

APPLICATION TO REGISTER A DEED OF RELATIONSHIP

RELATIONSHIPS ACT 2003 (the “Act”) – Part 2

Please read all NOTES and INSTRUCTIONS on the following pages then complete this form in TYPE or by using clearly legible BLOCK LETTERS (Accompanying documentation to be inserted inside this application)

Applications must be forwarded to:

The Registrar, Office of Births, Deaths & Marriages, GPO Box 198, Hobart, Tasmania, 7001

or lodged in person at:

The Office of Births, Deaths & Marriages, Level 3, 15 Murray Street, Hobart, Tasmania

FEES: For current fees and payment options please telephone (03) **6233 3793** or refer to the BD&M website at: www.justice.tas.gov.au/bdm The prescribed application fee **MUST** be included with this form.

The application fee is not refundable should registration not proceed.

Accompanying documents: This application **MUST** be accompanied by acceptable evidence of identity, age and residency in this State, of each applicant. Further details listed on the following page.

In the case of a caring relationship a certificate is also required. Section 11, Sub-section (3) of the “Act” states:

Each party to a caring relationship must lodge a certificate, in a form approved by the Registrar, from a legal practitioner which states that the legal practitioner provided legal advice to that party, independently of the other party to the relationship, as to –

(a) the effect of the registration of a deed of relationship on the rights of the parties; and

(b) the advantages and disadvantages, at the time that the advice was provided, to the party of the registered deed of relationship.

Note: The form “Certificate of Legal Advice – Caring Relationship” is to be completed by the legal practitioner responsible for providing the required legal advice. One form is required for each party.

Evidence of Identity (EOI), Age and Residency (in Tasmania)

Each applicant **MUST** provide one document from both list 1 AND list 2. If evidence from lists 1 or 2 does not reveal the current residential address, at least one piece of evidence from list 3 must be produced.

List 1 - Evidence of date & place of birth

- Birth certificate; or

Statutory Declaration supported by any one of the following documents displaying the date and place of birth of the applicant.

- Citizenship papers
- Australian Passport, Foreign Passport / Visa
- Department of Immigration & Multicultural & Indigenous Affairs (DIMIA) - issued travel documents, including a visa

List 2 - Linkage between identity and person and use of identity

- Photo driver's licence or photo firearms licence
- Plastic bank / credit card, with signature or Medicare card
- Department of Veterans' Affairs (DVA) / Centrelink pensioner concession card
- Birth, Deaths & Marriages (BDM) Change of name / Marriage certificate (to prove name change only)
- Photo security guard / crowd controller licence
- Defence Force or Police Service photo ID card

List 3 - Evidence of residential address

- DIMIA Certificate of Evidence of Resident Status
- Bank statement, utility account (with proof of payment)
- Certificate of vehicle registration
- Any of the documents listed in "1" or "2" above revealing the applicants current residential address

All documents must be current and either original or certified by a Justice of the Peace or Commissioner for Declarations as being a true copy of the original sighted by them.

Serial Number or other form of document numbering should be noted to allow for verification with the document issuer.

Non-Standard EOI documents may be accepted at the discretion of the Registrar if the applicant is unable to comply with the above.

PRIVACY NOTES

The Relationships Act 2003 authorizes the collection of information by this form and attachments. It will be used for the purposes of that Act and is available under strict privacy conditions to government agencies for statistical purposes and to authorized non-government bodies for medical research and community planning purposes. Accuracy is important as the registered information forms part of historical records and is the basis for vital statistical tabulations.

State of Tasmania - DEED OF RELATIONSHIP

Registration # /

To: The Registrar

Date deed received by Registrar:	
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Statutory Declaration - Deed of Relationship

DEED OF RELATIONSHIP	TYPE OF RELATIONSHIP: (Delete whichever is not applicable)	SIGNIFICANT CARING
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	Party	Party
Surname/Family name		
Given names		
Usual occupation		
Usual place of residence (full address) <u>Must be in Tasmania</u>		
Contact phone number/email		
Birthplace (city, state, country)		
Date of birth		
Father's name in full		
Mothers name in full		
Are you in an existing registered relationship?		
Are you presently married?		
Full name of partner (the other party to this deed)		
Are you related to your partner by family? (Significant relationships only)		

We hereby make joint application to register this deed of relationship pursuant to the provisions of the Relationship Act 2003 and, DO EACH SOLEMNLY AND SINCERELY DECLARE as follows:

- a) I am domiciled or ordinarily resident in Tasmania;**
- b) I am not married or in another caring or significant relationship;**
- c) I am in a significant/caring (*delete one*) relationship with the other party named in this application; and**
- d) I consent to the registration of this Deed.**

AND I make this solemn Declaration under the Oaths Act 2001.

Signature of party		
Name of witness to signature		
Address of witness		
Signature of witness		
Qualification of witness – (Justice of the Peace, Commissioner for Declarations, or other person by law authorized to administer an oath etc.)		
SIGNED AND DECLARED at (city, state, country)		
Date of declaration		

FOR OFFICE USE ONLY:

Registered at HOBART	On:
By:	Registrar of Births, Deaths and Marriages