Exhibit G

The Hon John Rau MP

13AGO0086 13AGO0034 13AGO0010 13AGO0009 12AGO3246 PREM12D06279

(3) February 2013

Mr Phillip Sweeney 12 Highland Way HIGHTON VIC 3216



Deputy Premier
Attorney-General
Minister for Planning
Minister for Industrial Relations
Minister for Business Sorvices
and Consumers

Adelaide SA 5000 GPC Box 464 Adelaide SA 5001 DX 336 Tel: G8 8207 1723

Dear Mr Sweeney

Superannuation Trust Fund

I refer to your letters dated 23 December 2012, 25 December 2012, 27 December 2012, 3 January 2013, 5 January 2013 and 6 January 2013 addressed to me personally or to my staff, and your letters dated 23 December 2012 and 3 January 2013 addressed to the Premier or to his staff.

You have requested me to bring an application before the Supreme Court pursuant to section 36 of the Trustee Act 1936 (SA), seeking to have the present corporate trustee of a superannuation trust (unnamed) of which you are a member and beneficiary replaced with five natural person trustees. You state that five natural person trustees were improperly replaced by the present corporate trustee in 1982 and that there was a failure to consult the beneficiaries as required by section 35B of the Trustee Act.

I regret that I am unable to accede to your request. As Attorney-General, I have standing to apply to the Supreme Court for orders in relation to trusts. However, it is my practice and that of previous Attorneys-General, to bring such applications only when there is no other suitable applicant. This most commonly applies in the case of charitable trusts (where there are no beneficiaries) or where infant beneficiaries or other beneficiaries under a disability are in special need of protection. None of these criteria apply in this case. I do not consider the identity of the company involved or of the previous trustees as relevant to my discretion in this matter

As you concede, you or any of the other beneficiaries of the trust have the standing to bring an application under section 36. In this regard, the issue raised in your letter of 6 January 2013 (addressed to Ms Virgo) does concern me. You state that the present trustee has denied you access to trust records and that this amounts to a contravention of section 84B of the Trustee Act. A beneficiary of a trust may request the production of records kept by the trustee under section 84B. You may wish to contact the trustee to request, again, the production of records pursuant to section 84B.

Yours sincerely

John Ratu

Deputy-Premier Attorney-General