

20 January 2010

To Whom it may concern,

I confirm that under the Trust Deed governing AustSafe Super (the Fund) (ABN 96 010 528 597) including any amendments to it:

- a) The Fund complies with requirements under the Superannuation Industry (Supervision) Act 1993 ('theAct');
- b) Rollover benefits can be accepted from other funds and there is no minimum amount;
- c) Preserved monies can be paid to a member only in the following circumstances:
  - i. retirement on or after preservation age, in accordance with the Act; or
  - ii. death or total and permanent disablement; or
  - iii. other circumstances as provided under the Act:
- d) transferred benefits are fully vested in the member; and
- e) members cannot borrow from the Fund.

AustSafe Super has not received either a notice of non-compliance from the Australian Prudential Regulatory Authority (APRA), nor a notice directing AustSafe Super not to accept employer contributions.

AustSafe Super will accept contributions from any employer on behalf of an employee. An employer is not required to complete an Employer Application, however, we do require minimal contact details, which can be provided on the form contained in the Employer Guide.

Making contributions is simple with AustSafe Super's easy payment options. You can pay your contributions by:

- a) EmployersAccess (online);
- b) BPAY;
- c) Cheque (all cheques must be made payable to AustSafe Super and mailed to GPO Box3113 Brisbane QLD 4001); or
- d) EFT (by arrangement)

AustSafe Super satisfies the insurance requirements under the Choice of Fund legislation, and as such can operate as an Employer (default) fund.

For further information about the payments options offer by the Fund, contact AustSafe Super on 1300 131 293.

Yours Sincerely



Craig Stevens  
Chief Executive Officer