if calls unpaid Differentiation between Members Payment of calls in advance Evidence of call	6 6 6 6 7 7 7 7 7
10	Trans	fer of shares	8
	10.1 10.2	Transfer of shares Registration of transfers	
11	Forfei	ture of shares	8
	11.1 11.2	Default Notice of forfeiture	



	11.3	Forfeiture	9
	11.4	Liability continues after forfeiture	9
	11.5	Statutory declaration is conclusive	9
	11.6	Disposal of forfeited shares	
	11.7	Transfer of forfeited share	
	11.8	Application to outstanding money	
12	Altera	tion of capital	
	12.1	Power to consolidate, divide and cancel	
	12.2	Reduction of capital	
13	Gener	al meetings	
	13.1	Annual general meeting	
	13.2	Power to convene general meeting	
	13.3	Notice period	
	13.4	Notice of general meetings	
	13.5	Content of notice of general meetings	
	13.6	Content of notice of annual general meeting	
	13.7	Notice of adjourned meeting	
	13.8	Failure to give notice	
14	Droco	edings at general meetings	
14			
	14.1	Circular resolutions	
	14.2	Sole Member resolutions	
	14.3	Use of technology	
	14.4	Quorum	
	14.5	Effect of no quorum	
	14.6	Chairperson of general meeting	
	14.7	Vacancy in chair	
	14.8	Adjournment	
	14.9	Adjourned meetings	
15	Votin	g at general meetings	
	15.1	Voting	
	15.2	Voting rights	
	15.3	Voting by joint holders	
	15.4	No entitlement to vote if calls are unpaid	
	15.5	Voting by persons entitled to shares	
	15.6	Voting by poll	
	15.7	Casting vote of chair	
	15.8	Objection to qualification of a voter	
	15.9	Votes counted in error	
16	Proxie	es	
	16.1	Who can appoint a proxy	
	16.2	Execution and form of proxies	
	16.3	Member's attorney	
	16.4	Life of proxy	
	16.5	Lodgement of proxies and powers of attorney	
	16.6	Corporate representative	
	16.7	Validity of proxy vote	
17	Арро	intment and removal of Directors	
	17.1	Number	
	17.2	Appointment by Company	
	17.3	Term of office	
	17.4	Vacation of office	

Evan Richards & Associates

18	Power	s and duties of Directors	
	18.1	General management power	
	18.2	Act in the best interests of a Holding Company	
	18.3	Attorneys	
	18.4	Power to borrow and give security	
	18.5	Indemnity	
	18.6	Other offices of Directors	
	18.7	Director may act in professional capacity	
19	Procee	edings of Directors	
	19.1	Calling and holding Directors' meetings	
	19.2	Circulating resolutions	
	19.3	Directors' meetings by technology	
	19.4	Directors' resolutions	
	19.5	Minutes	
	19.6	Director's personal interests	
	19.7	Quorum	21
	19.8	Chairperson	22
	19.9	Delegation to Committees	22
	19.10	Acts of Directors valid despite defective appointment	22
20	Manag	ging Director	
	20.1	Appointment and tenure	
	20.1	Ceasing to hold office	
	20.2	Powers	
21		ate Directors	
	21.1	Power to appoint an Alternate Director	
	21.2	Appointment	
	21.3	Rights and powers	
	21.4	Alternate Director is not agent of appointor Termination of appointment	
	21.5		
22		tary	
23		ds and inspection	
24	Divide	ends and reserves	
	24.1	Prohibition on distribution of income or property to members:	
25	Capita	alisation of profits	
	25.1	Authority to capitalise	
	25.2	Appropriation and application	
	25.3	Adjustment of Members' rights	
	25.4	Distribution	25
26	Powe	r of Attorney	25
	26.1	Appointment of Attorney	25
	26.2	Further acts	
	26.3	Irrevocable	
27	Notice	es	
	27.1	How notice to be given	
	27.1	When notice is given	
	27.2	Notice to joint holders	
28		ing up	
20 29		nnity	
23	muen		



29.1	Interpretation
29.2	Scope of indemnity
29.3	Insurance

OPERATIVE PROVISIONS

1 Definitions and interpretation

1.1 **Definitions**

In this Constitution, unless the context requires otherwise:

Act means the Corporations Act 2001 (Cth) as amended, supplemented or replaced from time to time.

Alternate Director means any person who, for the time being, holds office as an alternate Director duly appointed in accordance with this Constitution.

Board means the board of Directors of the Company.

Business means the business conducted by the Group as at the date of this Constitution, or any other business carried on by the Group from time to time.

Business Day means a day that is not a Saturday, Sunday, public holiday or bank holiday in Queensland.

Company means Clearly Pickled Pty Ltd, ACN: 658 156 908 or as that name is changed from time to time.

Constitution means this constitution of the Company as amended, supplemented or replaced from time to time.

Directors means all or any number of the directors for the time being of the Company appointed in accordance with this Constitution but does not include associate directors.

Encumbrance means any:

- (a) legal or equitable interest or power created, arising in or reserved in or over an interest in any property or asset; or
- (b) security for payment of money, performance of obligations or protection against default (including a mortgage, bill of sale, charge, lien, pledge, trust, power or retention of title arrangement, right of set-off, assignment of income, garnishee order, monetary claim and flawed deposit arrangement);
- (c) any thing or preferential interest or arrangement of any kind giving a person priority or preference over claims or other persons with respect to any property or asset;
- (d) a security interest as defined in the Personal Property Securities Act 2009 (Cth); or
- (e) any agreement or arrangement (whether legally binding or not) to grant or create anything referred to in paragraphs 0(b), (c) or (d).

Government Agency means any government or any public, statutory, governmental (including a local government), semi-governmental or judicial body, entity, department or authority and includes any self-regulatory organisation established under statute.

Group means the Company and its subsidiaries, and Group Company means any one of them.

Law means:

(a) principles of law or equity established by decisions of courts;



- (b) statutes, regulations or by-laws of the Commonwealth of Australia or any State or Territory of the Commonwealth of Australia or a Government Agency; and
- (c) requirements and approvals (including conditions) of the Commonwealth of Australia or any State or Territory of the Commonwealth of Australia or a Government Agency that have the force of law.

Managing Director means any person who, for the time being, holds office as a managing director duly appointed in accordance with this Constitution.

Member means a registered holder of any share of the Company or any person deemed by this Constitution to be such a person.

Office means the registered office of the Company.

Register means the register of Members of the Company as required to be kept under section 168 of the Act.

Related Body Corporate has the meaning given to that term in the Act.

Secretary means any person appointed to perform the duties of a secretary of the Company.

Share means shares in the capital of the Company.

Special Resolution has the same meaning as in section 9 of the Act.

1.2 Interpretation

In this Constitution, unless the contrary intention appears:

- (a) the singular includes the plural and vice versa;
- (b) a gender includes the other genders;
- (c) the headings are used for convenience only and do not affect the interpretation of this Constitution;
- (d) other grammatical forms of defined words or expressions have corresponding meanings;
- (e) a reference to a document includes the document as modified from time to time and any document replacing it;
- (f) if something is to be or may be done on a day that is not a Business Day then it must be done on the next Business Day;
- (g) the word "person" includes a natural person, partnership, body corporate, association, governmental or local authority, agency and any other body or entity whether incorporated or not;
- (h) the word "month" means calendar month and the word "year" means 12 months;
- (i) the words "in writing" include any communication sent by letter or email or any other form of communication capable of being read by the recipient;
- (j) a reference to a thing includes a part of that thing;
- (k) a reference to all or any part of a statute, rule, regulation or ordinance (**statute**) includes that statute as amended, consolidated, re-enacted or replaced from time to time;
- (I) wherever "include", "for example" or any form of those words or similar expressions is used, it must be construed as if it were followed by "(without being limited to)";

- (m) money amounts are stated in Australian currency unless otherwise specified;
- (n) a reference to any agency or body, if that agency or body ceases to exist or is reconstituted, renamed or replaced or has its powers or functions removed (defunct body), means the agency or body that performs most closely the functions of the defunct body; and
- (o) any expression in a provision of this Constitution that relates to a particular provision of the Act has the same meaning as in that provision of the Act.

1.3 Replaceable rules

The replaceable rules contained in the Act are displaced under section 135(2) and do not apply to the Company except to the extent that they are repeated in this Constitution.

2 Sole Purpose of Company

The sole purpose of the company is to act as the trustee of a regulated superannuation fund in accordance with the *Superannuation Industry (Supervision) Act 1993* (Cth).

3 Proprietary company

The Company is a proprietary company and:

- (a) the liability of Members is limited by shares;
- (b) the number of Members is limited to 50 (counting joint holders of shares as one person); and
- (c) it must not engage in any activity that would require disclosure to investors under Chapter 6D, except in the circumstances permitted by section 113(3).

4 Share capital

4.1 Classes of shares

The capital of the Company will be divided into any of the following classes:

- (a) ordinary shares; and
- (b) such other classes of shares as are approved in accordance with this Constitution and the Act from time to time.

4.2 Directors may issue shares

By resolution of the directors, the company may:

- (a) issue or dispose of shares on such terms and with such rights and restrictions as they think fit;
- (b) issue shares with such preferred, deferred or other special rights or restrictions whether with regard to dividend, voting, return of capital or otherwise; and
- (c) issue any preference shares on terms that they are, or at the option of the Company are liable, to be redeemed.



4.3 Rights attaching to ordinary shares

The ordinary shares confer on their holders:

- (a) the right to receive notice of and attend any general meeting of the Company;
- (b) the right to cast one vote on a show of hands at a general meeting of the Company and to cast one vote for each ordinary share held on a poll; and
- (c) Subject to the *Superannuation Industry (Supervision) Act 1993* (Cth), any other rights in the *Corporations Act 2001* (Cth).

4.4 Exercise of vote and rights

Subject to this Constitution, no person is entitled to vote or to exercise any right or privilege as a Member until the person is registered in the Register.

5 Shares held on trust or jointly

5.1 No recognition of trusts or other interests

Except as required under the Act the Company will not:

- (a) be required to recognise any person as holding a share on trust; or
- (b) be bound by or compelled in any way to recognise (whether or not the Company has been given notice) any equitable, contingent, future or partial claim, right or interest or any other right in any share except an absolute right of ownership in the holder listed in the Register.

5.2 Joint owners

Subject to this Constitution, if 2 or more persons are listed in the Register as the holders of a share:

- (a) they are deemed to hold the share as joint tenants with rights of survivorship;
- (b) they and their respective legal personal representatives are jointly and severally liable to pay all instalments and calls in respect of the share;
- (c) subject to clause (b), on the death of any one of them (evidence of which may be required by the Directors as they think fit), the survivor or survivors are the only person or persons whom the Company may recognise as having any title to the share; and
- (d) any one of them may give effectual receipts for any dividend or other distribution in respect of the share.

6 Certificates

6.1 Entitlement to certificates

A person whose name is entered as a Member in the Register is entitled without payment to receive a certificate in respect of the share, signed in any way authorised by the Company, in accordance with the Act. In respect of a share or shares held jointly by several persons, the Company is not bound to issue more than one certificate.

6.2 Delivery to joint holders

Delivery of a certificate for a share to one of several joint holders is sufficient delivery to all such holders.

7 Lien

7.1 Lien on unpaid capital and money owing

The Company has a first and paramount lien:

- (a) on every partly paid share for all money (whether presently payable or not) called or payable at a fixed time in respect of that share; and
- (b) on all shares registered in the name of a Member (either solely or jointly with another person) for all money presently payable to the Company by that person or the person entitled to the shares by reason of the death, mental incapacity, bankruptcy or insolvency of the first mentioned person.

7.2 Exemption from lien

The Directors may at any time exempt a share wholly or in part from the provisions of clause 7.1.

7.3 Lien to apply to dividends

The Company's lien (if any) on a share extends to all dividends payable in respect of the share.

7.4 Company's right of sale

Subject to clause 7.5, the Company may sell, in such manner as the Directors think fit, any shares on which the Company has a lien.

7.5 **Restrictions on sale**

A share on which the Company has a lien must not be sold unless:

- (a) a sum in respect of which the lien exists is presently payable; and
- (b) the Company has, not less than 14 days before the date of the sale, given to the registered holder for the time being of the share or the person entitled to the share by reason of the death, mental incapacity, bankruptcy or insolvency of the registered holder a notice in writing setting out, and demanding payment of, such part of the amount in respect of which the lien exists as is presently payable.

7.6 Effecting sale

- (a) The Directors may give effect to a sale referred to in clause 7.4 by authorising a person to transfer the share sold to the purchaser.
- (b) The purchaser of such a share:
 - i. will be registered as the holder of the share;
 - ii. is not responsible for the application of the purchase money; and
 - iii. will possess a title which is not affected by any irregularity or invalidity in connection with the sale.
- (c) After the name of the purchaser is entered in the Register, no person may impeach the validity of the sale and the remedy of any person aggrieved is in damages only and against the Company exclusively.

7.7 Application of sale proceeds

The Company will pay:



- (a) the net proceeds of any sale or disposal referred to in clauses 7.4 and 7.6 towards satisfaction of the amount in respect of which the lien exists; and
- (b) the residue (if any) of the proceeds of sale to the person entitled to the shares at the date of sale.

7.8 Taxation

- (a) If a liability is imposed on the Company to pay any tax or other charge in relation to the shares held by a person or by another person entitled to the shares by reason of the death, mental incapacity, bankruptcy or insolvency of the first mentioned person (in each case, the (Relevant Person)) or any dividend or any entitlements due to the Relevant Person, the Company:
- (b) must, on demand, be fully indemnified by the Relevant Person from all such liability;
- (c) has a lien on the shares of that person and all dividends, bonuses and other moneys payable in respect of shares registered in the name of the Relevant Person, including shares where the Relevant Person is one of several joint holders;
- (d) may recover as a debt due from the Relevant Person any moneys paid by the Company in respect of such liability; and
- (e) may refuse to register a transfer of any shares by the Relevant Person until those moneys are recovered.

8 Calls on shares

8.1 Call by Directors

Subject to the Act and this Constitution, the Directors may make a call on some or all of the Members in respect of any money unpaid on their shares which is not by the terms of issue of those shares made payable at fixed times.

8.2 Payment of call

Upon receiving at least 14 days' notice specifying the time and place of payment, each Member so notified must pay to the Company at the time or times and place so specified the amount called on the shares.

8.3 Terms of call

The Directors may revoke, postpone or extend a call as they think fit, and may authorise or require a call to be paid by instalments.

8.4 Deemed time of call

A call will be deemed to have been made at the time when the Directors' resolution authorising the call was passed.

8.5 Liability of joint holders

The joint holders of a share are jointly and severally liable to pay all calls in respect of the share.

8.6 Interest on unpaid calls

If a sum called in respect of a share is not paid before or on the day appointed for payment of the sum, the Member from whom the sum is due must pay interest at a rate and on terms determined by



the Directors. Interest may be calculated from the day appointed for payment of the sum to the time of actual payment. The Directors may waive payment of interest wholly or in part.

8.7 Fixed dates for calls

- (a) Any sum that, by the terms of issue of a share, becomes payable on allotment or at a fixed date is deemed to be a call duly made and payable on the date on which by the terms of issue the sum becomes payable.
- (b) In the case of non-payment of a sum referred to in clause (a), all the relevant provisions of this Constitution as to payment of interest and expenses, forfeiture or otherwise apply as if the sum had become payable by virtue of a call duly made and notified.

8.8 Disabilities if calls unpaid

A Member may not exercise any right as a Member (including the right to receive a dividend, to be present at any meeting, to be counted in a quorum or to vote at any meeting or on a poll) until that Member has paid:

- (a) all calls due and payable by the Member whether alone or jointly with another person, together with interest and expenses in respect of the calls; and
- (b) all other sums (if any) presently payable by the Member in respect of any shares held by the Member, whether alone or jointly with another person.

8.9 Differentiation between Members

The Directors may, on the issue of shares, differentiate between Members as to the amount of calls to be paid and the times of payment.

8.10 Payment of calls in advance

- (a) The Directors may:
 - i. accept from any Member all or any part of the money unpaid on a share in excess of the sum actually called up; and
 - ii. cause the Company to pay interest at the rate agreed between the Directors and the Member paying the sum, on the whole or any part of the amount so accepted (unless the Company in general meeting otherwise determines).
- (b) Any amount paid in advance of calls will not be taken into account in ascertaining the amount of any dividend payable on the shares in respect of which the advance is made.
- (c) The Directors may repay an amount advanced under clause (a) on giving the relevant Member one month's notice in writing.

8.11 Evidence of call

- (a) In an action or other proceedings for the recovery of a call, it is sufficient, and conclusive evidence of the debt, to prove that:
 - i. the name of the defendant is entered in the Register as the holder or one of the holders of the share in respect of which the call is claimed;
 - ii. the resolution making the call is recorded in the minute book; and
 - iii. notice of the call was given to the defendant in accordance with this Constitution,

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- iv. and it is not necessary to prove the appointment of the Directors who made the call or any other matter whatsoever.
- (b) In this clause 8.11, reference to the term **Defendant** includes a person against whom a setoff or counter-claim is alleged by the Company and the term "action or other proceedings for the recovery of a call" is to be construed accordingly.

9 No Encumbrances

A Member must not create or give any Encumbrance over its shares in favour of any person without the prior written consent of the Company, which consent may be withheld by the Company in its absolute discretion.

10 Transfer of shares

10.1 Transfer of shares

A Member may transfer all or any of the Member's shares by instrument in writing in any form that the Directors approve. Such instrument of transfer must be executed by or on behalf of both the transferor and the transferee.

10.2 Registration of transfers

A transferor of shares remains the holder of the shares transferred until the transfer is registered and the name of the transferee is entered in the Register in respect of the shares.

The Directors are not required to register a transfer of shares in the Company unless:

- (a) the instrument of transfer has been duly stamped (if required by Law);
- (b) the instrument of transfer has been lodged at the Company's Office;
- (c) any fee payable on registration of the transfer has been paid; and
- (d) the Directors have been given all the information they reasonably require to establish the right of the transferor to make the transfer.

The Directors may, in their discretion and without assigning any reason, refuse to register a transfer of shares in the Company.

The Directors may suspend the registration of transfers of shares in the Company at such times and for such periods as they determine. The period of suspension must not exceed in the aggregate 30 days in any calendar year.

11 Forfeiture of shares

11.1 Default

If a Member fails to pay a call or instalment of a call on or before the day appointed for payment of the call or instalment, the Directors may, at any time after that date, serve a notice on such Member requiring payment of the unpaid amount of the call or instalment, together with any interest and all expenses that the Company has incurred by reason of the non-payment.

11.2 Notice of forfeiture

The notice referred to in clause 11.1 must:



- (a) specify a day at least 14 days after the date of service of notice and a place at which the call or instalment and the interest and expenses referred to in clause 11.1 are to be paid; and
- (b) state that in the event of non-payment at the time and place appointed, the share in respect of which the call was made or instalment is payable is liable to be forfeited.

11.3 Forfeiture

- (a) If the requirements of a notice served under clauses 11.1 and 11.2 are not complied with, any share in respect of which the notice has been given may at any time after the date of non-compliance but before payment required by the notice has been made, be forfeited by a resolution of the Directors.
- (b) A forfeiture under clause (a) will include all dividends declared in respect of the forfeited shares and unpaid before the forfeiture.

11.4 Liability continues after forfeiture

Any Member whose share is forfeited:

- (a) ceases to be a Member in respect of the forfeited share; and
- (b) remains liable to pay and must immediately pay to the Company all money that, at the date of forfeiture, was payable to the Company in respect of the share, together with interest on those amounts from the date of forfeiture until payment, at such rate as the Directors determine.

11.5 Statutory declaration is conclusive

- (a) A statutory declaration that:
 - i. the declarant is a Director or a Secretary of the Company; and
 - ii. a share in the Company has been duly forfeited on a particular date,
- (b) is conclusive evidence of the facts stated in it as against all persons claiming to be entitled to the share.
- (c) The statutory declaration referred to in this clause 11.5 and the Company's receipt for the price of the share constitutes a good title to the share.

11.6 Disposal of forfeited shares

- (a) Any forfeited shares become the Company's property and the Directors may sell or dispose of the shares as they think fit, except that in the event of sale, the Directors will pay to the Member in whose name the share was registered immediately before the forfeiture, the residue (if any) of the proceeds of sale after satisfaction of all moneys due and unpaid.
- (b) Before any forfeited share is sold or disposed of, the forfeiture may be cancelled on such terms as the Directors think fit.
- (c) In relation to any sale or disposal under this clause 11.6, the Directors may arrange for an accountant or the Company's auditor to value the forfeited share. If the sale or disposal is made within three months of the date of the valuation, the valuation is conclusive evidence against the Member of the value of that share at the time of sale or disposal.

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11.7 Transfer of forfeited share

- (a) The Company may receive the consideration (if any) given for a forfeited share on its sale or disposition and may execute a transfer of the share in favour of the person to whom the share is sold or disposed of.
- (b) On the execution of the transfer, the transferee:
 - i. will be registered as the holder of the share;
 - ii. is not responsible for the application of any purchase money; and
 - iii. will possess a title which is not affected by any irregularity or invalidity in connection with the forfeiture, sale or disposal of the share.
- (c) After the name of the transferee is entered in the Register, no person may impeach the validity of the transfer and the remedy of any person aggrieved by the transfer is in damages only and against the Company exclusively.

11.8 Application to outstanding money

The provisions of this Constitution as to forfeiture apply in the case of non-payment of any sum that, by the terms of issue of a share, becomes payable at a fixed time as if that sum had been payable by virtue of a call duly made and notified.

12 Alteration of capital

12.1 Power to consolidate, divide and cancel

Subject to the Act, the Company may by resolution:

- (a) consolidate and divide all or any of its share capital into shares of larger value than its existing shares;
- (b) subdivide all or any of its shares into shares of smaller value, provided that in the subdivision the proportion between the amount paid and the amount (if any) unpaid on each such reduced share is the same as it was in the case of the share from which the reduced share is derived; and
- (c) cancel shares that, at the date of the resolution have not been taken or agreed to be taken by any person or have been forfeited and reduce its share capital by the amount of the shares so cancelled.

12.2 Reduction of capital

Subject to the Act, the Company may, by resolution, reduce its share capital.

13 General meetings

13.1 Annual general meeting

The Company must hold an annual general meeting of the Company in accordance with the Act.

13.2 **Power to convene general meeting**

Any Director may, whenever the Director thinks fit, convene a general meeting of the Company's Members.



13.3 Notice period

- (a) Subject to the Act and clause (b), the Company must give at least 7 days' notice of general meetings (including annual general meetings).
- (b) The Company may call, on shorter notice than that specified in clause (a):
 - i. an annual general meeting, if all the Members entitled to attend and vote at the annual general meeting agree prior to the annual general meeting; and
 - ii. any other general meeting, if Members holding at least 95% of the votes that may be cast at the general meeting agree prior to the general meeting.

13.4 Notice of general meetings

- (a) Notice of every general meeting must be given in the manner authorised by clause 27 to:
 - i. every Member;
 - ii. every Director;
 - iii. the auditor (if any); and
 - every person who establishes to the Directors' satisfaction their entitlement to a share in consequence of the death, mental incapacity, bankruptcy or insolvency of a Member and, who but for the death, mental incapacity, bankruptcy or insolvency (as the case may be) would have been entitled to receive notice of the meeting.
- (b) Notice to joint Members may be given by sending it to the joint Member named first in the Register.

13.5 Content of notice of general meetings

A notice of a general meeting must:

- (a) specify the place, date and time for the meeting and, if applicable, details as to how a Member may attend electronically;
- (b) except as provided by clause 13.6, state the general nature of the business to be transacted at the meeting;
- (c) if a Special Resolution is to be proposed at the meeting, set out an intention to propose the Special Resolution and state the resolution;
- (d) contain a statement of:
- (e) each Member's right to appoint a proxy; and
- (f) the fact that a proxy need not be a Member of the Company; and
- (g) contain a statement that, if the Member appoints more than one proxy, each proxy may be appointed to represent a specified proportion of the Member's votes.

13.6 Content of notice of annual general meeting

It is not necessary for the notice of an annual general meeting to state that the business to be transacted at the meeting includes:

 (a) the consideration of the financial statements and the reports of the Directors and auditor (if any);



- (b) the election of Directors and other officers in place of those retiring;
- (c) the declaration of dividends;
- (d) the appointment and fixing of the remuneration of the auditors; and
- (e) any other business which, under this Constitution or the Act, is required to be transacted at an annual general meeting.

13.7 Notice of adjourned meeting

When a meeting is adjourned, new notice of the resumed meeting must be given if the meeting is adjourned for 30 days or more.

13.8 Failure to give notice

Any resolution passed at a meeting is not invalidated by:

- (a) the accidental omission to give notice of a meeting to any Member or non-receipt of that notice by a Member; or
- (b) the accidental omission to send out the instrument of proxy to a person entitled to receive notice or non-receipt of that instrument.

14 Proceedings at general meetings

14.1 Circular resolutions

- (a) A resolution may be passed without a general meeting being held if all the Members entitled to vote on the resolution sign a document containing a statement that they are in favour of the resolution set out in the document. A body corporate's representative may sign such a circular resolution. Either member of a joint membership may sign a circular resolution.
- (b) Identical copies of the document may be distributed for signing by different Members and taken together will constitute one and the same document.
- (c) The resolution is passed when the last Member signs the document, and satisfies any requirement in this Constitution or the Act that the resolution be passed at a general meeting.

14.2 Sole Member resolutions

- (a) If at any time the Company has only one Member, it satisfies any requirement in this Constitution or the Act that a resolution be passed by that sole Member recording the resolution and signing the record.
- (b) A body corporate's representative may sign a resolution referred to in clause (a).

14.3 Use of technology

The Company may hold a meeting or permit Members to attend a meeting using any technology that gives Members a reasonable opportunity to participate, including through any internet-based meeting application or any analogous technology. A Member is present in person for such a meeting if that Member is participating through the internet-based meeting application.



14.4 Quorum

- (a) Except as otherwise provided in this Constitution, the quorum for a general meeting of the Company is 51% of Members present in person or by proxy, attorney or body corporate representative and the quorum must be present at all times during the meeting.
- (b) No business will be transacted at any general meeting unless a quorum of Members is present at the time when the meeting proceeds to business.
- (c) For the purpose of determining whether a quorum is present:
 - i. each person attending as a proxy, as a body corporate's representative, or as a validly appointed attorney of a Member, is deemed to be a Member;
 - ii. if a Member has appointed more than one proxy, attorney or representative, only one may be counted; and
 - iii. if an individual person is attending both as a Member and as a proxy, attorney or representative, they may be counted only once.
- (d) If at any time the Company has only one Member, then that Member present in person or by proxy, attorney or body corporate representative is a quorum.

14.5 Effect of no quorum

If a quorum of the Company's Members is not present within half an hour after the time appointed for the meeting in the notice:

- (a) if the meeting was convened on the requisition of Members, the meeting must be dissolved; or
- (b) in any other case:
 - i. the meeting will be adjourned to the date, time and place that the Directors specify (or if the Directors do not specify such details, the meeting is adjourned to the same day in the next week at the same time and place) except that if the meeting is adjourned for 30 days or more, notice of the resumed meeting must be given; and
 - ii. if at a meeting resumed under clause (a)i a quorum is not present within half an hour after the time appointed for the meeting, the meeting must be dissolved.

14.6 Chairperson of general meeting

The Directors may elect any person to chair general meetings of the Company.

14.7 Vacancy in chair

Where a general meeting is held and:

- (a) a chairperson has not been elected by the Directors as provided by clause 14.6; or
- (b) the chairperson declines to act or is not present within 15 minutes after the time appointed for the holding of the meeting,

the Members present must elect one of their number to be chairperson of the meeting or part of the meeting (as the case may be).

14.8 Adjournment

The chairperson must adjourn a general meeting if the Members present with a majority of votes at the general meeting agree or direct that the chairperson must do so.



14.9 Adjourned meetings

- (a) Only unfinished business is to be transacted at a meeting resumed after an adjournment.
- (b) A resolution passed at a meeting resumed after an adjournment is passed on the day it was in fact passed.

15 Voting at general meetings

15.1 Voting

- (a) A resolution put to the vote at a general meeting must be decided on a show of hands unless a poll is demanded.
- (b) Before a vote is taken, the chairperson must inform the general meeting whether any proxy votes have been received and how the proxy votes are to be cast.
- (c) On a show of hands, a declaration by the chairperson is conclusive evidence of the result provided that the declaration reflects the show of hands and the votes of the proxies received. Neither the chairperson nor the minutes need to state the number or proportion of the votes recorded in favour or against the resolution.

15.2 Voting rights

Subject to any rights or restrictions attached to any class of shares, each Member, entitled to vote may vote in person or by proxy, attorney or body corporate representative authorised under the Act, at a meeting of the Members of the Company, and each Member has:

- (a) on a show of hands, one vote; and
- (b) on a poll, one vote for each share they hold.

15.3 Voting by joint holders

If a share is held jointly and more than one Member votes in respect of that share, only the vote of the Member whose name appears first in the Register is counted.

15.4 No entitlement to vote if calls are unpaid

If calls and other sums due and payable on a Member's share remain unpaid, that Member:

- (a) is not entitled to be present at any general meeting;
- (b) may not vote on any question or on a poll; and
- (c) may not be counted in a quorum.

15.5 Voting by persons entitled to shares

- (a) Subject to clause (b), any person entitled to a share in consequence of the death, mental incapacity, bankruptcy or insolvency of a Member, may vote at any general meeting in respect of that share as if they were the registered holder of the share.
- (b) A person entitled to vote under clause (a) must satisfy the Directors of their right to be transferred the share at least 48 hours before the scheduled time of the meeting or adjourned meeting at which that person proposes to vote, unless the Directors have previously admitted that person's right to vote at that meeting.



15.6 Voting by poll

- (a) A poll may be demanded by:
 - i. the chairperson;
 - ii. at least 3 Members present in person or by proxy, attorney or body corporate representative entitled to vote on the resolution; or
 - iii. a Member or Members present in person or by proxy, attorney or body corporate representative representing at least 5% of the total votes that may be cast on the resolution on a poll.
- (b) A poll may be demanded:
 - i. before a vote is taken; or
 - ii. before or immediately after the voting results on a show of hands are declared.
- (c) The percentage of votes that each Member holds is to be determined as at the close of business on the day before the poll is demanded.
- (d) The demand for a poll may be withdrawn.
- (e) If a poll is duly demanded, it must be taken in such manner and, subject to clause (f), either immediately or after an interval or adjournment or otherwise as the chairperson directs. The result of the poll is the resolution of the meeting at which the poll was demanded.
- (f) A poll is to include the votes of Members voting electronically at a meeting at which Members participate electronically using technology that includes an internet-based meeting application or any analogous technology.
- (g) A poll demanded on the election of a chairperson or on a question of adjournment must be taken immediately.
- (h) The demand for a poll does not prevent a meeting continuing for the transaction of any business other than the question on which a poll has been demanded.

15.7 Casting vote of chair

In the case of an equality of votes, whether on a show of hands or on a poll, the chairperson of the meeting at which the show of hands takes place or at which the poll is demanded has a casting vote (in addition to any vote that the chairperson may have had as a member).

15.8 **Objection to qualification of a voter**

- (a) An objection to a person's right to vote at a general meeting:
 - i. may only be raised at a general meeting or adjourned meeting at which the vote objected to is given or tendered; and
 - ii. must be determined by the chairperson of the meeting, whose decision is final.
- (b) A vote not disallowed under an objection referred to in clause (a) is valid for all purposes.

15.9 Votes counted in error

If any vote is counted which ought not to have been counted or might have been rejected, the error will not invalidate the resolution unless the error is:

(a) detected at the same meeting; and

(b) of sufficient magnitude, in the opinion of the chairperson, as to invalidate the resolution.

16 Proxies

16.1 Who can appoint a proxy

- (a) A Member who is entitled to attend and vote at a general meeting may appoint a person as that Member's proxy to attend and vote for that Member at a meeting of the Company. A proxy need not be a Member of the Company.
- (b) The appointment may specify the proportion or number of votes that the proxy may exercise.
- (c) If the Member is entitled to cast more than one vote at a meeting, the Member may appoint 2 proxies. If the Member appoints 2 proxies and the appointment does not specify the proportion or number of the Member's votes each proxy may exercise, each proxy may exercise half of the Member's votes.
- (d) Any fractions of votes resulting from the application of clauses (b) or (c) must be disregarded.

16.2 Execution and form of proxies

- (a) An instrument appointing a proxy is valid if it is in the form specified by the Directors from time to time and is:
 - i. signed by or on behalf of the Member of the Company making the appointment; and
 - ii. contains the following information:
 - iii. the Member's name and address;
 - iv. the Company's name;
 - v. the proxy's name or the name of the office held by the proxy; and
 - vi. the meetings at which the appointment may be used.
- (b) The proxy form must provide for the Member to vote for or against each resolution and may provide for abstention to be indicated.
- (c) An instrument appointing a proxy may specify the manner in which the proxy is to vote in respect of a particular resolution. Where it does so, the proxy is not entitled to vote on the resolution except as specified in the instrument. A proxy may vote as the proxy thinks fit on any motion or resolution in respect of which no manner of voting is indicated.
- (d) An instrument appointing a proxy confers authority to demand or join in demanding a poll.
- (e) Despite clause 15.3, where an instrument of proxy is signed by all of the joint holders of any Shares, the votes of the proxy so appointed must be accepted in respect of those Shares to the exclusion of any votes tendered by a proxy for any one of those joint holders.

16.3 Member's attorney

A Member may appoint an attorney to act, or to appoint a proxy to act, at a general meeting. If the appointor is an individual, the power of attorney must be signed in the presence of at least 1 witness.



16.4 Life of proxy

An instrument appointing a proxy will not be valid after 12 months from the date of its execution, unless it is expressly stated to be a standing appointment or to extend for a longer period.

16.5 Lodgement of proxies and powers of attorney

- (a) If a Member appoints a proxy or an attorney, the following documents must be given to the Company at the Office or at the place specified for the purpose in the notice calling the general meeting:
 - i. the proxy's appointment; and
 - ii. if the appointment is signed by the appointor's attorney, the authority under which the form was signed or a certified copy of the authority; and
 - iii. in the case of an attorney, the power of attorney or a certified copy of it.
- (b) The appointment of a proxy or an attorney is valid for a meeting if the appointment and any authority are given to the Company at least 24 hours before the general meeting at which the proxy is to be used.

16.6 **Corporate representative**

A Member that is a body corporate may appoint an individual to act as its representative at general meetings as permitted by the Act.

16.7 Validity of proxy vote

A vote cast in accordance with the terms of an instrument of proxy or of a power of attorney is valid if no notice in writing of:

- (a) the previous death of the appointing Member;
- (b) the mental incapacity of the appointing Member;
- (c) the revocation of the proxy's appointment;
- (d) the revocation of the authority under which the proxy was appointed; or
- (e) the transfer of the share in respect of which the proxy was given,

has been received by the Company at the Office before the commencement of the meeting or adjourned meeting at which the proxy is used or exercised.

17 Appointment and removal of Directors

17.1 Number

The number of the Directors will not be less than 1 or more than 10, unless otherwise determined by 75% of shareholders of the Company.

17.2 Appointment by Company

Subject to the *Superannuation Industry (Supervision)* Act 1993 (Cth), the Company may appoint any person to be a Director, either to fill a casual vacancy or as an addition to the existing Directors.

17.3 Term of office

Each of the Directors will hold office until the Director vacates office or is removed under this Constitution.

17.4 Vacation of office

In addition to the circumstances in which the office of a Director becomes vacant by virtue of the Act, the office of a Director becomes vacant if the Director:

- (a) ceases to be a Director by virtue of the Act or this Constitution;
- (b) becomes bankrupt or makes any arrangement or composition with his or her creditors generally;
- (c) is prohibited from being a Director by reason of any order made under the Act;
- (d) becomes physically or mentally incapable of performing the Director's duties;
- (e) resigns by written notice to the Company;
- (f) is absent from Directors' meetings (without appointing an Alternate Director) without the consent of the other Directors for a period of more than 6 months; or
- (g) without the prior or subsequent consent of the other Directors, is directly or indirectly interested in any contract or proposed contract with the Company and fails to declare the nature of the Director's interest as required by the Act.

18 Powers and duties of Directors

18.1 General management power

Subject to the Act, this Constitution and any resolution of the Company, the Directors:

- (a) will manage the business of the Company;
- (b) may exercise all such powers of the Company that are not, by the Act or this Constitution, required to be exercised by the Company in general meeting, provided that no resolution of the Company in general meeting will invalidate any prior act of the Directors which would have been valid if such a resolution had not been made; and
- (c) may be reimbursed all reasonable expenses incurred in promoting and forming the Company.

18.2 Act in the best interests of a Holding Company

As contemplated by section 187 of the Act, a Director may act in good faith in the best interests of any Holding Company of the Company.

18.3 Attorneys

- (a) The Directors may, by power of attorney under deed, appoint any person or persons to be the attorney or attorneys of the Company with such powers, authorities and discretions (being powers, authorities and discretions vested in or exercisable by the Directors), for such period and subject to such conditions as they think fit.
- (b) Any such power of attorney may contain provisions for the protection and convenience of persons dealing with the attorney and may also authorise the attorney to delegate all or any of the powers, authorities and discretions vested in the attorney.



18.4 Power to borrow and give security

- (a) Without limiting the generality of clause 18.1, the Directors may for the purposes of the Company:
 - i. borrow money, with or without giving security for it; and
 - ii. guarantee the performance of any obligation of the Company or of any other person providing they have the agreement of all other directors prior to entering into any such obligation.
- (b) With unanimous agreement the Directors may borrow or provide security as they think fit and in particular by the issue of bonds, debentures or debenture stock or any mortgage, charge or other security on the undertaking of the whole or part of the property of the Company (both present and future) including its uncalled capital.
- (c) Debentures, debenture stock, bonds or other securities may be:
 - i. made assignable free from any equities between the Company and the person to whom the same has been issued; or
 - ii. issued at a discount, premium or otherwise and with any special privileges as to redemption, surrender, drawings, allotment of shares, attending and voting at general meetings of the Company, appointment of Directors and otherwise, and any debentures may be re-issued notwithstanding that they may have been made paid off or satisfied.

18.5 Indemnity

Subject to clause 29 and to the extent permitted by the Act, if any of the Directors or any other person becomes personally liable for the payment of any sum primarily due from the Company, the Directors may execute a mortgage, charge or security over the whole or any part of the assets of the Company by way of indemnity to secure the Directors or persons so becoming liable from any loss in respect of the liability.

18.6 Other offices of Directors

Subject to the Act, a Director may hold any other office or offices under the Company (except that of auditor) in conjunction with the office of Director and on such terms as to remuneration and otherwise as the Directors may arrange.

18.7 Director may act in professional capacity

- (a) Subject to the Act and clause (b), any Director (or the Director's firm) may act in a professional capacity for the Company and the Director (or the Director's firm) is entitled to remuneration for professional services as if the Director were not a Director.
- (b) A Director (or the Director's firm) must not act as the Company's auditor.

19 Proceedings of Directors

19.1 Calling and holding Directors' meetings

- (a) A Director may call a Directors' meeting by giving at least 48 hours' notice to each Director.
- (b) A notice of a Directors' meeting may be given as the Directors may determine, either in writing, orally or by using technology.



19.2 **Circulating resolutions**

- (a) The Directors may pass a resolution without a Directors' meeting being held if all the Directors entitled to vote on the resolution sign a document containing a statement that they are in favour of the resolution set out in the document.
- (b) Identical copies of the document may be distributed for signing by different Directors and taken together will constitute one and the same document.
- (c) The resolution is passed when the last Director signs the document.

19.3 Directors' meetings by technology

- (a) For the purposes of the Act, each Director, by consenting to be a Director (or by reason of the adoption of this Constitution), consents to the use of each of the following technologies for holding a Directors' meeting:
 - i. video;
 - ii. telephone;
 - iii. any other technology that permits each Director to communicate with every other Director; or
 - iv. any combination of these technologies.
- (b) Where the Directors are not all in attendance at one place and are holding a meeting using technology and each Director can communicate with the other Directors:
 - the participating Directors are, for the purpose of every provision of this Constitution concerning meetings of the Board, taken to be assembled together at a meeting and to be present at that meeting; and
 - ii. all proceedings of those Directors conducted in that manner are as valid and effective as if conducted at a meeting at which all of them were physically present in the one location.
- (c) A Director is conclusively presumed to have been present and to have formed part of a quorum at all times during a technology meeting unless that Director has previously obtained the express consent of the chairperson to leave the meeting.

19.4 Directors' resolutions

- (a) A resolution of the Directors must be passed by a majority of the votes of Directors present and entitled to vote on the resolution.
- (b) In case of an equality of votes, the chairperson of the meeting, in addition to his or her deliberative vote (if any), has a casting vote.

19.5 Minutes

The Directors must cause minutes to be made of:

- (a) all appointments of Directors, Alternate Directors and officers;
- (b) the names of the Directors present at each meeting of the Directors;
- (c) all orders made by the Directors;



- (d) all declarations made or notices given by any Director (either generally or specifically) of his or her interest in any contract or proposed contract or of his or her holding of any office or property whereby any conflict of duty or interest may arise; and
- (e) all resolutions and proceedings of meetings of Members and classes of Members and of the Directors,
- (f) and retain the minutes in a minute book for a period of at least 10 years or such other period as may be required under the Act.
- (g) The minutes of a meeting must be signed by the chairperson of the meeting or the chairperson of the next meeting.
- (h) In the absence of evidence to the contrary, contents of the minute book that is recorded and signed in accordance with this clause 19.5 is evidence of the matters shown in the minute.

19.6 Director's personal interests

If a Director has a material personal interest in a matter that relates to the affairs of the Company other than an interest that does not have to be disclosed under section 191(2) of the Act and the Director discloses the nature and extent of the interest and its relation to the affairs of the Company to the other Directors, in accordance with section 191 of the Act and the Directors (other than the Director with the personal interest) approve the participation of that Director in the matter and permits that Director to vote on the matter, then:

- (a) the Director may vote on matters that relate to the interest;
- (b) any transactions that relate to the interest may proceed; and
- (c) if the disclosure is made before the transaction is entered into:
 - i. the Director may retain benefits under the transaction even though the Director has the interest; and
 - ii. the Company cannot avoid the transaction merely because of the existence of the interest.

19.7 **Quorum**

- (a) At a meeting of Directors properly convened the number of Directors whose presence is necessary to constitute a quorum is one.
- (b) If the office of a Director becomes vacant, the remaining Directors may act but, if the total number of remaining Directors is not sufficient to constitute a quorum at a meeting of Directors, the Directors may act only for the purpose of increasing the number of Directors to a number sufficient to constitute a quorum or for the purpose of convening a general meeting of the Company.
- (c) A quorum of Directors must be present throughout each Director's meeting. If a quorum is not present at any time the meeting is not validly convened but without affecting the validity of any business conducted before the absence of a quorum occurs.
- (d) Despite any other provision in this Constitution, if no quorum is present within 30 minutes after the time appointed for the meeting:
 - i. the meeting is adjourned for 24 hours;
 - ii. the quorum for that rescheduled meeting is 1; and
 - iii. if no Director attends that adjourned meeting, the meeting is regarded as dissolved.



19.8 Chairperson

- (a) The Directors must elect a Director to chair their meetings and may determine the period for which the Director is to be the chairperson.
- (b) Where a meeting of the Directors is held and:
 - i. a Director has not already been elected to chair that meeting under clause (a); or
 - ii. the previously elected chairperson declines to act or is not present within 15 minutes after the time appointed for the holding of the meeting,
- (c) the Directors present must elect one of their number to chair the meeting or part of the Meeting (as the case may be).
- (d) The chairperson does not have a casting vote in addition to any vote the chairperson has as a Director.

19.9 Delegation to Committees

- (a) The Directors may delegate any of their powers to a committee or committees consisting of such of their number as they think fit.
- (b) A committee must exercise the powers delegated to it in accordance with any directions of the Directors. The effect of the committee exercising a power in this way is the same as if it had been exercised by the Directors.
- (c) The members of a committee may elect one of their number as chairperson of their meetings.
- (d) Where a meeting of a committee is held and:
 - i. a chairperson has not already been elected to chair that meeting under clause (c); or
 - ii. the previously elected chairperson is not present within 15 minutes after the time appointed for the holding of the meeting or is unwilling to act,
- (e) the members present may elect one of their number to be chairperson of the meeting.
- (f) A committee may meet and adjourn as it thinks fit unless otherwise directed by the Directors.
- (g) Questions arising at a meeting of a committee must be determined by a majority of votes of the members present and voting.
- (h) In the case of an equality of votes, the chairperson has a casting vote, in addition to any vote the chairperson has in the chairperson's capacity as a member of the committee (if any).

19.10 Acts of Directors valid despite defective appointment

Any act done at any meeting of the Directors or of a committee of Directors by any person acting as a Director is, although it is later discovered that there was some defect in the appointment of any such Director or that the Director was disqualified, is valid as if the Director had been duly appointed and was qualified to be a Director or to be a member of the committee.



20 Managing Director

20.1 Appointment and tenure

- (a) The Directors may appoint one or more Directors to be Managing Director of the Company. The appointment of Managing Director will be for such period and on such terms as the Directors think appropriate.
- (b) The Directors may, subject to the terms of any agreement entered into in a particular case, revoke any appointment of Managing Director.

20.2 Ceasing to hold office

A Managing Director:

- (a) is subject to the same provisions as to resignation and removal as a Director as the other Directors of the Company; and
- (b) immediately ceases to be a Director if he or she ceases to be a Managing Director.

20.3 Powers

- (a) The Directors may on such terms and conditions and with such restrictions as they think appropriate, confer on a Managing Director any of the powers exercisable by the Directors.
- (b) Any powers so conferred may be concurrent with, or be to the exclusion of, the powers of the Directors.
- (c) The Directors may at any time withdraw or vary any of the powers so conferred on a Managing Director.

21 Alternate Directors

21.1 Power to appoint an Alternate Director

- (a) Subject to clause (b) and with the other Directors' prior written approval, a Director (Appointing Director) may appoint an Alternate Director to exercise some or all of the Appointing Director's powers either indefinitely or for a specified period. An Alternate Director need not be a Director or Member.
- (b) A Managing Director must not appoint an Alternate Director to act as Managing Director.

21.2 Appointment

The appointment of an Alternate Director must be in writing and a copy given to the Company.

21.3 Rights and powers

- (a) An Alternate Director:
 - i. is entitled to notice of each Directors' meeting and if the Appointing Director is not present at any such meeting, the Alternate Director may attend and vote at that meeting in the Appointing Director's place; and
 - ii. is otherwise entitled to exercise all the powers of the Appointing Director in the Appointing Director's place (unless the appointment was limited to some only of the Appointing Director's powers, in which case the Alternate Director may only exercise those powers).

(b) When an Alternate Director exercises the Appointing Director's powers, the exercise of the powers is just as effective as if the powers were exercised by the Appointing Director.

21.4 Alternate Director is not agent of appointor

An Alternate Director is responsible to the Company for his or her own acts and defaults as if the Alternate Director were an ordinary Director and is not deemed to be an agent of the appointing Director.

21.5 Termination of appointment

- (a) The Appointing Director may terminate the Alternate Director's appointment at any time.
- (b) The termination of an Alternate Director must be in writing and is not effective until a copy is given to the Company.
- (c) In any case, the appointment of an Alternate Director terminates when the Appointing Director ceases to hold office as Director.

22 Secretary

A Secretary of the Company holds office on such terms and conditions, as to remuneration and otherwise, as the Directors determine.

23 Records and inspection

- (a) The Directors must ensure that proper accounting and other records of the Company are kept and where required, distributed, in accordance with the requirements of the Act.
- (b) The Directors must determine whether and on what terms the accounting records and other documents of the Company or any of them will be open to the inspection of Members other than Directors.
- (c) A Member other than a Director does not have the right to inspect any document of the Company except as provided by the Act or authorised by the Directors or by the Company in general meeting.

24 Dividends and reserves

24.1 Prohibition on distribution of income or property to members:

The Company must not distribute any of the income or property of itself to any member by dividend or in any other manner.

25 Capitalisation of profits

25.1 Authority to capitalise

The Company may, by ordinary resolution in general meeting and on the recommendation of the Directors, resolve that:

 (a) it is desirable to capitalise any sum, being the whole or part of the amount for the time being standing to the credit of any reserve account or profit and loss account or otherwise available for distribution to Members; and

> (b) that sum may be applied, in any of the ways mentioned in clause 25.2, for the benefit of Members in the proportions to which those Members would have been entitled in a distribution of that sum by way of dividend.

25.2 Appropriation and application

A sum distributed to Members in accordance with clause 25.1 may be applied:

- (a) in paying up any amounts unpaid on shares held by Members; or
- (b) in paying up in full unissued shares or debentures to be issued to Members as fully paid.

25.3 Adjustment of Members' rights

The Directors must do all things necessary to give effect to a resolution referred to in clause 25.1 and, in particular, to the extent necessary to adjust the rights of the Members among themselves, may:

- (a) issue fractional certificates or make cash payments in cases where shares or debentures become issuable in fractions; and
- (b) authorise any person to enter into, on behalf of all the Members entitled to any further shares or debentures on the capitalisation, an agreement with the Company providing for the issue to them, credited as fully paid up, of any further shares or debentures or for the payment by the Company on their behalf of the amounts or any part of the amounts remaining unpaid on their existing shares by the application of their respective proportions of the sum resolved to be capitalised,

and any agreement made under an authority referred to in clause (b) is effective and binding on all the Members concerned.

25.4 Distribution

- (a) If a distribution of capitalised profits is made on more than one class of shares, the distribution made on the shares of any particular class may be at a higher, lower or at the same rate as the distribution made on the shares of another class,
- (b) provided that the shares in any one class participate equally among themselves in any distribution made of capitalised profits in respect of that class.
- (c) There can be no objection to any resolution which declares a higher rate of distribution on the shares of any class or classes than the distribution made on the shares of any other class or classes.

26 Power of Attorney

26.1 Appointment of Attorney

Each Member (**Appointor**) irrevocably appoints the Company (**Attorney**), as its agent and attorney, with power to do everything necessary or expedient in the name of the Appointor and on its behalf to give effect to any of the transactions contemplated by this Constitution to the extent that the Appointor has failed to act in the manner required by this Constitution, including to:

(a) settle, execute and deliver in the name of the Appointor and on its behalf all documents necessary to give effect to the transactions contemplated by this Constitution and all documents that are contemplated by or reasonably, ancillary or incidental to any such document, including conveyances, assignments, novations and transfers;



- (b) do everything necessary or expedient in the name of the Appointor and on its behalf to complete the transactions contemplated by this Constitution; and
- (c) exercise any rights attaching to the Appointor's shares, including voting rights, rights to appoint a proxy or representative, rights to attend and speak at a meeting of members of the Company and agree to such meetings being called on short notice.

The Attorney may:

- (d) appoint or remove any substitute, delegate or sub-attorney at any time; and
- (e) exercise its rights and powers under this clause 26:
- (f) in its own name or in the name of the Appointor; and
- (g) even if it benefits from the exercise of the rights or powers.

26.2 Further acts

The Appointor declares that all acts and things done by the Attorney and its substitutes, delegates and sub-attorneys in exercising rights and powers under this clause 26 will be as good and valid as if they had been done by the Appointor and agrees to:

- (a) ratify and confirm whatever the Attorney and its substitutes, delegates and sub- attorneys do, or cause to be done, in lawfully exercising their rights and powers under this clause 26;
- (b) indemnify the Attorney and its substitutes, delegates and sub-attorneys against all claims, demands, costs, charges, expenses, outgoing, losses and liabilities arising in any way in connection with the lawful exercise of their rights and powers under this clause 26; and
- (c) deliver to the Attorney on demand any power of attorney, instrument of transfer or other instruments as the Attorney may require for the purposes of this clause 26.

26.3 Irrevocable

The Appointor declares that the rights and powers granted to the Attorney under this clause 26 are given for valuable consideration and are irrevocable.

27 Notices

27.1 How notice to be given

A Member may, by written notice to the Secretary left at or sent to the Office, require that all notices to be given by the Company or the Directors be served on the Member's representative at an address specified in the notice.

The Company may give a notice to any Member by:

- (a) serving it on the Member personally;
- (b) properly addressing, prepaying and posting the notice to the Member or leaving it at the Member's address as shown in the Register or the address supplied by the Member to the Company for the giving of notices;
- (c) sending it by email to an email address nominated by the Member;
- (d) sending it via any other electronic means permitted by the Act and nominated by the Member for the giving of notices, including providing an electronic link to the notice; or

(e) giving it by any other means permitted or contemplated by this clause 26 or the Act.

27.2 When notice is given

A notice is deemed to be given by the Company and received by the Member:

- (a) if delivered in person, when delivered to the Member;
- (b) if posted, on the day after the date of posting to the Member, whether delivered or not; or
- (c) if sent by email or other electronic means, on the day after the date of its transmission,
- (d) but if the delivery or receipt is on a day which is not a Business Day or is after 4.00 pm (addressee's time), it is deemed to have been received at 9.00 am (addressee's time) on the next Business Day.

27.3 Notice to joint holders

A notice may be given by the Company to joint Members by sending the notice to the joint Member first named in the Register or to an alternative address (if any) nominated by that Member.

28 Winding up

If the company is wound up, the liquidator may, with the sanction of a Special Resolution of the Company, divide amongst another organisation or organisations having the same object, the whole or any part of the assets of the company irrespective as to whether they are the same property or not.

29 Indemnity

29.1 Interpretation

In this clause 29:

- (a) proceedings means any proceedings, whether civil or criminal, being proceedings in which it is alleged that the person has done or omitted to do some act in their capacity as an officer of the Company (including proceedings alleging that they were guilty of negligence, default, breach of trust or breach of duty in relation to the Company); and
- (b) officer has the meaning given to that term in section 9 of the Act.

29.2 Scope of indemnity

In addition to any other indemnity provided to an officer of the Company in accordance with the Act, and to the extent permitted by the Act and any applicable Law:

- (a) every officer of the Company will be indemnified out of the assets of the Company against any liability incurred by them in relation to the execution of their office;
- (b) no officer of the Company is liable for any loss or damage incurred by the Company in relation to the execution of his or her office;
- (c) every officer of the Company will be indemnified out of the assets of the Company against any liability which he or she incurs:
 - i. in defending any proceedings, whether civil or criminal, in which judgment is given in favour of the officer or in which the officer is acquitted;



- ii. in connection with any application, in relation to any such proceedings, in which relief is granted under the Act to the officer by the Court; and
- (d) every officer of the Company will be indemnified out of the assets of the Company against any liability to another person (other than the Company or a Related Body Corporate of the Company) where the liability is incurred by the officer in their capacity as an officer of the Company, provided that this indemnity will not apply where the liability arises out of conduct involving a lack of good faith.

29.3 Insurance

In addition to the payment of any other insurance premium by the Company in accordance with the Act, and to the extent permitted by the Act and any applicable Law, the Company may pay the premium in respect of a contract insuring an officer of the Company against a liability:

- (a) incurred by the officer of the Company in his or her capacity as officer, provided that the liability does not arise out of conduct involving a wilful breach of duty in relation to the Company or a contravention of sections 182 or 183 of the Act; or
- (b) for costs and expenses incurred by that officer of the Company in defending proceedings, whatever their outcome.



CLEARLY PICKLED PTY LTD

ACN: 658 156 908

Consent to Act As

Director and Secretary

Pursuant to Section 201D and 204C of the Corporations Act 2001

TO: The Board of Directors CLEARLY PICKLED PTY LTD UNIT 8 435-439 FULLARTON ROAD HIGHGATE SA 5063

I, JOSHUA CAMERON CLEARY, hereby consent to act as a Director and Secretary of CLEARLY PICKLED PTY LTD upon registration by the Australian Securities and Investments Commission.

My personal details are as follows:

Full name:	JOSHUA CAMERON CLEARY
Former names (if any):	NONE
Residential Address:	10 DAWN PARADE MIAMI QLD 4220

Date of Birth:24th September 1992Place of Birth:SOUTHPORT, QLD

Dated: the 19th day of March 2022

..... JOSHUA CAMERON CLEARY

CLEARLY PICKLED PTY LTD ACN: 658 156 908

Consent to Become a

Member

Pursuant to Section 120 of the Corporations Act 2001

TO: The Board of Directors CLEARLY PICKLED PTY LTD UNIT 8 435-439 FULLARTON ROAD HIGHGATE SA 5063

I, JOSHUA CAMERON CLEARY, hereby consent to become a Member of CLEARLY PICKLED PTY LTD.

My personal details are as follows:

Full name: JOSHUA CAMERON CLEARY

Former names (if any):

Residential Address: 10 DAWN PARADE MIAMI QLD 4220

Upon registration of the Company, I agree to take up shares in CLEARLY PICKLED PTY LTD as outlined in the table below:

Class of	Shares Held	Amount Paid per	Amount Unpaid per	Fully Paid	Beneficially Held
Share		Share	Share		
ORD	180	\$1	\$0	Y	Y

Dated: the 19th day of March 2022

Jen 1 <u>/....</u> *,*, JOSHUA CAMERON CLEARY



CLEARLY PICKLED PTY LTD ACN 658 156 908

Registered in South Australia under the Corporations Act 2001 (Cth)

Share Certificate

Certificate No: 1

This is to certify that: JOSHUA CAMERON CLEARY

of 10 DAWN PARADE MIAMI QLD 4220

is the registered holder of:

Number of shares: 180

Class of shares: ORD

Fully or partly paid: Y

in the Company subject to the Constitution in force from time to time.

Executed by CLEARLY PICKLED PTY LTD by its duly authorised officer:

Signature of authorised director Joshua Cameron Cleary

Date: the 19th day of March 2022



Minutes Record Minutes of the first meeting of directors of Clearly Pickled Pty Ltd ACN: 658 156 908

Held at:	UNIT 8 435 FULLARTON ROAD HIGHGATE SA 5089
Present:	Joshua Cameron Cleary
Chair:	The following person was appointed Chairperson of the first meeting of Directors.
	Joshua Cameron Cleary
Registration of Company	Discussed that all matters relating to the registration of the Company had been attended to and that the Company had been registered on 19th March 2022. The certificate of registration was tabled as evidence the Company was duly registered.
Director(s)	Resolved that
	Joshua Cameron Cleary
Secretary(ies)	Resolved that
	Joshua Cameron Cleary
	be appointed secretary(s) of the Company and signed $consent(s)$ were tabled.
Register of Members	Resolved that the following members be entered in the register of members in accordance with their consent(s) and share certificate(s) which were tabled.
	Joshua Cameron Cleary
Public Officer	Resolved that the following person be appointed to fill the position of public officer, as required by Section 252 of the <i>Income Tax Assessment Act</i> and that notice of such appointment be given to the Australian Tax Office:
	Joshua Cameron Cleary
Registered Office	Resolved that the registered office of the Company be located at:
	UNIT 8 435 FULLARTON ROAD HIGHGATE SA 5089
Principal Place of Business	Resolved that the principal place of business be located at:
	10 DAWN PARADE MIAMI QLD 4220
Constitution	Resolved that the constitution tabled at the meeting be approved and adopted as the constitution of the company.
Register of option holders	Resolved: to establish, and keep up to date, a register of option holders in accordance with sections 168(1)(b) of the <i>Corporations Act</i> .
Register of debenture holders	Resolved: to establish, and keep up to date, a register of debenture holders in accordance with sections 168(1)(c) of the <i>Corporations Act</i> .
Financial records	Resolved: to do everything necessary to establish, and keep up to date, the financial records of the company, as required by the <i>Corporations Act</i> .
Bank account	Resolved: to approve and open the bank accounts and to appoint the signatories in accordance with the terms of the bank account mandate forms.
Maintaining records	Resolved: to notify the relevant authorities and update the company's records in relation to the business.



Closure

There being no further business the meeting was closed.

Signed as a true and correct record: Dated: the 19th day of March 2022

2 Joshua Cameron Cleary (Chairperson)



ASIC

Australian Securities & Investments Commission

Registered Agents

Company: CLEARLY PICKLED PTY LTD ACN 658 156 908

Company details

Date company registered19-03-2022Company next review date19-03-2023Company typeAustralian Proprietary CompanyCompany statusRegisteredHome unit companyNoSuperannuation trustee
companyYesNon profit companyNo

Registered office

UNIT 8, 435-439 FULLARTON ROAD, HIGHGATE SA 5063

Principal place of business

10 DAWN PARADE, MIAMI QLD 4220

Officeholders

CLEARY, JOSHUA CAMERON

Born 24-09-1992 at SOUTHPORT QLD

10 DAWN PARADE , MIAMI QLD 4220

Office(s) held: Director, appointed 19-03-2022 Secretary, appointed 19-03-2022

Company share structure

Share class	Share description	Number issued	Total amount paid	Total amount unpaid
ORD	ORDINARY	180	180.00	0.00

Members

CLEARY , JOSHUA CA	AMERON 10 DAWN PARAI	DE , MIAMI QLD 4220	
Share class	Total number held	Fully paid	Beneficially held
ORD	180	Yes	Yes

Document history

These are the documents most recently received by ASIC from this organisation.

Received	Number	FormDescription	Status
19-03-2022	4EAB52903	201 APPLICATION FOR INCORPORATION (DIVN 1)	Processed and imaged

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Non-Supported Documents

CompanyRegistration_658156908.PDF

