

PROPERTY INVESTOR CHECKLIST

Surname:	First Name:		TFN no:			
Address: Post:						
Date of birth: / / Contact no:		EMAIL:				
VISA type: Occupation during the year:						
Bank details for your refund: Account name: BSB number: Account number:						
Income						
1. Number of Jobs:						
2. Did you receive any Inter	est income during th	ie year?	□Yes □ No Amount \$			
3. Did you receive any Divid	end income during	the year?	□Yes □ No			
4. Did you dispose of any in	vestments during th	e year?	□Yes □No			
5. Did you receive a Distribu	ition from a Partners	ship or Trust?	□Yes □ No			
6. Did you receive any Rent	al income?		□Yes □ No			
7. Did you receive any Fore	ign Income?		□Yes □ No			
8. Were you a Working Holi	day Maker? (Visa 4	17 or Visa 462) □Yes □No			
9. Were you an Australian F	Resident for the full f	inancial year?	☐ Yes ☐ No			
Deductions						
10. Did you use your vehicle	for work travel durin	g the year?	□Yes □ No			
Vehicle make/model						
Total work kilometres travelle	ed for the year:			•		
Provide reason(s) for travel:						
]		
E.g. Carry bulky tools or equipment that you cannot leave at work, attend conferences or meetings, deliver items or collect supplies, perform itinerant work, etc. *Where travel has exceeded 5,000kms please include details of all MV expenses incurred and your business usage percentage (determined via the use of a log book over a continuous period of 12 weeks). 11. Did you incur any work-related travel expenses such as flights, tolls, parking, etc.?						
Details Cost Receipts						
			☐ Yes ☐ No			
			☐ Yes ☐ No			
12. Did you incur any work-related uniform*, clothing, laundry, protective equipment?						
Details Cost			Receipts			
			☐ Yes ☐ No			
			☐ YES ☐ NO			



13. Did you have any self-education expenses relating to your job	? ☐ Yes ☐	J No
Date Description	Cost	
14. Did you incur any other work-related expenses?		
Date Description	Cost	Percentage
Professional memberships and subscriptions		
Professional journals/trade magazines		
Stationery and home office expenses		
Depreciable assets bought during year (i.e. laptop)		
Income protection insurance premiums		100%
Mobile phone expenses (How much per moth use for work)		
Tools and equipment		
*Please provide your work-related percentage of the cost (e.g. mobile phone used 40% for	work, laptop use	ed 20% for work)
15. Did you make any donations of \$2 or more?		
Recipient	Amount	
16. What was your tax preparation fee last year?		
17. Did you have a spouse during the year?	\$ YE	 S □ NO
		3 <u> </u> NO
Your spouse's full name:		
Your spouse's date of birthday:		
Number of days you were together during the year:		
Taxable income of spouse (de-facto or married);		
18. Did you pay ang child support? ☐ YES ☐ NO		
Amount paid:	\$	
19. Do you have dependent children? If so, how many?		
20. For the whole of the financial year did you and you all dependence cover?	 ents have pr ⊟ YE	
If you had private health during the year, please attach your ar	nnual statem	ent.



Rental Property Details

1.	Address	ΟĬ	rentai	pro	per	ty:	

Electricity and gas expenses not paid for by the tenant.

Ac	ldress:						
2.	2. Date property was purchased:						
3.	No. of weeks available for rent this year?						
4.	4. Was the property sold during the year? *Date of sale: (If property sold, please provide settlement statement for both purchase and disposal)						
5.	Do you have a depreciation? If yes, please provide more det	ail below:					
Na	me	% Ownership					
	me Gross rental income: (Provide agent information) eductions						
Ex	pense	Cost					
Ad	lvertising for tenants:						
	ank fees: nk fees for accounts used for collecting rent and paying outgoings.						
Во	ody corporate fees:						
An	apital allowances: nual write-off for the depreciation of the building and/or any structural improvements additions. See depreciation schedule prepared by quantity surveyor.						
CI	eaning:						
Co	Council rates:						
G	ardening/lawn mowing:						
Pe	est control:						
	ater charges:						
	Water charges not paid for by the tenant. Electricity/gas:						



Insurance: Building, fire, burglary, public liability, landlord insurance.	
Interest paid on loan:	
Land tax:	
Legal costs: Recovering unpaid rent, seeking damages for breach of agency agreement, reviewing tenant credit worthiness, etc.	
Property management fees/commission:	
Repairs and maintenance: Initial repairs will be considered capital improvements and written down over time.	
Other:	

Assets purchased for property:

Date	Description	Cost



ENGAGEMENT LETTER

/ /2021

Terms of Engagement - Professional Accounting Services

Thank you for selecting us to conduct your professional accounting needs. We look forward to working with you. We realise how important it is to understand your needs and we have prepared the attached Terms of Engagement (**TE**) to clarify the scope of work and other important terms. It is important that you read the TE before you indicate that you agree, which you can do by letting us know that you are happy to proceed.

The scope of work may fall within the CPA Australia Ltd Professional Standards (Accountants) Scheme (**Scheme**), which facilitates improvements to industry professional standards and protects consumers. Accordingly, we need to notify you of the following:

"Liability limited by a scheme approved under Professional Standards Legislation."

Alternatively, if you want to clarify anything in the TE please call us on 08 9275 7888

Yours sincerely,

M&H Tax and Accounting

Terms of Engagement for Public Accounting Services

Between M&H Tax and Accounting (us or we or our) and ______ (client name), (you or your) for the Term specified.

1. Purpose

This Terms of Engagement for Public Accounting Services (**TE**) confirms our understanding of the engagement and the nature and limitations of services provided.

2. Term

2.1 This TE will commence at the time you indicate acceptance and will continue the conclusion of the scope of work output .

3. Scope of work

We will provide you with professional accounting services in compliance with APES Standard 110 Code of Ethics (Code), including:

 taxation services in accordance with APES Standard 220 Taxation Services and the Code of Professional Conduct pursuant to Tax Agent Services Act 2009.

3.2 We will provide you with the following output: Individual Tax Return within the agreed time frames.

3.3 We will provide the scope of work output within the specified timeframe or within a reasonable period considering the context of the services.

3.4 Unless otherwise specified in this TE or letter of engagement, audit and assurance or review are not included in this engagement.

4. Our Promise

We will perform procedures (guided by the APES suite of standards) required that are directly related to the engagement consistent with our Fundamental Principles of integrity, objectivity, professional competence and due care, confidentiality, professional behaviour, and identifying, avoiding and dealing with conflicts of interests.

4.2 We will seek to understand your requirements and provide you services confidentially and professionally.

4.3 We will document sufficient and appropriate records of the procedures performed for the TE, which may be subject to quality review by CPA Australia under APES 320 Quality Control for Firms.

5. Our obligations

We are obliged to consider whether our clients create any threats to compliance with our Fundamental Principles and where we cannot reduce the risk to an acceptable level we are



	obliged to cease the TE under the Code (section 320)		advice given to you is only an opinion based on our	8.4	Unless other payment terms are agreed, each invoice is
	to decline or cease the client engagement.		knowledge or your particular circumstances.		payable within 30 days of receipt.
5.2	We have a duty to act in your	6.5	You are responsible for	•	·
	best interests, unless this duty is inconsistent with our		retaining paperwork for as long as legally required.	9. 9.1	Ownership of materials You own all original materials
	duty to act in the public	6.6	If the TE includes taxation	0.0	given to us.
5.3	interest. If this TE involves taxation		services: (a) you have obligations	9.2	We own all materials produced by us that resulted
	services, we will inform you: (a) of your (or your		under self-assessment to keep full and proper		from our skill and attention to the extent that the materials
	employer's) rights and		records in order to		produced by us incorporate
	obligations available under taxation law,		facilitate the preparation of accurate		any original materials you give to us.
	including any rights that		returns	9.3	We may exercise a lien of
	might be available to seek a private ruling and		(b) you must retain paperwork for a period		your documents in our possession in the event of a
	the lodging of objections		of five years after the		dispute, which will be handled
	and appeals against adverse positions		assessment as you may be subject to an		in accordance with our firm's dispute resolution process.
	adopted by revenue authorities		Australian Taxation Office review	9.4	Subject to the payment of all outstanding professional fees
	(b) of any possible penalties		(c) you are responsible for		and disbursements owing to
	and other legal tax consequences to enable		checking the assessment before		us, we will provide you with materials produced by us for
	you to make an		submission to ensure		you in the event you engage
5.4	informed decision. If the TE includes financial		accuracy.		the services of another practitioner and the materials
	reporting, we have a duty to identify non-compliance that	7. 7.1	Third Party Involvement We may from time to time		are required by your new practitioner.
	may materially impact your	7.1	engage third party specialist		practitioner.
	business's financial integrity. We will first discuss our		professionals and other public practitioners, where	10. 10.1	Privacy Our collection use and
	concerns with you, your		warranted to obtain the		disclosure of your personal
	internal auditor, management or governance office		advice you need or to assist us to provide our service to		information (PI) may be subject to the <i>Privacy Act</i>
	holders. We may also		you. These may include		1988 (Cth) and accordingly
	decide, based on the imminence of a breach likely		cloud service providers and outsourced service providers.		we will only collect PI about you that relates to the TE.
	to cause substantial harm to third parties including the	7.2	We will seek your consent if third party involvement is		We may disclose PI about you with your implied consent
	public, to notify a regulatory		likely to exceed the fixed		for the primary purpose of
	authority without raising our concerns with you first.		price (if applicable).		this TE or to third parties by express consent or as
5.5	We are responsible for	8.	Fees and Billing	40.0	required by law.
	maintaining records for a period of 5 years unless	8.1	If the engagement involves the use of trust monies, we	10.2	We may collect PI about you, your representatives, your
	otherwise required by legislation.		will manage those funds in accordance with APES 310		clients and others when we provide services to you. If we
			Dealing with Client Monies.		do, you agree to work with us
6. 6.1	Your obligations You are responsible for full	8.2	Our professional fees will be calculated on a fixed fee		to ensure that we both meet our respective obligations
	disclosure of all relevant		which will be specified in the		under the <i>Privacy Act 1988</i>
6.2	information. You are responsible for your		letter of engagement. If no method is specified, our fees		(Cth). Your obligations may include ensuring your privacy
	own record keeping relating		will be calculated on a time-		policy and contracts include a
6.3	to your affairs. You provided us with		cost basis at a rate of \$110 per hour.		reference to your collection practices, how you will use
	relevant income and expense records relating to your	8.3	Our invoices may also include disbursements paid		the PI and that you may disclose the PI to an agent
	affairs.		by us. These may include		for public accounting
6.4	You are responsible for the reliability, accuracy and		photocopying charges, telephone and facsimile	10.3	services. Where an outsourced service
	completeness of the		transmission charges, travel		requires the disclosure of PI
	particulars and information provided to us, and, if the TE		fares and expenses, stamp duty and fees paid to third		to an overseas recipient, we will take reasonable steps to
	includes financial reporting, the accounting records and		parties such as couriers, registration fees or fees for		ensure, by contract or otherwise, the recipient
	disclosures of all material and		other professionals. These		complies with the Australian
	relevant information provided to us. Accordingly, any		may be in addition to the fixed price (if applicable).		Privacy Principles.
	3,, ,		, , , ,		



10.4 Your PI may be disclosed to CPA Australia Ltd and its service providers (if requested) for the purpose of conducting a quality review assessment on the services provided, which is aimed at maintaining high industry professional standards. CPA Australia Ltd will handle your personal information in accordance with the CPA Australia Privacy Policy.

records of the services provided to you to CPA Australia Ltd, (if requested) for the purposes of conducting a quality review assessment aimed at maintaining high industry professional standards.

11.2

We may disclose details and

Australia Ltd Professional Standards Scheme (Scheme), which facilitates the improvement of professional standards to protect consumers and may limit our liability to you in a cause of action. The Scheme applies to

13.2

12. Professional Indemnity Insurance (PII)

Insurance (PII)

We hold professional indemnity insurance of at least the minimum amount prescribed in the CPA Australia Ltd By-Laws or as required by law. Our PII cover at the time of this TE is <insert cover>.

protect consumers and may limit our liability to you in a cause of action.

The Scheme applies to professional accounting services including accounting, bookkeeping, taxation, auditing and assurance, insolvency and corporate reconstruction, management accounting, management consulting, forensic accounting, valuation services.

11.1 We have an ethical duty of confidentiality, which means we must not share or disclose your details of this TE to anyone, except as otherwise

Confidentiality

11.

anyone, except as otherwise specified in this clause, without your consent unless required to by law. 13. Professional Standards Scheme & Limitation of Liability

13.1 We participate in the CPA

(Client Name) has read, understood and agrees to the provisions of this Terms of and has directed their duly authorised representative to execute this Terms of Engagement.

(Client Name)

By:_____

Print Name: _____

Date: ___ /___/

M&H Tax and Accounting

Unit 6, 3 Bishop Street, Morley WA 6062 88 Welshpool Road, Welshpool WA 6106 PO Box 8710, Perth WA 6849

T (08) 9275 7888

E info@mhcpa.com.au