

* IF THE TRUST DOES NOT EXCLUDE 'FOREIGN PERSONS' FROM THE CLASS OF BENEFICIARIES AND IT IS INTENDED THAT THE TRUST WILL PURCHASE REAL ESTATE IN AUSTRALIA, THEN DEPENDING ON THE NATURE OF THE REAL ESTATE AND THE STATE/TERRITORY IN WHICH IT IS LOCATED THE TRUST MAY BE LIABLE TO PAY ADDITIONAL SURCHARGE STAMP DUTY ON THE PURCHASE AND ADDITIONAL SURCHARGE LAND TAX ON AN ONGOING BASIS. WE RECOMMEND THAT YOU SEEK LEGAL AND/OR TAX ADVICE ON THESE ISSUES TO ENSURE THAT THE FORM OF TRUST ORDERED IS APPROPRIATE GIVEN YOUR PARTICULAR CIRCUMSTANCES.

** PLEASE CONSIDER CAREFULLY YOUR CHOICE OF TRUSTEE. THERE ARE WIDE RANGING IMPLICATIONS SHOULD YOU DECIDE TO CHANGE THE TRUSTEE OF THIS TRUST. THESE IMPLICATIONS COULD INCLUDE THE PAYMENT OF AD VALORUM STAMP DUTY OR PRECLUDING THE NEW, CONTINUING AND RETIRING TRUSTEES FROM BENEFITING UNDER THE TRUST. WE URGE YOU TO OBTAIN CLEAR LEGAL, ACCOUNTING AND STAMP DUTY ADVICE PARTICULARLY IN RELATION TO THIS ASPECT OF YOUR INSTRUCTIONS TO US.

*** THE APPOINTER HAS ULTIMATE CONTROL (NAMELY, CAN APPOINT AND DISCHARGE THE TRUSTEE). ACCORDINGLY, DEPENDING ON THE INDIVIDUAL CIRCUMSTANCES OF THE CLIENT, THE APPOINTER CAN BE A SINGLE PERSON OR TWO PERSONS JOINTLY.

IF THE DISCRETIONARY TRUST IS FOR ONE FAMILY, AND A FAMILY TRUST ELECTION IS TO BE MADE, THE APPOINTORS MUST BE WITHIN THE 'FAMILY' AS DEFINED (SECTION 272-95 OF SCHEDULE 2F OF THE 1936 ACT AS RECENTLY AMENDED), OF THE 'PRIMARY INDIVIDUAL', OR LAWYER(S) OR FINANCIAL ADVISER(S) FOR ANY FAMILY MEMBER (SECTION 272-87(1)(B) AND (2)(A) OF SCHEDULE 2F).

THE DEED PROVIDES THAT THE BENEFICIARIES INCLUDE SUCH PERSONS AS ARE RELATED TO THE APPOINTOR AND OR BENEFICIARY AS FOLLOWS:

- THE SPOUSE, CHILDREN AND REMOTE DESCENDANTS OF SUCH CHILDREN, BROTHERS, SISTERS PARENTS,
- CHILDREN AND REMOTE DESCENDANTS OF SUCH BROTHERS AND SISTERS AND SPOUSES OF ANY OF THE FOREGOING,
- WHERE THE TRUSTEE IS A COMPANY OR COMPANIES, EACH TRUSTEE IN ITS CORPORATE CAPACITY, AND WHERE THE TRUSTEE IS A NATURAL PERSON OR PERSONS, EACH TRUSTEE IN HIS PERSONAL CAPACITY.

Default Beneficiary

If you wish to add a Default Beneficiary in the event that Trust Fund does not vest as contemplated in the Deed ie the trustee making a determination on or before the vesting date please complete the following section. The deed provides for the naming of two (2) default beneficiaries. If the first default beneficiary is not in existence on the distribution date, the fund will be held for the second default beneficiary to the intent that there shall be no Resulting Trust to the Settlor or any Additional Settlor.

Name of first Default Beneficiary: _____

Name of second Default Beneficiary: _____

Your Details:

By completing this form you agree to the trading terms and conditions of Corporate Express found on www.corporateexpress.com.au

Name _____

Contact _____ Email _____

Address _____

Delivery Address _____

Phone _____