QUEENSLAND TITLES REGISTRY

DECLARATION BY BENEFICIARY/TRANSFEREE

FORM 20 Version 2 Page 2 of []

Declarant's Signature

Land Title Act 1994, Land Act 1994 and Water Act 2000

.....qualification

As authorised under relevant Oaths/Evidence Act

Witness

	Title Reference []
l,	
of	
in the	
do so	plemnly and sincerely declare that:
1.	I am the devisee / legatee under the last will of the deceased
2.	*The land described in clause of the will is the land described in item 2 on Form 1.
	To be completed where the land in item 2, on Form 1, is specifically identified other than by way of lot on plan description.
3.	If deceased died before 1 April 2003
	*(a) Neither I nor a spouse of mine was a witness to the execution of the will.
	If deceased died on or after 1 April 2003 but before 1 April 2006
	*(b) Neither I nor a spouse of mine as defined by section 5AA of the Succession Act 1981 was a witness to the execution of the will.
	If deceased died on or after 1 April 2006
	(c) *(i) I was not a witness to the execution of the will.
	*(ii) I was a witness to the execution of the will but documentation is deposited herewith evidencing the application
	of section 11(3) of the Succession Act 1981.
4.	*The marriage between the deceased and me had not been dissolved nor had any proceedings for annulment been
	commenced. Required if the beneficiary/transferee is the surviving husband or wife of the deceased and has not been granted a grant of Representation in Queensland.
5.	*The marriage between the deceased and me was dissolved/annulled on or after 1 April 2006 however, by the
.	deceased's will the deceased expressed an intention that my entitlement as a beneficiary not be revoked.
6.	*The civil partnership between the deceased and me had not been terminated nor found to be void under the Civil
	Partnerships Act 2011 sections 18 or 30 respectively. Required if the beneficiary/transferee is the surviving civil partner of the deceased and has not been granted a grant of Representation in Queensland.
7.	*The civil partnership between the deceased and me was terminated or found to be void under the Civil Partnerships Act
۲.	2011 sections 18 or 30 respectively, however, by the deceased's will the deceased expressed an intention that my
	entitlement as a beneficiary not be revoked.
8.	If deceased died on or after 5 June 2017
	*(a) The de facto relationship between the deceased and me had not ended.
	Required if the beneficiary/transferee is the surviving de facto partner of the deceased and has not been granted a grant of Representation in Queensland.
	*(b) The de facto relationship between the deceased and me had ended, however by the deceased's will the deceased expressed an intention that my entitlement as beneficiary not be revoked.
* rule	through if not applicable
AND	I make this solemn declaration conscientiously believing the same to be true and by virtue of the provisions of the <i>Oaths</i>
Act 1867 (Qld).#	
# The form of wording should comply with the appropriate Oaths/Evidence Act under which the declaration is being made. Note a declaration under the <i>Oaths Act 1867</i> (Qld) can only be taken by the persons listed in section 13 of that Act.	
The state of the s	
	signature
	full name

Execution Date