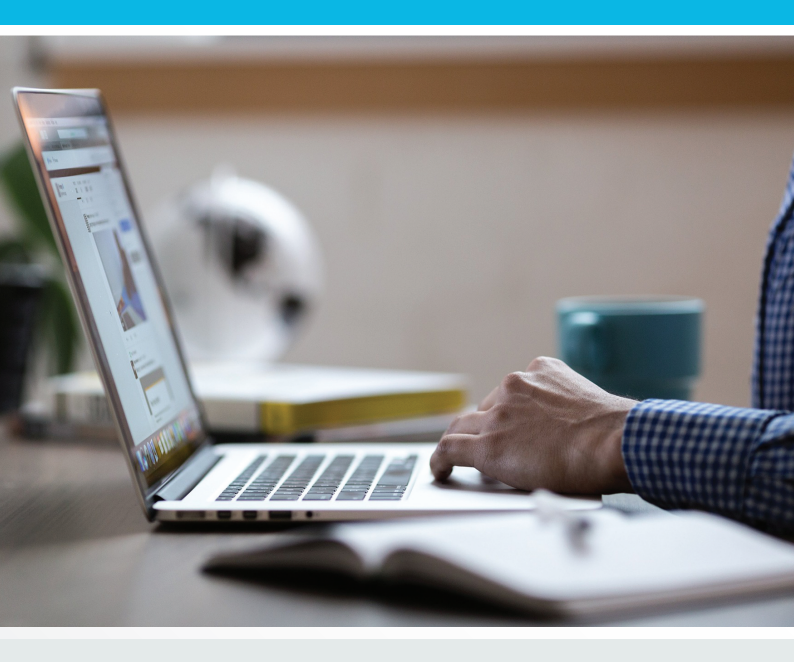
WHY SHOULD YOU KEEP YOUR SMSF TRUST DEED UP TO DATE?





Our SMSF Deed has been updated with legislative changes to 30th June 2018

30 Reasons why you should update your deed



Super legislation governs the rules and regulations for SMSFs, the fund's deed is a critical component to ensure that the fund is managed in accordance with current law.

Deeds were generally recommended to be updated on three previous occasions:

1999: 'Excluded Funds' became 'Self-Managed Super Funds', preservation & in-house assets

2007: 'Simpler Super' contribution & retirement rules etc

2017: Legislation passed in 2016, retirement phase and transfer balance cap etc.

It is wrong to assume that Superannuation law regulates how a superannuation fund must operate, this role is of the Governing Rules of the fund which prescribes superannuation law to the fund. There are many areas of law such as the SIS Act, SIS Regulations, ATO decisions, Case law & common strategies which change after fund establishment and warrant the trust deed of the fund to be updated.

SMSF Trust Deeds should be up to date to ensure trustees have powers to benefit from all legislative changes. It is a myth that deeming clause in a deed is adequate proclaiming any change in law is automatically to be included in the deed. Trustees must note that any relevant power or authority of the trustee must be conferred to them by its governing rules. **You need a living and breathing SMSF trust deed.**

To be sure that the fund governing rules have all the necessary powers to administer the fund and to assure auditors that all actions taken by the trustee are supported by funds trust deed, trustees must ensure that their fund's trust deed is always compliant with current legislation to avoid any administrative penalties.

ENSURE THAT YOUR SMSF STRATEGIES ARE BACKED UP BY A ROBUST TRUST DEED

Below are some of the unique provisions of our latest SMSF Trust Deed. Our SMSF trust deed has been updated with superannuation law as on 1st July 2018 (Version 18/1) to include provisions of Superannuation Bill Treasury Laws Amendment (fair & Sustainable superannuation) Bill of 2016, Treasury Laws Amendment (2017 Measures No. 2) Bill 2017 & Treasury Laws Amendment (Reducing Pressure on Housing Affordability Measures No. 1) Act 2017.

SMSF Trust Deed provision

Reason / Benefit for inclusion

Automatic appointment of Legal Personal representative of a member in case of unsound mind such as dementia or other related mental illness.

Dependants do not have to now apply at the Guardian court to manage the fund, if the aged member loses mental capacity.

Trustee votes in case of any disagreement in a meeting are based on superannuation fund balance of the member (\$1 of member balance equals to 1 vote).

Parents with large amounts are able to control the SMSF when in disagreement with kids who have a lower balance.

Fund can accept contributions from a full time employee.

Removing the need for any salary sacrifice arrangements by employees.

Adjustment to cap amounts of concessional (\$25,000) and non- concessional (\$100,000) Contributions which can be made to the fund.

To acknowledge lower cap amounts from 1st July 2017.

Changes to bring forward rules where non-concessional contributions are restricted by total superannuation balance of the member.

Members will not be able to contribute non-concessional contributions to the fund whose total superannuation balances are more than or equal to the transfer balance cap amount.

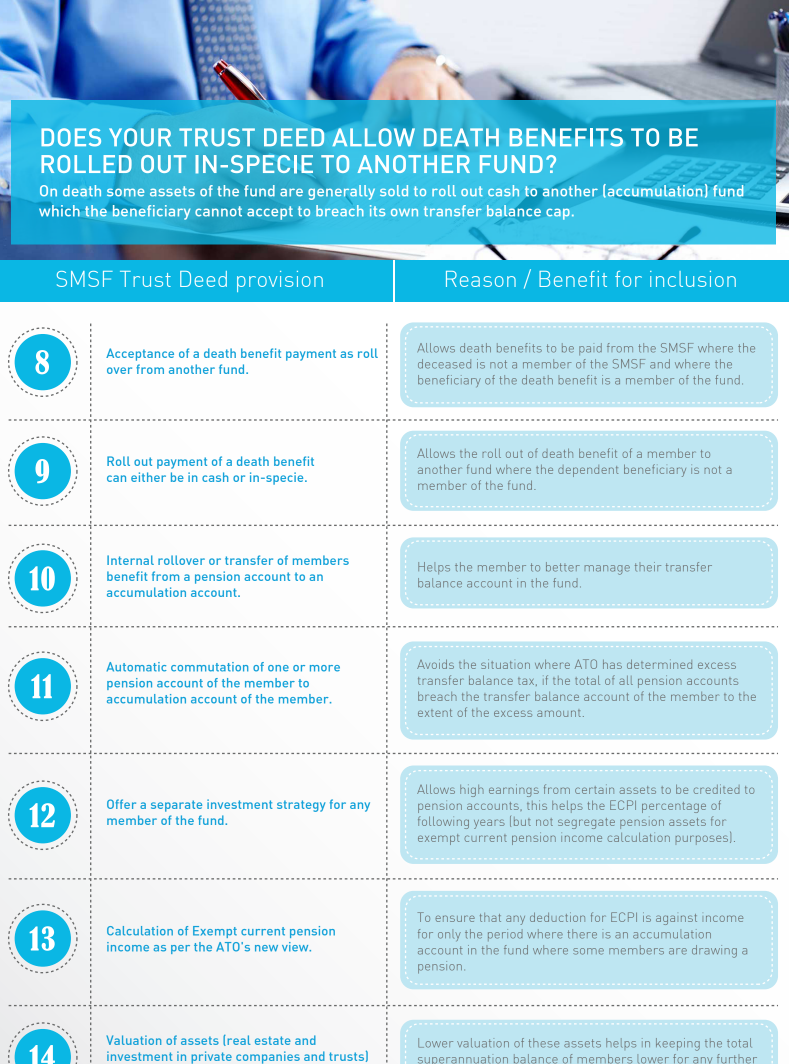
Acceptance of additional concessional contributions above the cap amount in certain circumstances.

Concessional contributions above the cap amount can be made by utilizing unused concessional contribution cap amounts from up to five previous financial years.

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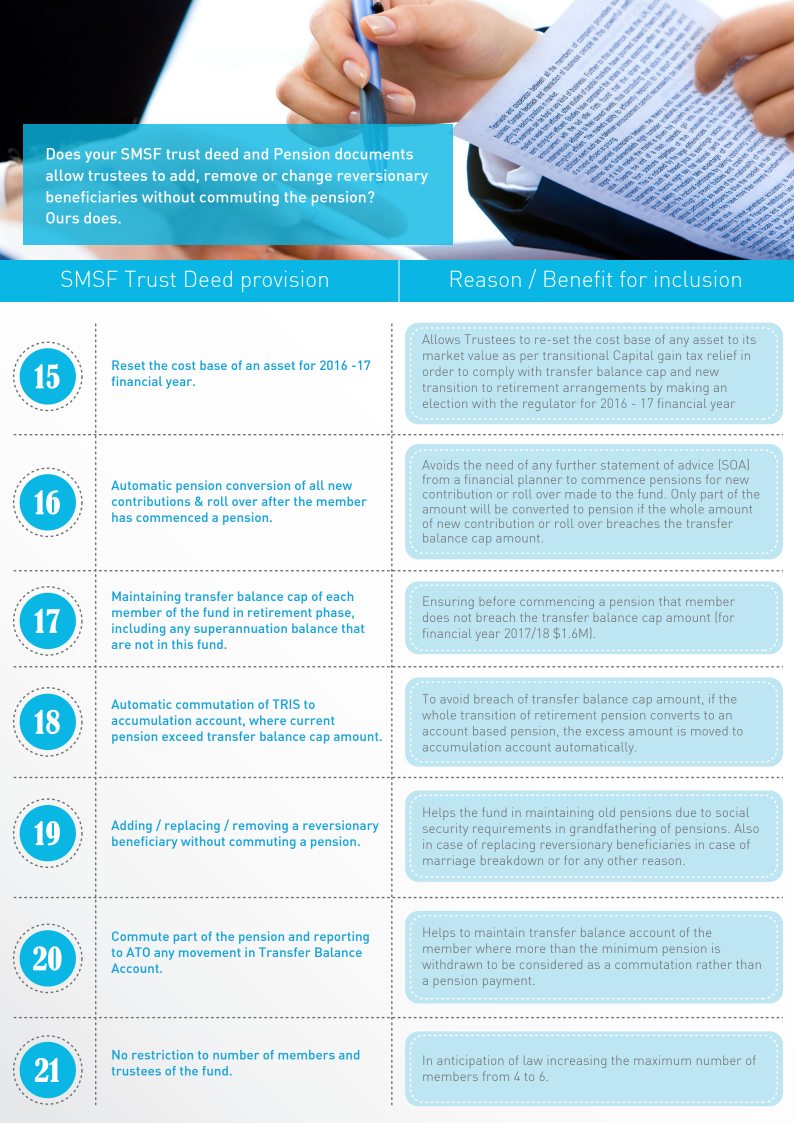
Trustee reporting requirement of Transfer Balance Account of pension members.

Ensures that the trustee reports to ATO all movements in transfer balance account of all pension members at the intervals required by legislation.



Valuation of assets (real estate and investment in private companies and trusts) to include selling costs and tax.

superannuation balance of members lower for any further non- concessional contributions.





SMSF'S WILL BE ALLOWED TO HAVE 6 MEMBERS. IS YOUR TRUST DEED READY?

SMSF Trust Deed provision

Reason / Benefit for inclusion



Reverting only part of the pension of the deceased to not breach the Transfer Balance Account of beneficiary.

Helps in managing the transfer balance account of the beneficiary as reversionary beneficiaries TBA gets credited after death of the member. Balance amount above the transfer balance cap amount is commuted and paid out as a lump sum.



Automatic payment of reversionary pension to dependant in case of non nomination of reversionary beneficiary without any trustee discretion.

To allow the dependant to benefit from the delay of 12 months to credit their transfer balance account instead of immediate credit in case of death benefit pension.



Ability to pay a reversionary pension via binding and non-binding death benefit nomination.

Allows the trustee to commence an automatic reversionary pension in case of death of the member to the dependants of the member from BDN instead of only ability to pay a lump sum.



Expanded allowable investments to digital assets & Crypto currencies.

Trustees are now able to invest in Crypto currencies like Bitcoin or similar type of digital or media assets purchased from authorized exchanges.



Removal of Anti-detriment payments.

Trustees are no longer able to accumulate any reserves any for payments for anti-detriment payments from the fund.



Automatically converting a TRIS to an account based pension in case of meeting nil conditions of release.

To ensure that TRIS moves itself to retirement phase (conversion to account based pension) on meeting nil conditions of release such as retirement (gainfully working for less than 10 hours per week), or terminal medical condition or permanent incapacity (item 101, 102A, 103 & 106 of Schedule 1 of SIS Regulation) or on attaining age 65 (item 106 of Schedule 1 of SIS Regulation).



OUR TRUST DEED ALLOWS TRUSTEES TO ACCEPT DOWNSIZER & FIRST HOME SUPER SAVER SCHEME CONTRIBUTIONS FROM MEMBERS.

SMSF Trust Deed provision

Reason / Benefit for inclusion



Accept voluntary contributions from members under the First Home super saver scheme

Trustees are now able to accept concessional and nonconcessional contribution from members which can also be released under the First Home Super Saver Scheme and if a home is not purchased within the stipulated time, deposit the money back in the fund.



Hierarchy to death benefit payments, where there are conflicting binding death nominations, pension agreements with or without reversionary beneficiaries. Deed gives trustee clear instructions to who to pay the benefit, where there are valid or invalid binding death nominations or non-binding death benefit nominations and pension agreements.

This clause gives priority to pension agreement and then in case of a Valid binding death nomination where there is no reversionary beneficiary nominated in pension agreement to pay the pension to the beneficiary listed in binding death nomination and where there is an invalid binding death nomination or a non-binding death benefit and no reversionary beneficiary nominated in pension agreement to pay an automatic pension to any dependant without any discretion.



Acceptance of downsizer contribution

Trustees may accept downsizer contributions from members who are over 65 years old ignoring any work test requirement or total superannuation balance, provided the contribution is from sale proceeds of members' dwelling in Australia, which is their main residence sold after 1st July 2018 (date of exchange) and this contribution satisfies all the conditions as set out in ITAA 1997 (Section 292-102).

Trustees must accept this contribution to the maximum cap amount (FY 2018/19 year \$300,000).only for sale of one dwelling and if it is made to the fund within 90 days of sale (from settlement date) provided it receives a request from the member in the prescribed form supplied by the regulator

Bulk Updates - Price List

# of Funds	Fee for Updates Only (\$) A	Fee for Updates with Unlimited 5 Year Updates (\$) B	Printing (\$)	Total (\$) A + C	Total (\$) A + B + C
1 to 10	7 125.00	165.00	65.00	190.00	355.00
Up to 25	115.00	165.00	55.00	170.00	335.00
Up to 50	105.00	165.00	55.00	160.00	325.00
Up to 100	95.00	165.00	55.00	150.00	315.00
100 +	TBA	165.00 Each	44.00		

If you have 10 of more SMSF deeds to be up dated

KEEP YOUR SMSF TRUST DEED UPDATED FOR NEXT 5 YEARS FOR \$165 (\$30 EACH YEAR + GST)



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Answer Simple Questions Make Payment Documents Emailed to You

All in 20 Minutes