

Electronic Communications Agreement

This agreement is entered into pursuant to the ELECTRONIC TRANSACTIONS (QUEENSLAND) ACT 2001 and the ELECTRONIC TRANSACTIONS ACT 1999 (Cth)

Introduction

1. *These terms apply to all electronic communication between Robbins Watson Solicitors (“the firm”) and third parties (“You”).*
2. *You agree to these terms by initiating or responding to electronic communications with the firm.*
3. *If you do not agree to these terms, you must notify us in writing. If you so notify us, we will not communicate with you electronically. If you subsequently contact us electronically, you will be consenting to these terms, which consent will override your prior written notification that you do not consent to these terms.*

Electronic Communications

4. *You consent, for all purposes, and in particular for the purposes of the ETAs:*
 - a. *To the firm providing information to you in the form of electronic communication;*
 - b. *To take such steps as you consider appropriate to ensure that the information will be readily accessible so as to be useable for subsequent reference;*
 - c. *Where a signature is required, with respect to an electronic communication, to the firm providing that signature by means of attaching a digital signature to the document.*
5. *The firm consents, for all purposes, and in particular, for the purposes of the ETAs:*
 - a. *To you providing information to the firm in the form of electronic communication;*
 - b. *Agrees to take such steps as the firm considers appropriate to ensure that the information will be readily accessible so as to be useable for subsequent reference;*
 - c. *Where a signature is required, with respect to an electronic communication, to you providing that signature by means of attaching a digital signature to the document.*

Identity & Document Authenticity

6. *Electronic Signatures on Communications from the Firm*
 - a. *The firm will incorporate a digital certification (“digital signature”) into its electronic communications with third parties whenever the firm considers such certification is warranted.*
 - b. *The absence of a digital signature in an electronic communication from the firm means that:*
 - i. *The communication is not considered significant by the firm.*
 - ii. *The communication has not been approved by an authorised member of the firm;*
 - iii. *The communication has been altered by some third party after transmission and prior to receipt; or*
 - iv. *The communication is not from the firm;*

