

DECLARATION OF TRUST – LISMORE PARISH

DECLARATION OF TRUST made the 17th day of February 2006 by The Corporate Trustees of the Diocese of Grafton (hereinafter called “The Trustees”) pursuant to Section 19 of the *Anglican Church of Australia Trust Property Act 1917* and Section 18 of the *Church Trust Property Ordinance 1934 – 1999*.

WHEREAS

- a. The Trustees hold certain monies upon trust for the Parish of **Lismore** in a trust account known as **Dunoon Rectory Sale**.

NOW THIS DEED WITNESSETH as follows:

- 1. The monies held, after defraying all liabilities, costs, charges and expenses is declared to be held and applied by The Trustees in the manner and purpose following, that is to say:
 - a. The said monies are vested in and administered by the said Trustees and will be known as the **Dunoon Rectory Sale**.
 - b. The net amount of the **Dunoon Rectory Sale** shall be held in trust for the Parish of **Lismore** for the purpose of “for the development of ministry with the Parish of **Lismore** as requested by Parish Council and approved by Bishop in Council provided that if such monies are required for a capital project in Dunoon the **said monies shall be made for that purpose**”

The COMMON SEAL of THE CORPORATE)
TRUSTEES OF THE DIOCESE OF GRAFTON)
was hereunto affixed in the presence of:)

..... + *[Signature]*

Trustee

..... *[Signature]* !

Trustee

..... *[Signature]*

Secretary