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Dear Peter,

RE: REVIEW OF YOUR SMSF TRUST DEED RULES

I refer to your request that I carry out a review of your SMSF Rules versions 4.01 to 5.4 inclusive covering the period 1 May 2007 to the date of this letter.

The purpose of this review is to provide advice to SMSF auditors. The advice relates to funds using these rules as at 30th June 2012. You are concerned about these rules complying with the Superannuation Industry Supervision Act 1993 (SISA).

I can advise that following my review of the rules any regulated self managed superannuation funds using these versions of the rules as at 30 June 2012 are operating with a deed that fully complies with the SISA legislation subject to the following:

- If any fund is contemplating limited recourse borrowings, version 4.05 or later of the Fund Rules should be adopted.
- Where a terminal illness payment is to be provided by a Fund, it may be prudent to adopt version 4.03 or later of the Fund Rules.
- Where an "auto-reversionary pension" is to be provided by a fund, it may be prudent to adopt version 5.1 or later of the fund rules.

Whilst not SISA issues:

- some lenders may require modification to Fund Rules versions adopted prior to version 4.05;
- any Fund proposing to enter into a borrowing arrangement with the CBA should use Fund Rules version 4.09 or later.

You may forward this letter to any auditors of SMSF's so that they may use it to assist with their audit process.

Yours faithfully,

MJHC LEGAL

Martin JH Craig

Martin JH Craig
Principal