## CONSTITUTION OF NEW ZEALAND MOTOR CARAVAN ASSOCIATION INCORPORATED

## 1. INTERPRETATION

### 1.1 Definitions

Annual General Meeting or AGM means a general meeting of the Association held no later than 30 April of each calendar year with intervals between such meetings not to exceed 15 months

Appeal Authority means the Board committee appointed from time to time by the President, or when unavailable the Vice President, to hear appeals of Disciplinary Committee decisions in accordance with the Bylaws

Area means a defined geographic region of New Zealand established pursuant to clause 15 to foster Area membership activities

Association means the New Zealand Motor Caravan Association Incorporated and its Members

Auditor means a Chartered Accounting Practice or an individual Chartered Accountant holding CAANZ auditor status and appointed from time to time pursuant to sub clause 11.4

Audit and Risk Committee means the committee of the Board appointed pursuant to sub clause 6.12

Audit and Risk Committee Chair means the person appointed by the Board pursuant to sub clause 6.13

Board means the committee elected pursuant to clause 6 and appointed pursuant to sub clauses $6.1 \mathrm{~b}, 7.3$ and 8.9 to direct and govern the affairs of the Association all of whom shall have voting rights

Board Member means any individual elected to the Board pursuant to clause 6 and any individual appointed by the Board pursuant to sub clauses $6.1 \mathrm{~b}, 7.3$ and 8.9

Board Operating Manual means the manual defining the rules and way in which the Board shall operate

Bylaws means the rules prescribing the manner of operation and management of the Association which may be amended or rescinded from time to time pursuant to sub clause 8.3 and published

Certified Self Containment or CSC means a self containment certificate issued to a Motor Caravan by an approved issuing authority pursuant to the New Zealand Self Containment Standard NZS 5465:2001 and any amendments thereof

Chief Executive Officer or CEO means the person appointed by the Board pursuant to sub clause 11.1 to manage the affairs of the Association

Complaint Officer means a person appointed by the Board pursuant to sub clause 11.3

Contact Officer means the Officer appointed by the Board pursuant to sub clause 11.2 to liaise with the Registrar of Incorporated Societies

Deactivated Membership means the period during which all membership privileges are forfeited pursuant to sub clause 9.11

Delegated Authority Register means the register defining all delegated authorities and revocation of delegated authorities provided by the Board to the CEO pursuant to sub clause 8.7

Disciplinary Committee means the committee appointed from time to time by the Complaint Officer to determine disputes, grievances and complaints concerning Members in accordance with the disciplinary procedures set out in the Bylaws

Disciplinary Committee Member means a Member selected by the Board who has the power to sit on a Disciplinary Committee and determine disputes, grievances and complaints concerning Members in accordance with the disciplinary procedures set out in the Bylaws

Dual Membership means two individual persons granted Membership of the Association and allocated one Membership Number covering both individual persons

Emergency Committee means the committee established pursuant to sub clause 11.5 to deal with urgent matters outside of Board meetings

Financial Year means the period determined pursuant to sub clause 14.1

Interests Register means the register defining any interests or conflicts of interest disclosed by Board Members pursuant to sub clause 6.11

Membership means all persons admitted to the Association pursuant to clause 9

Member or Members means all individual persons granted Membership and retaining financial status and who shall have all benefits of the Association including voting rights

Membership Number means the non transferrable number allocated to an individual person (Singular Membership) or to two individual persons (Dual Membership) when granted membership of the Association

Motor Caravan means a vehicle that is purposely built to accommodate people overnight, including but not limited to, motorhomes, campervans, caravans, $5^{\text {th }}$ wheelers, converted trucks and buses

Motor Caravanner means the Association magazine issued to Members either by post or electronically and may be used for advising Members of any changes to the Constitution, Bylaws and Regulations of the Association in addition to post mail or any electronic communication

National Life Member means a Member granted life membership of the Association pursuant to sub clause 9.3 a

National Office means the Association's Registered Office

Notice of Motion means a proposition put forward to make changes to the Constitution pursuant to sub clause 18.1 and voted on pursuant to sub clause 18.2

NZMCA Park means any land either leased or purchased by the NZMCA for the purpose of providing safe overnight parking for Members and designated as an NZMCA Park

Officer means any member of the Board, the Contact Officer, the CEO and the Complaint Officer

Official Complaint Form means the form available on the Association website used for lodging disputes, grievances or complaints with the Complaint Officer

Ordinary Resolution means a proposition determined at any meeting of the Association, in respect of which no notice is needed, and which requires the support of a simple majority of those present and voting

Park Custodian means a Member or Members appointed by the Board to maintain order and ensure Members abide by the NZMCA Park Bylaws at those NZMCA Parks they have been specifically appointed to. Board Members are designated Park Custodians for all NZMCA Parks

Pet or Pets means any animal which includes, but is not limited to, cats and dogs

President means the person elected by the Members pursuant to sub clause 6.1 who shall also be chair of the Board

Quorum means at any Board meeting or general meeting of the Association this shall be the required number of Members present and entitled to vote either by (a) having a physical presence at the meeting or (b) having a presence through audio, audio visual or other electronic media or (c) a combination of both (a) and (b)

Register of Members means the register compiled and maintained pursuant to sub clause 9.9

Regulations means the rules prescribing the manner of operation and management of Areas and Special Interest Groups which may be amended or rescinded from time to time pursuant to sub clause 8.3 and published

Returning Officer means the person(s) appointed by the Board to conduct the voting process for Board elections, Notices of Motion and Special Resolutions and who shall not be a Member or an employee of the Association

Singular Membership means one individual person granted Membership of the Association and allocated a Membership Number covering the individual person but which may have one additional person added to the Membership Number at which time the Membership becomes a Dual Membership

Special General Meeting means a general meeting of the Association called pursuant to sub clause 12.5 or clause 17

Special Interest Group or SIG means a group of Members with like minded interests that is established pursuant to clause 15 to foster SIG membership activities

Special Resolution means a proposition put forward pursuant to sub clause 13.1 and voted on pursuant to sub clause 13.2

Subscription Year means the twelve (12) month period covered by the annual membership subscription for each Membership as determined by the month of joining the Association

Vice President means the person elected by the Members pursuant to sub clause 6.1 who shall also be deputy chair of the Board

### 1.2 Construction

In this Constitution, unless the context otherwise requires, any reference to:
a. The singular shall include the plural and vice versa
b. Any reference to gender shall include all genders
c. The heading and marginal notes are for convenience and reference only and shall not be deemed to govern or limit the construction of the context of the Constitution
d. A reference to any statute, statutory regulation or other statutory instrument includes that statute and any amendment thereto or substitution thereof
e. Words or expressions defined in the Incorporated Societies Act, and not otherwise defined in this Constitution have the same meaning where they are used in this Constitution

## 2. NAME OF THE ASSOCIATION

The name of the Association shall be 'The New Zealand Motor Caravan Association Incorporated', hereinafter referred to as 'the Association'

## 3. REGISTERED OFFICE LOCATION

The registered office of the Association shall be situated at such place within New Zealand as the Board from time to time determines

## 4. OBJECTS OF THE ASSOCIATION

As the national body for the administration, promotion and support of recreational and leisure motor homing and caravanning in New Zealand the objects of the Association are to:
4.1 Promote the safe and courteous operation of certified self contained Motor Caravans in New Zealand
4.2 Promote road safety, safe driving and courteous behaviour by all Members
4.3 Promote and foster good fellowship and enjoyment of Motor Caravan activities amongst all Members
4.4 Promote the provision of safe overnight Motor Caravan parking facilities for Members throughout New Zealand
4.5 Promote environmental sustainability and protection of the natural environment
4.6 Promote leadership in all matters associated with Motor Caravan activities in New Zealand
4.7 Monitor, promote, protect and advocate the collective interests and benefits of the Association and its Members in all matters, whether legislative, regulatory or otherwise that may affect Motor Caravan activities
4.8 Seek out and provide Member benefits
4.9 Promote local and regional membership activities through the establishment of Areas and Special Interest Groups
4.10 Promote and protect the registered brand of the Association
4.11 Build positive working relationships with central, regional and local government
4.12 Abide by all Statutes

## 5. POWERS OF THE ASSOCIATION

The Association has all the powers necessary for, or ancillary or incidental to, fulfilling each object of the Association, including but not limited to
5.1 The rights, powers and privileges of a natural person, and
5.2 Subject to prior approval of the Members by a Special Resolution, borrow money and give security over real property
5.3 Purchase, lease and sell real property
5.4 Provide indemnity insurance to Board Members and Employees
5.5 Belong to other societies or associations
5.6 Amend the constitution pursuant to clause 18
5.7 Commence, defend or settle any legal proceeding in which the Association is named as a party
5.8 Regulate, monitor and control conduct of Members with powers of sanction as prescribed in the Constitution, Bylaws and Regulations
5.9 Do all lawful acts and things necessary, incidental or conducive to the attainment or advancement of the Association's objects

## 6. GOVERNANCE AND MANAGEMENT OF THE ASSOCIATION

The Board is the governing body of the Association and shall have responsibility and accountability for the direction and governance of the Association's affairs and through the Chief Executive Officer, management of the Association's affairs in accordance with the Constitution, Bylaws and Regulations

## Board

6.1 The Board shall comprise
a. A President, Vice President and five Board Members elected by the Members for three year terms
b. A Treasurer appointed by the Board for a three (3) year term to oversee the financial affairs of the Association who shall also be a member of the Audit and Risk Committee, and
c. Any individual appointed by the Board pursuant to sub clauses 7.3 and 8.9
6.2 Board elections are to follow a three (3) year cycle as follows:

In one year: The President and two Board members shall be elected
The next year: The Vice President and one Board member shall be elected
The following year: Two Board members shall be elected

## Eligibility for Election to the Board

6.3 To be eligible for election to the Board all nominees shall be a Member of the Association and shall display the required qualification of officers pursuant to the relevant legislation
6.4 Once elected to the Board a Board Member and the partner of a Board Member shall not hold an Area or SIG committee position. A Member elected to the Board and the partner of the Member elected to the Board holding Area or SIG committee positions must stand down from those Area or SIG committee positions as soon as practicable following election to the Board but no later than the next Area or SIG annual general meeting

## Nomination and voting for Board Members

6.5 Not less than three calendar months prior to the Annual General Meeting, the CEO shall notify Members of the closing date for nominating Board Members, inviting nominations and include a list of retiring Board Members
6.6 All nominations are to be on the prescribed nomination form
6.7 Proposing and seconding nominees for any Board Member positions shall not be made by any Officer or a spouse/partner of any Officer
6.8 The voting procedures and announcement of results for Board Member elections shall be in accordance with the Bylaws

## Board Operations

6.9 The rules and policies governing the way Board Members shall operate and conduct themselves shall be defined in the Board Operating Manual

## Board Meetings

6.10 The Board shall meet whenever deemed necessary, or if required by the President or by written request of three (3) Board Members and all meetings thereof shall be called by the CEO, or in his absence or special circumstance, by someone deputised to do so by the President. The Quorum for Board meetings shall be five (5) Board Members. Meeting protocols shall be defined in the Board Operating Manual

## Duty to Disclose and Interests Register

6.11 a. Board Members shall be required to disclose any business or personal interests, conflicts of interest or any potential conflicts of interest arising from their duties as a Board Member
b. The Board shall keep and maintain a register of disclosures of personal or business interests, conflicts of interest or potential conflicts of interest declared by Board Members

## Audit and Risk Committee of the Board

6.12 The Board shall appoint an Audit and Risk Committee of the Board
6.13 The Board shall appoint the Audit and Risk Committee Chair
6.14 The membership, duties and powers of the Audit and Risk Committee shall be defined in the Bylaws

## 7. BOARD VACANCIES

7.1 A vacancy on the Board shall occur if a Board Member:
a. Ceases to be a Member
b. Resigns from or is removed from office or dies
c. Is absent from three (3) consecutive Board meetings without applying for and being granted leave of absence
d. Becomes bankrupt or no longer complies with the qualification of officers requirements of the relevant legislation
e. Has their office declared vacant by Special Resolution
7.2 When an elected Board Member resigns or retires from the Board, that Member can be re-instated to the Board only after being re-elected by the Members
7.3 Casual Board vacancies shall be filled by the Board without delay, and if expedient, at the first Board meeting after the vacancy has occurred. The person so appointed shall be a Member and shall hold office only for the remainder of the term of office of the Board Member replaced

## 8. POWERS OF THE BOARD

Subject to this Constitution and the Incorporated Societies Act the Board shall be empowered to:
8.1 Exercise all powers and functions that the Board deems to be essential or appropriate for the proper direction and management of the business and affairs of the Association
8.2 Set joining fees and annual subscriptions pursuant to sub clause 9.14
8.3 Make, amend or rescind Bylaws and Regulations provided they are consistent with the Constitution or any relevant legislation and which shall be notified to Members
8.4 Recruit, employ, review and terminate the employment of the CEO
8.5 Do whatever is deemed necessary or appropriate to protect the NZMCA brand including, but not limited to, the establishment of registered NZMCA companies
8.6 Enter into any business, financial or other commercial transactions and contracts
8.7 Delegate authority to exercise any powers and responsibilities on behalf of the Board, and to amend or revoke such authority. Delegated authority levels are to be defined in the Board Operating Manual. All delegated authority and revocation of delegated authority is to be recorded in a Delegated Authority Register
8.8 Appoint committees and sub-committees to progress specific Board projects and to delegate such powers it considers necessary, such delegations to be defined in the terms of reference for each project
8.9 Appoint no more than one individual at any one time as a Board Member to provide a specific skill required by the Board. Such appointments to be reviewed after each AGM
8.10 Convene meetings with specific groups from within the membership base as and when deemed appropriate by the Board

## 9. MEMBERSHIP OF THE ASSOCIATION

Membership shall consist of individual persons (Singular Membership) or two individual persons (Dual Membership) aged 16 years and over who have applied for membership and
a. Agree to become a Member of the Association
b. Agree to have their Motor Caravan certified as self contained and retain certified self contained status throughout their Membership unless specifically exempted in accordance with the Bylaws
c. Agree to be bound by the Constitution, Bylaws and Regulations of the Association, and
d. Have been granted Membership, allocated a Membership Number and confirmed as a Member

## Membership Restrictions

9.1 The Board may restrict Membership

Refusal of Membership
9.2 The Board may refuse applications for Membership

## Classes of Membership

9.3 a. A Member, who has rendered outstanding New Zealand wide service to the Association, may be granted National Life Membership by the Board
b. Other classes of membership shall be established by the Board under the Bylaws of the Association

## Maintaining Membership

9.4 Membership must be maintained to enjoy continuation of Membership privileges. The process for maintaining Membership is defined in the Bylaws

## Continuous Membership

9.5 The process for maintaining continuous Membership status and retaining an original Membership Number is defined in the Bylaws
9.6 The process for recognition of continuous Membership in excess of 10 years is defined in the Bylaws

## Added or Substituted Members

9.7 A person may be added to an original Membership Number and a person may be substituted for another person onto an original Membership Number. The process for adding or substituting another person to an original Membership Number is defined in the Bylaws

## Rejoining Membership

9.8 Members who resign, retire or have been removed from the membership register due to an expired Deactivated Membership can apply to rejoin the Association. The process for rejoining Membership is defined in the Bylaws

## Register of Members

9.9 The CEO shall compile and maintain a Register of Members. The register is to include all information required to be kept by the Association in accordance with any statutory requirement. Access to the Register of Members shall be governed by the Privacy Act

## Membership Resignation

9.10 A Member may resign at any time upon giving notice to the CEO

## Deactivated Membership

9.11 A Deactivated Membership is imposed when a Membership has not been renewed by the due date or is unable to be renewed due to noncompliance of the bylaw to maintain Membership or has resigned pursuant to sub clause 9.10. The process for Deactivated Membership is defined in the Bylaws

## Suspension or Termination of Membership

9.12 Membership may be terminated or suspended if the Association is satisfied that any of the provisions defined in the Constitution, Bylaws and Regulations have been contravened or a Member has brought the Association into disrepute or acts in a way which is contrary to the best interests of the Association
9.13 A Member whose membership is deactivated, terminated or suspended shall not be knowingly introduced as a guest by a Member at any NZMCA event

## Joining Fees and Annual Subscriptions

9.14 The joining fee and annual subscription shall be determined at a General Meeting of the Association, save that the Board may alter such joining fee and subscription by up to $25 \%$ annually as it deems fit. Members shall be notified of any alteration to annual subscriptions at least four weeks prior to the end of a Member's Subscription Year
9.15 Members who qualify for continuous membership badge awards are entitled to receive a percentage discount off their annual subscription commensurate with the number of years shown on the awarded badge. The percentage discount applies to the base annual subscription rate set from time to time

## Levies

9.16 The Board may impose a levy on Members subject to the approval of a Special Resolution
10. DISPUTES, GRIEVANCES, COMPLAINTS AND DISCIPLINARY PROCEDURES
10.1 Every Member and the CEO shall have the right to refer a dispute or lodge a complaint or grievance against the Association or any other Member or employee of the Association
10.2 All disputes, grievances and complaints concerning the Association, or an employee of the Association shall be referred to the CEO for investigation or, in the case of a dispute, grievance or complaint concerning the CEO directly, to the President for investigation
10.3 Using the Official Complaint Form all disputes, grievances and complaints concerning a Member shall be lodged in writing to the Complaint Officer, or in the case of a complaint against the Complaint Officer to the CEO, and shall be investigated and determined in accordance with the disciplinary procedures set out in the Bylaws

## 11. APPOINTMENTS AND RESPONSIBILITIES

## Chief Executive Officer

11.1 The CEO shall be appointed by and be responsible to the Board for the overall management and administration of the Association

## Contact Officer

11.2 At the first Board meeting following the Annual General Meeting the Board shall appoint the Contact Officer and advise the Registrar of Incorporated Societies of the name and contact details for the Contact Officer

## Complaint Officer

11.3 The Board shall appoint a Member as a Complaint Officer who shall investigate all disputes, grievances and complaints concerning a Member in accordance with the Bylaws. Board Members and Area/SIG committee members shall not be appointed as a Complaint Officer. The Complaint Officer shall report to the CEO. The Board may appoint additional Complaint Officers as the need determines

## Auditor

11.4 The Auditor shall be appointed at each Annual General Meeting. Any person or practice holding membership of the Association shall not be appointed as the Auditor. Appointment to any unexpected vacancy occurring in the office of auditor shall be addressed by the Board

## Emergency Committee

11.5 The President and any two members of the Board shall act as an Emergency Committee to deal with matters of urgency outside of Board meetings, any action taken to be reported to the next meeting of the Board

## 12. MEETINGS

## Annual General Meeting

The Annual General Meeting of the Association shall be held at such time and place as the Board shall determine
12.1 At least fourteen (14) days before the Annual General Meeting the CEO shall send to every Member of the Association a notice specifying the meeting date, time and place, and include
a. Agenda paper showing the business to be transacted
b. Annual reports detailing the work of the Association during the previous financial year
c. Financial statements relating to the previous financial year duly audited by the appointed Auditor
12.2 The following business shall be transacted at the Annual General Meeting
a. Confirmation of the minutes of the previous Annual General Meeting and any Special General Meetings held during the previous year
b. Consideration and adoption of Annual Reports and Financial Accounts and Reports
c. Appointment of scrutineers if elections or ballots are to be conducted at the meeting
d. Consideration of Ordinary Resolutions of which due notice has not been given
e. Declaration of any Notices of Motion voting results
f. Declaration of any Special Resolution voting results
g. Declaration of Board election results
h. Appointment of the Auditor for the ensuing year
i. Such general business of which due notice has not been given as the meeting may decide by majority vote to consider
12.3 The voting information and results provided by the Returning Officer relating to the Board elections, Notices of Motion and Special Resolutions will be published as soon as practicable after the AGM
12.4 Minutes of the meeting are to be properly recorded to present a true and accurate record of the meeting proceedings and any resolutions proposed, carried or lost

## Special General Meeting

12.5 Whenever a request is received in writing signed by no less than one hundred (100) Members to convene a Special General Meeting for the purpose stated in the request, or whenever required by the Board, the CEO shall within one month of receiving such request, convene a Special General Meeting of the Association
a. No matter shall be considered except that specified in the notices convening the meeting
b. Not less than fourteen (14) days prior to the date of the meeting the CEO shall notify every Member of the date, time, place and purpose of the meeting
12.6 Minutes of the meeting are to be properly recorded so as to present a true and accurate record of the meeting proceedings and any resolutions proposed, carried or lost

## Procedure for Annual and Special General Meetings

12.7 Except as provided for in sub clause 17.3 the quorum for Annual and Special General Meetings shall be fifty (50) Members entitled to vote
12.8 The procedure for all Annual and Special General Meetings shall be:
a. If within an hour of the appointed time for a meeting a quorum is not present, the meeting, if convened upon a requisition of Members, shall be dissolved. If the meeting has been called by the Board then the meeting shall be adjourned to a time and place determined by the Board and if at such adjourned meeting a quorum is not present, it shall stand adjourned sine die. Notice of any adjourned meeting date shall be provided to Members in accordance with sub clause 12.5 (b)
b. With the consent of those present and entitled to vote, the President (or appointed chair) may adjourn the meeting to another time and if necessary another place, but at the resumption of the meeting no business shall be transacted other than the business unfinished at the meeting from which the adjournment was made
c. In the case of an Ordinary Resolution being put to the vote it shall be decided by a show of hands by a simple majority of entitled Members voting, unless before or upon the declaration of the result, a secret ballot is requested by at least five (5) Members entitled to vote. This request shall be decided by a vote of entitled Members resulting in a simple majority, and unless a ballot is so requested, a declaration by the President (or appointed chair) that a resolution has been carried or lost shall be conclusive, and entry in the minutes shall be sufficient evidence without proof of the number and proportion of the votes recorded
d. The secret ballot shall be taken in such manner as may be directed by the President (or appointed chair)
e. The President (or appointed chair) may exercise a deliberative vote but shall not exercise a casting vote. Should the voting be equal for and against the proposition then the status quo shall prevail

## 13. SPECIAL RESOLUTIONS

13.1 Any proposition that will have, or is likely to have, a financial impact on the Association, or any proposition to declare a Board Member office vacant in accordance with sub cause 7.1 (e), or any proposition to make changes to the Bylaws other than changes made by the Board shall be determined by $75 \%$ or more of a Special Resolution vote collated by the Returning Officer and announced at the next AGM
a. A Special Resolution for consideration must be signed by five (5) financial Members and delivered in accordance with the Bylaws
b. All Special Resolutions received shall be displayed on the Association website and emailed to Area and SIG committees in accordance with the Bylaws
13.2 The voting procedures and announcement of voting results for Special Resolutions shall be in accordance with the Bylaws

## 14. FINANCIAL RECORDS AND ACCOUNTING

14.1 The financial year of the Association shall be determined by the Board and defined in the Association Bylaws
14.2 The Board shall have financial accountability for the affairs of the Association
14.3 The CEO shall have financial responsibility for the day to day financial transactions
14.4 The financial operation of the Association shall be controlled and managed as defined in the Bylaws

## 15. AREAS AND SPECIAL INTEREST GROUPS

The Association shall establish Areas and Special Interest Groups to foster membership activities within Areas and SIGs, the governance of which shall be defined in the Area and SIG Regulations and published in the Area and SIG Operating Manuals

## 16. GENERAL PROVISIONS

## Communicating with Members

16.1 All communication to Members shall be sent to the last known address notified to the CEO according to the delivery preference of the Member (if given) and any notice sent to the last known address shall be deemed to have been duly delivered

## Indemnity of Authorised Persons

16.2 Board Members and any Member or employee acting under the authority of the Board shall be indemnified by the Association for all losses and expenses incurred by them in or about the discharge of their respective duties in accordance with relevant legislation

## Pecuniary Gain

16.3 For the purposes of this pecuniary gain section, Associated Person means:
a. Any director of a company or other entity owned or controlled by the Association; or
b. Any spouse, civil union partner, common law or de facto partner of the Member; or
c. Any person connected to the Member by blood relationship within the second degree of relationship; or
d. Any adopted child of the Member or the Member's first degree relative; or
e. Any company, partnership, trust or other entity in which a Member, or the Member's partner, or person described in b. c. or d. above are financially interested whether as a shareholder, partner, director, beneficiary or otherwise
16.4 No Member or Associated Person shall derive any income, benefit or advantage from the Association except where the income, benefit or advantage is derived from:
a. Services to the Association rendered in the course of business charged at no greater than current market rates
b. Interest on money lent to the Association at no greater than current market rates
16.5 No Member or Associated Person shall participate in or materially influence any decision made by the Association in respect of a payment to or on behalf of that Member or Associated Person, of any income, benefit or advantage whatsoever
16.6 No Member shall make any payment, fee or gratuity to a Member for services provided on behalf of the Association

## Common Seal

16.7 The Common Seal shall be kept in the custody of the person designated by the Board and the following procedure shall apply to its use:
a. The Seal shall be affixed to any document only pursuant to a resolution of the Board. Two Board Members thereof shall sign the document to which the Seal is affixed
b. A record shall be kept of documents to which the Seal is affixed
17. WINDING UP
17.1 Authority for the dissolution of the Association shall be by resolution at a Special General Meeting carried by a simple majority of Members present and voting. Authority for the dissolution to be re-presented at a second Special General Meeting to take place no earlier than thirty (30) days after the initial Special General Meeting
17.2 Such second Special General Meeting shall be called by fourteen (14) days' notice in writing to Members specifying the intention to propose the resolution to dissolve the Association
17.3 If a Special General Meeting called to consider the resolution to dissolve the Association is adjourned for lack of a quorum, then those Members present at the adjourned meeting shall constitute a quorum notwithstanding anything to the contrary in the Constitution
17.4 Upon dissolution, after satisfaction of all its debts and liabilities, any surplus funds and property of the Association shall not be paid or distributed among the Members of the Association, but shall be paid or transferred to such other not-for- profit entities in New Zealand having objects similar to the objects of the Association as determined by the Members of the Association at or before the time of the dissolution, and in default thereof, by a Judge of the High Court of New Zealand

## 18. THE CONSTITUTION

18.1 The Constitution of the Association, or part thereof, shall not be amended or rescinded except by $75 \%$ support or more of the total Notice of Motion vote collated by the Returning Officer and announced at the next Annual General Meeting
a. A Notice of Motion(s) for consideration must be signed by five (5) financial Members and be delivered in accordance with the Bylaws
b. All Notices of Motion received shall be displayed on the Association website and notified to Area and SIG committees in accordance with the Bylaws

## Voting on Notices of Motion

18.2 The voting procedures and announcement of voting results for Notices of Motion shall be in accordance with the Bylaws

## Changes to the Constitution

18.3 Changes to the Constitution take effect once filed with the Registrar of Incorporated Societies and thereafter shall be binding on the Association
18.4 As soon as practicable, notice of any changes to the Constitution shall be published

## General

18.5 Copies of the Constitution, Bylaws and Regulations shall be held at the Registered Office of the Association for inspection by Members

## Cases Not Provided For

18.6 Any case occurring which is not provided for in the Constitution shall be referred to the Board and any decision of the Board shall be final

