DECLARED RELATIONSHIPS STATUTORY DECLARATION — QUEENSLAND VERSION THIS IS AN IMPORTANT LEGAL DOCUMENT

About this document:

This document contains two copies of a model statutory declaration which allows two people to declare they have a relationship pursuant to various Acts of State and Territory parliaments.

Signing a statutory declaration is a method of declaring evidence. Those signing a statutory declaration should be mindful that making a false or misleading declaration is an offence.

Even if you don't make this statutory declaration, you can still claim that you are in a relationship protected by law. You may still be considered in a de facto relationship by virtue of the definitions under the laws of each State and Territory, irrespective of whether you both sign a statutory declaration. This document attempts to make it easier for you to provide evidence of a relationship when asked to by business or government.

If you and your partner sign these statutory declaration documents, the original versions of these declarations should be kept together in a safe place as evidence of your joint agreement that a relationship exists. You may also wish to make notarised copies of the statutory declarations.

If you require more information about statutory declarations or are unsure about the impacts of making one, you are strongly urged to seek independent legal advice.

Other things to consider:

This document contains statutory declarations which attempt to declare a relationship under law. Such a declaration may establish obligations, rights and responsibilities under the laws of various States and Territories.

If you require more information or are unsure about the rights and responsibilities under law that this declaration may impose, you are strongly urged to seek independent legal advice.

Other documents may also help protect your relationship. If you are considering signing a relationship statutory document, then you may wish to consider these other legal documents.

These documents include wills (to determine how you would like your estates to be distributed on your death), formalised property or financial agreements (which may help avoid property or financial disputes if your relationship should end), powers of attorney (which may help one partner manage the financial and legal affairs of the other partner from time to time), and living wills or medical powers of attorney (which may help one partner manage the health affairs of the other partner).

If you require more information about legal documents like wills, agreements, powers of attorney and/or living wills, you are strongly urged to seek independent legal advice.

Legal disclaimer:

The Declared Relationships Project, www.declaredrelationships.info or any other organisations that may disseminate this model statutory declaration are not responsible for the way in which the document is used, or for the results of any actions taken on the basis of information contained within this document.

The contents of this document do not constitute legal advice about individual situations but contains only general information about the law.

No one should rely on this information as legal advice regarding a claim or individual case. There are many differences depending on an individual situation which may affect an individual's rights. The information contained in this document or any associated website is not intended to be a substitute for professional legal advice.

It is strongly urged that people intending to utilise this document seek independent legal advice about their situation before considering declaring their relationship using a legal document like a statutory declaration. Any person or persons who uses the model statutory declaration (either wholly or in part) does so at their own risk.

STATE OF QUEENSLAND STATUTORY DECLARATION OATHS ACT (QLD) 1867

QUEENSLAND
TO WIT

	ate of Queensland, do solemnly and sincerely declare: -
That I	am in a relationship with[partner's name]
of	[partner's address]
and p	ublicly declare that I intend the relationship and my partner to be recognised as:
a)	a domestic partner, domestic partnership and domestic relationship pursuant to the Legislation Act (ACT) 2001, s169 and the Domestic Relationships Act (ACT) 1994, s3; and
b)	a de facto relationship and a domestic relationship pursuant to the Property (Relationships) Act (NSW) 1984, s4 and various other Acts operating in New South Wales which define such relationships, including those Acts amended by the Property (Relationships) Legislation Amendment Act (NSW) 1999; and
c)	a de facto relationship pursuant to the De Facto Relationships Act (NT) 1991, s3A; and
d)	a de facto partner pursuant to the Acts Interpretation Act (QLD) 1954, s32DA; and
e)	a domestic partner pursuant to the De Facto Relationships Act (SA) 1996, s3; and
f)	a significant relationship pursuant to the Relationship Act (TAS) 2003, s4; and
g)	a partner, domestic partner and domestic relationship pursuant to the Property Law Act (VIC) 1958, s275 and various other Acts amended by the Statute Law Amendment (Relationships) Act (VIC) 2001 and the Statute Law Further Amendment (Relationships) Act (VIC) 2001; and
h)	a de facto relationship and a de facto partner pursuant to the Interpretation Act (WA) 1984, s13A; and
i)	a relationship or partner pursuant to any future Act of a State or Territory Parliament which may recognise and/or regulate de facto relationships, domestic relationships, significant relationships and/or civil unions.
	ake this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of s Act 1867.
Signed:	
Taken ar	nd declared before me at
	[month] 20[year][Signature of witness]
of	[Witness' address]
in the Sta	ate of Queensland, a Justice of the Peace*/Commissioner for Declarations*. * strike out whichever is not applicable

STATE OF QUEENSLAND STATUTORY DECLARATION OATHS ACT (QLD) 1867

QUEENSLAND
TO WIT

	[Full Name]
of	[Address]
in the Sta	ate of Queensland, do solemnly and sincerely declare: -
That I a	am in a relationship with
of	[partner's address]
and pu	ublicly declare that I intend the relationship and my partner to be recognised as:
a)	a domestic partner, domestic partnership and domestic relationship pursuant to the Legislation Act (ACT) 2001, s169 and the Domestic Relationships Act (ACT) 1994, s3; and
b)	a de facto relationship and a domestic relationship pursuant to the Property (Relationships) Act (NSW) 1984, s4 and various other Acts operating in New South Wales which define such relationships, including those Acts amended by the Property (Relationships) Legislation Amendment Act (NSW) 1999; and
c)	a de facto relationship pursuant to the De Facto Relationships Act (NT) 1991, s3A; and
d)	a de facto partner pursuant to the Acts Interpretation Act (QLD) 1954, s32DA; and
e)	a domestic partner pursuant to the De Facto Relationships Act (SA) 1996, s3; and
f)	a significant relationship pursuant to the Relationship Act (TAS) 2003, s4; and
g)	a partner, domestic partner and domestic relationship pursuant to the Property Law Act (VIC) 1958, s275 and various other Acts amended by the Statute Law Amendment (Relationships) Act (VIC) 2001 and the Statute Law Further Amendment (Relationships) Act (VIC) 2001; and
h)	a de facto relationship and a de facto partner pursuant to the Interpretation Act (WA) 1984, s13A; and
i)	a relationship or partner pursuant to any future Act of a State or Territory Parliament which may recognise and/or regulate de facto relationships, domestic relationships, significant relationships and/or civil unions.
	ake this solemn declaration conscientiously believing the same to be true, and by virtue of the provisions of s Act 1867.
Signed:	
Taken ar	nd declared before me at
	[month] 20[year][Signature of witness]
of	
in the Sta	ate of Queensland, a Justice of the Peace*/Commissioner for Declarations*. * strike out whichever is not applicable

Justice of the Peace								
commissioner of Declarations								