CONSTITUTION

OF

CANCER COUNCIL AUSTRALIA
1. NAME AND INTERPRETATION

1.1 Company Name

The name of the company is Cancer Council Australia.

1.2 Definitions

In this Constitution:-

“Associate Member” means an organisation or person appointed as such under this Constitution;

"Board" means the board of directors of this company;

"Chief Executive Officer" means the person appointed to that office under this Constitution;

"Constitution" means this Constitution and all supplementary substituted or amending Constitution for the time being in force;

"Cancer Council" means the company abovenamed;

"Corporations Act" means the Corporations Act including any amendment or re-enactment thereof for the time being in force;

"Member" means an Associate Member or an Ordinary Member and “Members” means all of them;

"Ordinary Member" means an organisation or person accepted as such under this Constitution; and

"Secretary" means any person appointed to perform the duties of a Secretary of the Cancer Council.

1.3 Interpretation

(a) Expressions referring to writing shall, unless the contrary intention appears, be construed as including references to printing, lithography, photography and other modes of representing or reproducing words in the visible form;

(b) Headings are for convenience and will be disregarded for interpretation of the Constitution

1.4 Replaceable Rules

The Replaceable Rules contained in the Corporations Act do not apply to the Cancer Council.
2. **OBJECTS AND POWERS**

2.1 **Objects of the Cancer Council**

The objects for which the Cancer Council has been established are:

(a) to foster national and international coordination and development of all activities in relation to cancer;

(b) to promote the prevention of cancer in human beings;

(c) to promote the control of cancer in human beings;

(d) to provide relief for cancer patients and their families, including information, practical assistance, other support and advocacy services, and to engage in other benevolent activities relating to cancer; and to advocate for cancer patients and their families.

(e) to promote public understanding and awareness of cancer, its causes and control, and the adoption by the community of measures to reduce the burden of cancer; and

(f) to foster and support high quality cancer research in Australia.

2.2 **Powers of the Cancer Council**

The Cancer Council has the powers set out in Section 124 of the Corporations Act.

3. **INCOME AND PROPERTY**

The income and property of the Cancer Council must be applied solely towards promoting the Cancer Council’s objects. No part of the income or property may be paid, transferred or distributed, directly or indirectly, by way of dividend, bonus, fee or otherwise, to any of the Members or directors. However, this clause 3 does not prohibit making a payment approved by the directors for:

(a) out of pocket expenses incurred by a director in performing a duty as a director of the Cancer Council; or

(b) a service rendered to the Cancer Council by a director in a professional or technical capacity or as an employee of the Cancer Council, other than in the capacity as a director of the Cancer Council, where:

   (i) the provision of the service has the prior approval of the directors; and

   (ii) the amount payable is not more than an amount that commercially would be reasonable payment for the service,

or prohibit payment:
(c) in good faith to any member for goods or services supplied in the ordinary and usual course of business;

(d) of reasonable and proper interest on money borrowed from a Member; or

(e) of reasonable and proper rent for premises let by any Member to the Cancer Council,

(f) or indemnification of, or payment of premiums on contracts of insurance for, any director to the extent permitted by law and this Constitution.

4. MEMBERS CONTRIBUTION AND LIABILITY

4.1 Liability

The liability of the Members is limited to the contribution required under clause 4.2.

4.2 Contribution on winding up

Every Member of the Cancer Council undertakes to contribute to the property of the Cancer Council in the event of the same being wound up while it is a member, for payment of the debts and liabilities of the Cancer Council contracted before he ceases to be a member, and of the costs, charges, and expenses of winding up and for the adjustment of the rights of the contributories among themselves, such amount as may be required not exceeding ten dollars ($10.00) or such other sum as may be determined by the Board from time to time.

4.3 Annual Membership Fee

Every Member and every Associate Member of the Cancer Council undertakes to pay the annual membership fee, if any, as determined by the Board. The Board may determine different annual membership fees for different members, Associate Members and/or Members of particular classes or categories.

5. ESTABLISHMENT AND OPERATION OF GIFT FUND

5.1 Maintaining Gift Fund

The Cancer Council must maintain for its principal objects a fund (Gift Fund):

(a) to which gifts of money or property for those objects are to be made;

(b) to which any money received by the Cancer Council because of those gifts is to be credited; and

(c) that does not receive any other money or property.

5.2 Limits on use of Gift Fund

The Cancer Council must use the following only for its objects:
(a) gifts made to the Gift Fund; and

(b) any money received because of those gifts.

5.3 **Winding up**

At the first occurrence of:

(a) the winding up of the Gift Fund; or

(b) the Cancer Council ceasing to be endorsed as a deductible gift recipient under Subdivision 30-BA of the Income Tax Assessment Act 1997,

any surplus assets of the Gift Fund must be transferred to an institution:

(c) which is charitable at law;

(d) whose constitution prohibits distributions or payments to its members and directors (if any) to an extent at least as great as is outlined in clause 3; and

(e) gifts to which are deductible under Division 30 of Income Tax Assessment Act 1997 due to it being characterised as a charitable institution whose principal activity is to promote the prevention or control of disease in human beings as described in item 1.1.6 of section 30-20 of Income Tax Assessment Act 1997.

The identity of institution must be decided by the directors.

5.4 **Accounts**

True accounts shall be kept of the sums of money received and expended by the Cancer Council and the matter in respect of which such receipt and expenditure takes place and of the property, credits and liabilities of the Cancer Council and subject to any reasonable restrictions as to the time and manner of inspecting the same that may be imposed in accordance with this Constitution shall be open to the inspection of the members. Once at least in every year the accounts of the Cancer Council shall be examined by one or more properly qualified Auditor or Auditors who shall report to the members in accordance with the provisions of the Corporations Act.

6. **MEMBERSHIP**

6.1 **Ordinary Members**

The Ordinary Members of the Cancer Council shall be:

The Cancer Council NSW
153 Dowling Street
WOOLLOOMOOLOO NSW 2011
The Cancer Council of Victoria
1 Rathdowne Street
CARLTON SOUTH VIC 3053

The Anti-Cancer Foundation of South Australia trading as The Cancer Council South Australia
202 Greenhill Road
EASTWOOD SA 5063

The Cancer Council Western Australia Inc.
46 Ventnor Avenue
WEST PERTH WA 6005

The Cancer Council Queensland
553 Gregory Terrace
FORTITUDE VALLEY QLD 4006

The Cancer Council Tasmania
180-184 Collins Street
HOBART TAS 7000

The Cancer Council ACT Inc.
Building 44
Richmond Avenue
FAIRBARN ACT 2609

The Cancer Council of the Northern Territory
Units 1-3, Casi House
Vanderlin Drive
CASUARINA NT 0810

and such other persons as the Board shall admit to membership in accordance with this Constitution.

6.2 Associate Members

An organisation having aims consistent with the aims and objects of the Cancer Council may apply to the Board to become an Associate Member. Associate Membership shall be for three years, unless sooner determined, and the membership may be renewed for further terms as the Board sees fit.

6.3 Other Categories of Classes of Membership

The Cancer Council may by special resolution:

(a) establish categories or classifications of Members; and

(b) introduce new classes of members.
6.4 **Form of Application for Membership**

Every application for membership of the Cancer Council shall be made in writing, signed by the applicant and be in such form as the Board from time to time prescribes.

6.5 **Determination of Application**

Upon receipt of an application for membership the Board shall convene a general meeting of members to consider the application. At that meeting members may:

(a) determine upon the admission or rejection of the applicant; or

(b) postpone the consideration of the application and request further information to support the application.

6.6 **No Requirement for Reasons**

In no case shall the members be required to give any reason for the rejection of an application for membership.

6.7 **Notice to be Given to Applicant**

When an applicant has been accepted for membership the Secretary shall forthwith send to the applicant written notice of acceptance. The notice shall set out the class into which the applicant has been admitted. Upon acceptance the applicant shall become a member of the Cancer Council in the nominated class.

7. **CESSATION OF MEMBERSHIP**

7.1 **Resignation from membership**

A Member may at any time by giving notice in writing to the Secretary resign from membership of the Cancer Council.

7.2 **Expulsion of Member**

If any Member shall:

(a) wilfully refuse or neglect to comply with the provisions of the Constitution of the Cancer Council; or

(b) be guilty of any conduct which in the opinion of the Board is unbecoming of a Member or prejudicial to the interests of the Cancer Council;

(c) cease to satisfy the criteria for admission to membership of the class in which the Member has been admitted, the Board shall have power to expel the Member from the Cancer Council and erase the Member’s name from the Register of Members, provided that:
at least two (2) months before the meeting of the Board at which a
resolution for the Member’s expulsion is passed the Member shall have
had notice of such meeting and the allegations against the Member and of
the intended resolution for the Member’s expulsion and that the Member
shall at such meeting and before the passing of such resolution have had
an opportunity of giving orally or in writing any explanation or defence
the Member may think fit;

any such Member may by notice in writing lodged with the Secretary at
least twenty four (24) hours before the time for holding the meeting at
which the resolution for the member’s expulsion is to be considered by the
Board elect to have the question of the Member’s expulsion dealt with by
the Cancer Council in General Meeting; and

in that event a General Meeting of the Cancer Council shall be called for
the purpose of sub clause (ii) hereof, and if at the meeting a resolution for
the expulsion of the Member be passed by a majority of two-thirds of
those present and voting (such vote to be taken by poll) the Member shall
be expelled and the Member’s name removed from the Register of
Members.

8. GENERAL MEETINGS

8.1 First General Meeting

The first General Meeting shall be held at such time, not being less than one (1) month nor
more than three (3) months after the registration of the Cancer Council and at such place as
the Board may determine.

8.2 Annual General Meeting

An Annual General Meeting of the Cancer Council shall be held in accordance with the
provisions of the Corporations Act. All Meetings other than the Annual General Meetings
shall be called General Meetings.

8.3 Requisition by Director and Members

(a) The Board may, whenever it considers it appropriate, call a general meeting of the
Cancer Council.

(b) The Board must, on the requisition in writing of not fewer than two members, call
a meeting of the Cancer Council.

(c) A requisition of members for a general meeting –

(i) must state the purpose or purposes of the meeting; and

(ii) must be signed by the members making the requisition; and

(iii) must be lodged with the Secretary; and
8.4 General Meeting by Requisition

If the Board fails to call a general meeting within one month after the date when a requisition of members for the meeting is lodged with the Secretary, any one or more of the members who made the requisition may call a general meeting to be held not later than three months after that date.

8.5 Notice of Meetings

Subject to the provisions of the Corporations Act relating to special resolutions and agreements for shorter notice twenty one (21) days notice at least (exclusive of the day on which the notice is served or deemed to be served, but inclusive of the day for which notice is given) specifying the place the day and the hour of meeting and in case of special business the general nature of that business shall be given to such persons as are entitled to receive such notices from the Cancer Council. If a special resolution is to be proposed at the meeting the notice must set out an intention to propose the special resolution and state the resolution.

9. PROCEEDINGS AT GENERAL MEETINGS

9.1 Quorum Required

No business shall be transacted at any General Meeting unless a quorum of members is present at the time when the meeting proceeds to business. Save as herein otherwise provided, five (5) Members present shall be a quorum.

9.2 Effect on Meeting if Quorum not Present

If within half an hour from the time appointed for the meeting a quorum is not present, the meeting, if convened upon the requisition of members, shall be dissolved, in any other case it shall stand adjourned to the same day in the next week at the same time and place, or to such other day and at such other time and place as the Board may determine, and if at the adjourned meeting a quorum is not present within half an hour from the time appointed for the meeting, the members present (being not less than two (2)) shall be a quorum.

9.3 Chairman to preside at General Meetings

The President appointed pursuant to clause 10.5 shall preside at every general meeting of the Cancer Council unless the members present elect instead one of their number to be Chairman of the meeting. If the President is not present within 15 minutes after the time appointed for the holding of the meeting, or is unwilling to act, then the members present shall elect one of their number to be the Chairman of the meeting.

9.4 Chairman may adjourn meeting

The Chairman may, with the consent of any meeting at which a quorum is present (and shall if so directed by the meeting), adjourn the meeting from time to time and from place to
place, but no business shall be transacted at any adjourned meeting other than the business
left unfinished at the meeting from which the adjournment took place. When a meeting is
adjourned for thirty (30) days or more, notice of the adjourned meeting shall be given as in
the case of an original meeting. Save as aforesaid it shall not be necessary to give any notice
of an adjournment for the business to be transacted at an adjourned meeting.

9.5 Resolutions to be decided by show of hands unless poll demanded

At any General Meeting a resolution put to the vote of the meeting shall be decided on a
show of hands unless a poll is demanded:

(a) by the Chairman; or

(b) by at least (3) members present.

9.6 When a poll may be demanded

A poll may be demanded:

(a) before a vote is taken;

(b) before the voting results on a show of hands are declared; or

(c) immediately after the voting results on a show of hands are declared.

9.7 Chairman may declare resolution on show of hands

Unless a poll is so demanded a declaration by a Chairman that a resolution has on a show of
hands been carried or carried unanimously, or by a particular majority, or lost, and an entry
to that effect in the book containing the minutes of the proceedings of the Cancer Council
shall be conclusive evidence of the fact without proof of the number or proportion of the
votes recorded in favour of or against the resolution. The demand for a poll may be
withdrawn.

9.8 Members to appoint Representatives

A member may attend a general meeting of the Cancer Council by appointing a
representative to attend the meeting on its behalf. The appointment must be in writing,
notice of which must be given to the Secretary not less than one week before the date fixed
for the meeting.

9.9 Poll

If a poll is duly demanded it shall be taken in such manner and either at once or after an
interval or adjournment or otherwise as the Chairman directs and the result of the poll shall
be the resolution of the meeting at which the poll was demanded but a poll demanded on the
election of a Chairman or on a question of adjournment shall be taken forthwith.
9.10 Chairman to have Casting Vote

In the case of an equality of votes, whether on a show of hands or on a poll, the Chairman of the meeting at which the show of hands takes place or at which the poll is demanded shall be entitled to a second or casting vote.

9.11 Entitlement to Vote

The members are entitled to cast one vote each.

10. BOARD

10.1 Composition of Board

The Board of the Cancer Council shall consist of:

(a) up to eleven (11) directors appointed by the Ordinary Members;
(b) the President; and
(c) one (1) further director who shall be a consumer who has been directly affected by cancer or has been involved directly with the personal care of a person affected by cancer,

so that the total number of directors constituting the Board is not more than thirteen (13), together with such further directors as may be appointed pursuant to clause 10.3.

10.2 Appointment of Directors by Ordinary Members

The directors shall be appointed as follows:

(a) The Cancer Council NSW shall be entitled to appoint two (2) directors;
(b) The Cancer Council Victoria shall be entitled to appoint two (2) directors;
(c) The Cancer Council Queensland shall be entitled to appoint two (2) directors; and
(d) each other Ordinary Member shall be entitled to appoint one (1) director.

10.3 Nomination of Directors by Associate Members

An Associate Member may request the Cancer Council to appoint its nominee to the Board. Nominations shall:

(a) be made in writing and signed by the nominee and Associate Member;
(b) be delivered to the Cancer Council six (6) weeks prior to the Annual General Meeting; and
(c) provide particulars of the nominee provided that such particulars shall not exceed one A4 page.

The information on the nominees shall be circulated to the Members with the notice of the Annual General Meeting.

10.4 Election of Directors

(a) The directors appointed under clause 10.1(a) shall be approved by the Members at the Annual General Meeting of the Cancer Council.

(b) The director to be appointed under clause 10.1(c) shall be elected by the Members at the Annual General Meeting of the Cancer Council. If there be more than one nominee for the position under clause 10.1(c), a ballot must be held.

(c) Any director seeking appointment under clause 10.3 shall be elected by the Members at the Annual General Meeting of the Cancer Council.

10.5 President and Vice President

The Board shall appoint one of their number as:

(a) President; and

(b) Vice President.

The President and Vice-president shall be appointed for a term of one (1) year and upon expiration of their term shall be eligible for re-appointment provided that no person may serve more than three (3) terms. Otherwise, the Board shall specify the terms of each appointment. The President, or in his absence the Vice President shall preside at all meetings of the Board. The President shall also preside at general meetings of the Cancer Council unless the members at such a general meeting elect someone else to be Chairman pursuant to clause 9.3. The President, upon appointment, remains a director and occupies the position described in clause 10.1(b). The directorship formerly held by the President becomes vacant upon the appointment and may be filled in accordance with clause 10.7.

10.6 Number of Directors may be Increased or Reduced

The Cancer Council may from time to time by special resolution passed at a General Meeting increase or reduce the number of directors of the Board.

10.7 Filling Casual Vacancies

Should a director elected in accordance with clause 10.4 cease to be a director then the Board may appoint any person to fill the vacancy. Should a director appointed pursuant to clause 10.2 cease to hold office the member who appointed that director shall appoint another by way of replacement. In either case the replacement will hold office until the next annual general meeting of the Cancer Council.
10.8 **Removal of Director by Resolution**

The Cancer Council may by ordinary resolution passed at a meeting of the Members remove any director before the expiration of their period of office, and may by an ordinary resolution appoint another person in their stead; the person so appointed shall hold office only until the next following Annual General Meeting. If the director removed was appointed pursuant to clause 10.2 the member which appointed the director must appoint their replacement.

10.9 **Vacancy**

The office of a director shall become vacant if the director:

(a) ceases to be a director by virtue of the Corporations Act;

(b) becomes bankrupt or makes any arrangement or composition with his creditors generally;

(c) becomes prohibited from being a director of a company by reason of any order made under the Corporations Act;

(d) becomes of unsound mind or a person whose person or estate is liable to be dealt with in any way under the law relating to mental health;

(e) resigns their office by notice in writing to the Cancer Council;

(f) for more than four (4) months is absent without permission of the Board from meetings of the Board held during that period or from two (2) consecutive meetings;

(g) shall be guilty of any conduct which in the opinion of the Board is unbecoming of a director or prejudicial to the interests of the Cancer Council;

(h) if the director was nominated by a member, that member ceases to be a member of the Cancer Council; or

(i) is directly or indirectly interested in any contract or proposed contract with the Cancer Council and fails to declare the nature of the interest in the manner required by the Corporations Act.,

PROVIDED ALWAYS THAT nothing in this Clause shall affect the operation of Clause 3 of the Constitution of the Cancer Council.

11. **POWERS AND DUTIES OF THE BOARD**

11.1 **Cancer Council Affairs to be Managed by the Board**

The business of the Cancer Council shall be managed by the Board who may pay all expenses incurred in promoting and registering the Cancer Council, and may exercise all such powers of the Cancer Council as are not, by the Corporations Act or by the provisions
11.2 Board May Exercise the Borrowing Powers

The Board may exercise all the powers of the Cancer Council to borrow money and to mortgage or charge its property, or any part thereof, and to issue debentures and other securities whether outright or as security for any debt liability, or obligation of the Cancer Council.

11.3 Execution of cheques

All cheques, promissory notes, drafts, bills of exchange and other negotiable instruments, and all receipts for money paid to the Cancer Council, shall be signed, drawn, accepted, endorsed, or otherwise executed, as the case may be, by any two (2) members of the Board or in such other manner as the Board from time to time determines. The Board may determine that cheques, promissory notes, drafts, bills of exchange and other negotiable instruments where the face value is less than a certain sum, can be executed by one director. The Board may also determine that execution be delegated to one or more nominees.

11.4 Minutes to be Kept

The Board shall cause minutes to be made of:

(a) the names of Members present at all meetings of the Cancer Council and the names of all directors present at all meetings of the Board; and

(b) all proceedings at all meetings of the Cancer Council and of the Board.

11.5 Minutes to be Signed by Chairman

Such minutes shall be signed by the Chairman of the meeting at which the proceedings were held or by the Chairman of the next succeeding meeting, or if the minutes are unavailable at the next meeting then at the earliest opportunity afforded by a subsequent meeting.

12. PROCEEDINGS OF THE BOARD

12.1 Board Meetings

The Board may meet together for the despatch of business, adjourn and otherwise regulate its meetings as it thinks fit. A director may at any time and the Secretary shall on the requisition of a director summon a meeting of the Board. The Board may meet personally
or through any available means of electronic audio or audio/visual means as the Board may determine.

12.2 **Board to Decide by Majority**

Subject to this Constitution questions arising at any meeting of the Board shall be decided by a majority of votes and a determination by a majority of the directors shall for all purposes be deemed a determination of the Board. In case of an equality of votes the Chairman of the meeting shall have a second or casting vote.

12.3 **Conflict of Interest**

A director shall not vote in respect of any contract or proposed contract with the Cancer Council in which the member has an interest, or any matter arising thereout, and if the member does so vote the member’s vote shall not be counted.

12.4 **Quorum for Board Meetings**

The quorum necessary for the transaction of the business of the Board shall be five (5) directors or such greater number as may be fixed by the Board.

12.5 **Board may continue to act notwithstanding a vacancy**

The continuing directors may act notwithstanding any vacancy in the Board, but if and so long as their number is reduced below the number fixed by or pursuant to this Constitution as the necessary quorum of the Board, the continuing directors may act for the purpose of increasing the number of directors to that number or summoning a General Meeting of the Cancer Council but for no other purpose.

12.6 **Chairman of Meetings**

The President shall preside at every meeting of the Board, or if there is no President or if at any meeting he is not present within ten (10) minutes after the time appointed for holding the meeting, the Vice-president shall be Chairman. If the Vice-president is not present at the meeting then the members may choose one of their number to be Chairman of the meeting.

12.7 **Board may delegate**

The Board may delegate any of its powers to Committees consisting of such director or directors together with or without other person or persons approved by the Board as they think fit; any Committee so formed shall in the exercise of the powers so delegated conform to any regulations that may be imposed on it by the Board.

12.8 **Chairman of Committees**

A Committee may elect a Chairman of its meetings; if no such Chairman is elected, or if at any meeting the Chairman is not present within ten (10) minutes after the time appointed for holding the meeting, the members present may choose one of their number to be Chairman of the meeting.
12.9 Meetings of Sub Boards or Committees

A Committee may meet and adjourn as it thinks proper. Questions arising at any meeting shall be determined by a majority of votes of the members present, and in the case of an equality of votes the Chairman shall have a second or casting vote.

12.10 Validation of acts

All acts done by any meeting of the Board or Committee or by any person acting as a director shall, notwithstanding that it is afterwards discovered that there was some defect in the appointment of any such director or person acting as aforesaid or that the directors or any of them were disqualified, be as valid as if every such person had been duly appointed and was qualified to be a director.

12.11 Paper Resolutions

A resolution in writing signed by all the directors for the time being entitled to receive notice of a meeting of the Board, shall be as valid and effectual as if it had been passed at a meeting of the Board duly convened and held. Any such resolution may consist of several documents in like form, each signed by one or more directors.

13. SECRETARY

The Secretary shall in accordance with the Corporations Act be appointed by the Board for such term, at such remuneration and upon such conditions as it thinks fit and any Secretary so appointed may be removed by it.

14. ACCOUNTS

Proper Accounts to be kept

The Board shall cause proper accounting and records to be kept and shall distribute copies of the financial accounts (including every document required by law to be attached thereto) accompanied by a copy of the Auditor's report thereon as required by the Corporations Act provided, however, that the Board shall cause to be made out and laid before each Annual General Meeting a balance sheet and profit and loss account made up to date not more than five (5) months before the date of the meeting.

15. AUDIT

A properly qualified Auditor or Auditors shall be appointed and the remuneration for their services fixed and duties regulated in accordance with PART 3.7 of the Corporations Act and this Constitution.

16. NOTICES

16.1 Method of Giving Notices

A notice may be given by the Cancer Council to any Member:
(a) personally; or

(b) by sending it by post to the Member’s registered address, or supplied by the Member to the Cancer Council for the giving of notices to the member: where a notice is sent by post, service of the notice shall be deemed to be effected in the case of a notice of a meeting 3 days after it is posted, and in any other case at the time at which the letter would be delivered in the ordinary course of post;

(c) by sending it to the fax number or electronic address (if any) nominated by the Member: A notice sent by fax or other electronic means is deemed to be given on the business day after it is sent; or

(d) by means of electronic communication if the Member has elected to receive notices electronically.

16.2 Notices of General Meetings

Notice of every General Meeting shall be given in any manner hereinbefore authorised to:

(a) every member;

(b) the Auditor or Auditors for the time being of the Cancer Council; and

(c) every director.

17. COMMON SEAL

17.1 Board to Keep Seal Safe

The Board may provide for the safe custody of the Seal. The Seal shall only be used by the authority of the Board, or of a committee of the Board authorised by the directors to authorise the use of the Seal. Every document to which the Seal is affixed shall be signed by a director and countersigned by another director, a Secretary or another person appointed by the Board to countersign that document or a class of documents in which that document is included.

17.2 Method of Execution Without Seal

The Company may execute a document without using the Seal if the document is signed by:

(a) Two directors; or

(b) A director and the Secretary

18. INDEMNITY AND INSURANCE

18.1 Persons to whom clauses 18.2 and 18.4 apply

Clauses 18.2 and 18.4 apply to:
(a) each person who is or has been a director, alternate director or secretary of the Cancer Council; and

(b) any other officers or former officers of the Cancer Council or of its related bodies corporate that the directors decide in each case.

18.2 Indemnity

The Cancer Council must

(a) indemnify; and

(b) if requested by a person to whom this clause 18.2 applies, enter into a deed indemnifying,

on a full indemnity basis and to the full extent permitted by law, each person to whom this clause 18.2 applies for all losses or liabilities incurred by the person as an officer of the Cancer Council or of a related body corporate including, but not limited to, a liability for negligence or for reasonable costs and expenses incurred:

(c) in defending proceedings, whether civil or criminal, in which judgment is given in favour of the person or in which the person is acquitted; or

(d) in connection with an application, in relation to those proceedings, in which the court grants relief to the person under the Act.

18.3 Extent of indemnity

The indemnity in clause 18.2:

(a) is a continuing obligation and is enforceable by a person to whom clause 18.2 applies even though that person has ceased to be an officer of the Cancer Council or of a related body corporate; and

(b) operates only to the extent that the loss or liability is not covered by insurance.

18.4 Insurance

The Cancer Council may, to the extent permitted by law:

(a) purchase and maintain insurance; or

(b) pay or agree to pay a premium for insurance,

for any person to whom this clause 18.4 applies against any liability incurred by the person as an officer of the Cancer Council or of a related body corporate including, but not limited to, a liability for negligence or for reasonable costs and expenses incurred in defending proceedings, whether civil or criminal and whatever their outcome.
18.5 Savings

Nothing in clauses 18.2 or 18.4:

(a) affects any other right or remedy that a person to whom those clauses apply may have in respect of any loss or liability referred to in those clauses; or

(b) limits the capacity of the Cancer Council to indemnify or provide insurance for any person to whom those clauses do not apply.

19. BY LAWS

Notwithstanding anything contained herein the Cancer Council may adopt any by-laws standing orders or constitutional rules as may be passed from time to time at any General Meeting of the Cancer Council or by the Board with respect to any matter that is necessary or convenient for the carrying out of this Constitution.

20. GOVERNANCE REVIEW

The Board shall carry out an independent review of this Constitution and governance processes of the Council at least once every five years for the purpose of ensuring that the governance system meets contemporary standards and the strategic needs of the organisation.

21. WINDING UP

21.1 Limit on distribution of Surplus

If, on the winding up or dissolution of the Cancer Council, any property remains after satisfaction of all its debts and liabilities, this property must only be given or transferred to an institution:

(a) which is charitable at law; and

(b) whose constitution prohibits distributions or payments to its members and directors (if any) to an extent at least as great as is outlined in clause 3; and

(c) gifts to which can be deducted under Division 30 of the Income Tax Assessment Act 1997 due to it being characterised as a charitable institution whose principal activity is to promote the prevention or control of disease in human beings as described in item 1.1.6 of section 30-20 of Income Tax Assessment Act 1997.

21.2 Institution to be Determined by Cancer Council

The identity of the institution referred to in clause 21.1 must be decided by the Board at or before the time of winding up or dissolution of the Cancer Council and, if the Board cannot decide, by the Supreme Court of the State in which it was incorporated.
22. ALTERING THIS CONSTITUTION

22.1 Certain Alterations Subject to ATO Consent

A special resolution making a material alteration to, or materially affecting, clauses 2.1, 3, 5, 21, or this clause 22 except an alteration necessary to enable the Cancer Council to comply with the fundraising or collections legislation of any state or territory of Australia, has no effect unless approved in writing by a Deputy Commissioner of Taxation.

22.2 Notice to ATO

All alterations making a material alteration to or materially affecting this Constitution must be notified in writing to a Deputy Commissioner of Taxation.