Schedule 4C: Acknowledgment of Legal Advice by Proposed Borrower/Grantor of a Security Interest/Trustee (Corporation)

*Delet	e woi	rds that do not apply					
1.		(signatory)					
		ge that, as					
• an of	fficer	of the					
• a per	rson	involved in the management of the					
duly a	ppoin	ted Trustee* of the					
		Trust, pursuant to a duly constituted					
and su	ıbsist	ing Deed of Trust dated					
or as							
• an of	fficer	of the					
• a per	rson	involved in the management of the					
duly a	ppoin	ted Trustee of the Estate of					
to who	om a	grant of Probate/Letters of Administration was made on					
1.	l ha	ve instructed (name of Solicitor)					
٠.		solicitor) to give me legal advice concerning the following loan and security					
		ocuments:					
	(i)						
)					
		and					
		the borrower/grantor of a security ir					
	(ii)) Mortgage over trust property (specify address or other description)					
	(iii)	Memorandum registered number					
	(iv)	Charge over					
		Otherloan documents)					
	(1110	Touri documento,					
2.	l pro	oduced to my solicitor the following evidence as to my identity and legal authority as:					
	-	icer of the Trustee					
	• pe	rson involved in the management of the Trustee					
	(a)	Passport					
	(b)	Driver Licence					

Medicare Card

(c)

	(d) (e) (f) (g)	Credit Card Rate Notice Deed of Trust or Grant of Probate/Letters of Administration* dated Other				
3.	The advice given to me by my solicitor included that: (a) The Trustee has a duty to the beneficiaries of the					
		trust/estate*				
		of				
		under the Trustee Act 1925 (NSW) / Trustees Act 1962 (WA)* and under the				
		Trust/Will/Estate* of				
	(b)	Provided that there are no unsatisfied claims by the said beneficiaries or litigation concerning their interests affecting the said trust/estate, and subject to the powers and authorities contained in the said trust instrument/Will of the deceased, the Trustee is legally empowered to enter into such loan/security documents on behalf				
	of and for the benefit of the beneficiaries of the					
		Trust/Will/Estate*				
	(c)	by signing the loan documents the Trustee will be liable for regular payments of interest and repayment of the amount of the loan at the due date;				
	(d)	if the Trustee fails to make any payment on time, the lender can charge a higher rate of interest, and the lender's costs of rectifying that failure;				
	(e)	if the Trustee fails to comply with any of the terms and conditions of the loan documents including the obligations to pay principal or interest, the lender can sue the Trustee; and the lender may take possession of the trust property; and after notice, sell the trust property to recover the amount owing together with interest and other costs including solicitor's costs, the costs of selling the property and the costs of maintaining the property; and if the proceeds of the sale of the trust property are insufficient to satisfy the debt to the lender, the lender can sue the Trustee for the deficit; and regarding				
	(f)	the additional obligations, rights and remedies set out in the loan documents if the				

National Credit Code or the Personal Property Securities Act 2009 (Cth) apply;

The Trustee owes a professional duty of care as a trustee towards the persons

entitled as beneficiaries under such Deed of Trust/Grant of Probate/Letters of

and that

Administration*; and that

(g)

- (h) by making a Statutory Declaration verifying the giving of the advice I am making a statement having the force of an Oath which can be relied upon by the lender.
- 4. Generally, in relation to the proposed transaction my solicitor specifically advised me that:
 - solicitors by virtue of their profession possess no special skills to give financial (as distinct from legal) advice; and
 - if I have any doubts about the wisdom of the transaction, or its possible financial consequences for me or I have any other questions about any financial aspect of the transaction or the documents, I should consult an accountant or other financial counsellor of my choice before signing the documents.
- 5. After receiving the above advice I freely and voluntarily signed the loan documents.

DATE:			≣
SIGNED:			
	(Signatory)		