

DRAFT RULES

For

SUPER CRO

An unincorporated association that is seeking to be registered as a charity with the ACNC

This is the response to ACNC request for more information
Title: draft-rules-for-super-cro-V0-16-140918



Australian Business Number (ABN) 57461124786
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1st Email from Sarah

This section will be deleted from the final version that will be sent to the Australian Charities and Not-for-profits Commission. It will be finalised at a Zoom video conference link up on 14 September 2018 at 2 pm. A email with a link will be sent to people who have express an interest in promoting Consumer Run Organisations in Australia.

Dear Douglas,

Further information required: charity registration application for Supercro

Thank you for the application to register Supercro (the Applicant) (ABN 57 461 124 786) as a charity with the Australian Charities and Not-for-profits Commission (ACNC).

We have considered your application. We need more information so that we can decide if your organisation meets the charity registration requirements set out in the Australian Charities and Not-for-profits Commission Act 2012 (Cth) (the ACNC Act). We are unable to progress your application without this information.

Please provide the information set out below by no later than 19 June 2018:

Detailed information about the programs and activities the Applicant is undertaking, or intends to undertake in the next 12 months, to achieve the objects set out in its constitution, and the percentage of time and amount of funds to be allocated to each activity or program. The documentation supplied to support the application is not consistent, and aspects of the strategic plan appear to have been prepared for the Kansas Consumer Advisory Council Inc, not this entity. We also note that not all sections of the HPC schedule can be read, nor all pages in the master plan, so it is important to set out clearly what it is the Applicant will be doing.

Please be aware that it may not be feasible to pursue the subtype of 'institution whose principal activity is to promote the prevention or control of disease in human beings' (health promotion charity) at this time. This subtype, while carrying an activity test, requires an entity to be doing health promotion activities more than any other activity. At the current time, it is not possible to assess this because of the range of charitable purposes outlined in the constitution, and the possible activities that may accompany this. However, should you wish to pursue this subtype, we strongly recommend that you delete , and include the following gift deductible recipient revocation clause at clause 19(6): **this has been done**

I have removed sections clauses 2(4), 2(5) and 2(6) from this version of the constitution

If the organisation is wound up or its endorsement as a deductible gift recipient is revoked (whichever occurs first), any surplus of the following assets shall be transferred to another organisation with similar objects, which is charitable at law, to which income tax deductible gifts can be made:

**gifts of money or property for the principal purpose of the organisation
contributions made in relation to an eligible fundraising event held for the principal purpose of the organisation money received because of such gifts and contributions.**

It is also necessary to **redevelop the strategic plan to** ensure that it contains the following information: **have a look at the plan on expanded plan on page 26**

what the Applicant proposes to do
the resources it requires and how it will obtain them
the personnel it will engage to carry out its programs or activities
its financial projections and the third parties it may involve
if available, evidence of in-principle financial support or seed funding.

Please provide your case officer with a copy of the meeting minutes that confirms the Applicant has amended its rules.

We note from the Applicant's master plan that it seeks to minimize personal liability for members acting on behalf of it. Please note that as an unincorporated association, the members and management committee carry personal legal liability for activities undertaken on the Applicant's behalf. If you were seeking to reduce this liability, it is highly advisable that you investigate incorporating as an association with NSW Fair Trading, or as a company limited by guarantee with the Australian Securities and Investments Commission (ASIC).

This will be achieved by doing a risk assessment into activities that the SUPER CRO becomes involves in and will include developing a Project Ideas Template that the Executive will approve before accepting responsibility for activities. This will be follow up with a background paper on the how the project will be rolled out

If you are unable to provide the information by the due date, please contact your registration analyst before the due date to discuss your options.

If the information requested above is not provided by 19 June 2018, or an alternative date is not agreed, we will not be able to proceed and will refuse your application.

This request for information is made under section 30-15(1) of the ACNC Act. In providing information to the ACNC, please be aware that providing false or misleading information is a serious offence. Penal ties may be imposed.

What you need to do

Please email the information you have been asked for to registration@acnc.gov.au.

Please quote your organisation's ABN and the name of your case officer (Sarah Craig) in the subject line of your email.

If you prefer, you can forward the information by post to:

Sarah Craig
Registration team

ACNC
GPO Box 5108
MELBOURNE VIC 3001
Need help?

If you have any questions about this notice, please contact Sarah Craig on (03) 8601

9302 or at registration@acnc.gov.au. Alternatively, you can phone 13 ACNC (13 22 62) between 9:00 am and 5:00 pm AEDT for the cost of a local call.

We are only able to discuss the application with the people named in the application form as contact people for your organisation.

Yours sincerely

Sarah Craig
On behalf of Murray Baird
ACNC Assistant Commissioner
Sarah Craig
Analyst | Registration | Australian Charities and Not-for-profits Commission
T (03) 8601 9302 | F 1300 232 569 | E registration@acnc.gov.au | W
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2nd Email from Sarah

This section will also be deleted

Dear Doug,

Thank you very much for your time this morning.

As discussed, the due date for providing full information on Super Cro's charity registration application has been extended to 30 September 2018.

Please note that if we do not receive all of the requested information by 30 September 2018, the Assistant Commissioner will refuse your application as he will have insufficient information to decide whether your organisation meets all the charity registration requirements. You may re-apply for your organisation to be registered as a charity once you are ready to proceed.

Please feel welcome to contact me on (03) 8601 9302 or via email at registration@acnc.gov.au should you have any questions or concerns about the initial information request, or wish to clarify any other matters.

Kind regards,
Sarah Craig
On behalf of Murray Baird
ACNC Assistant Commissioner

1. Definition

In these rules, words and phrases have the meaning set out below:

1. ACNC means the Australian Charities and Not-for-profits Commission.
2. ACNC Act means Australian Charities and Not-for-profits Commission Act 2012 (Cth) as amended from time to time.
3. AGM means annual general meeting.
4. Association means the unincorporated association described in rule 2.
5. Committee and committee member(s) means the association's committee of management and the members of the committee of management respectively (see rule13).
6. General meeting means the meetings of members of the association as described in rule 15, consisting of AGMs and special general meetings.
7. Purposes means the charitable purposes of the association as described in the rules
8. Registered charities means charities registered with the ACNC.
9. Special resolution means a resolution of members:
 - Of which at least 21 days' notice of the meeting at which it will be considered has been given to members, and
 - That is passed at a general meeting by 75% or more of the members voting (who are eligible to vote), voting in favour of it.
- 10 Community Health Services means *A recovery-oriented organization serving individuals that self-identity as having lived experience with mental health distress, trauma background and/or substance use issues based on the principles of mutual peer support*
11. Consumer means *individuals that self-identity as having lived experience with mental health distress, trauma background and/or substance use issues based on the principles of mutual peer support*

2. Preliminary

The name of the association is SUPER CRO.

The association is unincorporated.

The association is established to be, and continue as, a charity.

These rules are intended to be binding on members of the association and enforceable by courts in Australia.

3. Alteration of Rules

1. Subject to rule 3.2 below, these rules may be changed, added to, or replaced by special resolution of the association's members at a general meeting. This includes a change to the association's name.
2. The members must not pass a special resolution that amends these rules if passing it causes the association to no longer be a charity.
3. The association may do all things that help it to achieve these purposes, in accordance with these rules.
4. The association and its committee may only do things and use the income and assets of the association (including those held on trust for the association or its purposes as stated in these rules).
5. The association must operate consistently with legal requirements for registered charities.
6. The association must not distribute any income or assets, directly or indirectly, to its members.
 1. Rule 3.6 does not stop the association from doing the following things, provided they are done in good faith (fairly and honestly):
 2. paying a member for goods or services they have provided or expenses they have properly incurred at fair and reasonable rates or rates more favourable to the association, or
 3. making a payment or providing a benefit to a member in carrying out the association's charitable purpose(s).

4. Charitable purposes and not-for-profit status

1. The association (Super CRO) is established to be a charity and will pursue the following charitable purposes in respect of the distress of mental illness or trauma:

Advancing Health

2. Advancing the health of individuals with lived experience of mental distress or trauma (consumers) by undertaking any of the following activities:
 - 2.1. providing community health services focused on the treatment of and recovery from mental distress or trauma;
 - 2.2. facilitating access to the services in 2.1) above;
 - 2.3. providing patient transport services to and from community health centres where necessary;
 - 2.4. providing training for medical professionals regarding the most recent developments in best practice for consumers

Advancing Education

3. Creating an online library for consumers and their carers, family and friends at www.recovery-box.com; and other social media the committee chooses to use
4. Creating a public museum which is focused on the development and history of Consumer Run Organisations.

Advocating

5. Supporting or opposing a change to any law, policy or practice in the Commonwealth, a state, a territory or another country which impacts on consumers, in particular, opposing Section 195 of the NSW Mental Health Act (2007), namely, The provisions of sections 3, 68 and 105 are intended to give guidance in the administration of this Act and do not create, or confer on any person, any right or entitlement enforceable at law.

Other

6. Other similar purposes beneficial to consumers and/or the general public

5. Indemnity

1. To the extent possible under law, members (including committee members) are entitled to be indemnified out of the assets held for the association for any debts or liabilities incurred personally by a member when acting on behalf of the association, so long as the member was:

- authorised by the association to take that action, and
- acting in good faith (fairly and honestly) and in the best interests of the association.

This indemnity is a continuing obligation and is enforceable by a person even if that person is no longer a member of the association. This indemnity only applies to the extent that the person is not otherwise entitled to be indemnified and is not actually indemnified by another person (including an insurer under an insurance policy).

To the extent permitted by law, and if the committee considers it appropriate, the association may pay or agree to pay a premium for a contract insuring a person who is or has been a member of the association (including a committee member) against any liability incurred by that person as a member of the association (including as a committee member).

6. Funds and assets

1. The committee must establish policies about the holding and management of funds and assets on behalf of the association or its purposes, and that set out who oversees these funds and assets and who can make decisions about them.
2. The association must satisfy any obligations that apply to the use of assets over which a trust exists.
3. The association can receive funding from:
 - joining and annual membership fees
 - donations
 - grants
 - fundraising
 - interest, and
 - any other lawful sources approved by the committee that are consistent with furthering the association's purposes.

7. Financial year

1. The financial year of the association is from 1 July to 30 June, unless the committee passes a resolution to change the financial year.

8. Record-keeping

1. The association must make and keep written financial records that:
 - correctly record and explain the association's transactions and financial position and performance, and
 - enable true and fair financial statements to be prepared and to be audited.
2. The association must also keep written records that correctly record its operations, and be able to produce these records if required by law.
3. The association must retain its records for at least seven years, or as otherwise required by the ACNC Act or any other laws that may apply (for example, taxation law).
4. The committee members must take reasonable steps to ensure that the association's records are kept safe.

9. Contracts

1. As an unincorporated association, the association cannot enter into contracts in its own name but only in the collective names of three or more individuals appointed by the committee.
2. The individuals who enter into the contract under the previous rule may elect to re-execute a contract if one or more of the individuals is no longer a member of the association, in which case the committee shall appoint one or more individuals in their place.

10. Membership

1. Membership is open to anyone who supports the purposes and agrees to be bound by these rules any such person can apply to join the association either as a Active Member, Associate Member or Friend of the SUPER CRO. Active Membership = free, Associate Membership = \$20.00, Friends of the SUPER CRO = \$50.00
 - An Active Member is a person with lived experience of mental distress or trauma background who is actively involved in the day to day activities of SUPER CRO.
 - An Associate Member is a person with lived experience of mental distress or trauma background who does not want to be actively involved in running the SUPER CRO. Associate members are eligible to become active members by notifying and receiving confirmation from the Secretary of SUPER CRO
 - A Friend is anybody who supports the purpose of the SUPER CRO, however they cannot vote or move a motion at meetings of the SUPER CRO.
2. The committee decides the process for receiving and approving or rejecting membership applications.
3. After the committee has approved or rejected a membership application, the committee must write to the applicant within 30 days to tell them whether their application was approved or rejected. If an application is rejected, the association does not have to give reasons.
4. The committee can propose to set or change joining fees and membership fees for members. Joining and membership fee proposals must be approved by a majority of members voting at a general meeting.
5. Members must pay any membership fee and any unpaid joining fee within one month of being asked. If a member does not pay in time, their membership may be suspended by the committee. If the member does not pay all amounts owing within six months of their membership being suspended, their membership may be cancelled by the committee.
6. When membership is suspended, a member cannot exercise their members' rights such as voting at a general meeting.
7. A person immediately stops being a member if:
 - their membership is cancelled under these rules
 - they resign by writing to the committee; or
 - they die.
8. If a member resigns, the association is not required to refund any joining and membership fees already paid.

11. Registry of Members

1. The association must maintain a register of members.
2. Members' names and contact details (an email address is sufficient instead of other contact details, if the committee approve this) must be entered in the register of members when membership is approved. A person becomes a member when their name is entered on the register.
3. The committee must record the date that a person stops being a member of the association in the register of members as soon as possible after the person stops being a member.
4. If a member requests that access to their details on the register of members be restricted, the committee may decide whether access will be restricted and will notify the member of its decision.

12. Members' access to documents

1. A member may make reasonable requests to inspect (at a reasonable time) the:
 - rules of the association
 - general meeting minutes, and
 - register of members.

A member may make reasonable requests for copies of the documents requested under rule 14.1. The association can charge a reasonable fee for providing copies. Members may only use information that is accessed in accordance with rule 14.1 for lawful and proper purposes related to the association. Subject to rule 14.1, the association must provide access to documents or copies requested under rules 14.1 within a reasonable time.

The association can refuse to provide access or copies, or provide only limited access, if the documents contain confidential, personal, employment, commercial or legal matters, or if granting the request would breach a law or could cause damage or harm to the association, or if the request is otherwise unreasonable. Members cannot inspect or get copies of committee meeting minutes or parts of the minutes, unless the committee specifically allows it.

13. The committee

1. The association is governed by the committee that is made up of committee members. The role of the committee is to ensure that the association is responsibly managed and pursues its purposes.
2. The committee can exercise all powers and functions of the association (consistently with these rules, relevant Australian laws and requirements for registered charities), except for powers and functions that the members are required to exercise at a general meeting (under these rules, relevant Australian laws or requirements for registered charities).
3. The committee can delegate any of its powers and functions to a committee member, a sub-committee, a staff member or a member, other than the power of delegation or a duty that applies to the committee or particular committee member under Australian laws.
4. Committee members are elected by a ballot of members of the association at a general meeting.
5. The committee is made up of a minimum of four committee members.
 - Chairperson
 - Vice Chairperson
 - Secretary
 - Treasurer
6. At the first committee meeting after each AGM, the committee must appoint a committee member as Chairperson (Chair).
7. The committee may appoint and remove committee members to and from any positions (such as Chairperson, Deputy Chairperson, Treasurer and Secretary) and decide their responsibilities in those roles.
8. Each committee member finishes their time on the committee at the end of the next AGM after they were appointed, but they can be elected again.
9. A member can nominate to be on the committee by writing to the committee or at a general meeting where an election for the committee is held. Another member must support their nomination.
10. To be eligible to be a committee member, a person:
 - 10.1. must not be ineligible to be a responsible person under the ACNC Act
 - 10.2. must be a member under rule 13.2
 - 10.3. must give the association their signed consent to act as a committee member of the association, and
 - 10.4. must be a member of the association at the time of their nomination,

appointment, and for the duration of their time on the committee.

11. If the number of eligible applicants nominated to be committee members is equal to the number of committee members required, the chair may declare the positions filled without holding a ballot.
12. A committee member stops being on the committee if they:
 - resign, by writing to the committee
 - stop being a member of the association
 - are removed by a resolution of members of the association
 - are absent without the consent of the committee from all meetings of the committee held during a period of six months
 - become ineligible to be a responsible entity (committee member) under the ACNC Act, or die.
13. If a committee member stops being on the committee before the next AGM, the committee can temporarily appoint a member of the association to fill the vacancy on the committee until the next AGM

14. Duties of the committee

1. Among its other responsibilities, the committee is responsible for making sure that:

- accurate minutes of general meetings and committee meetings are made and kept
- other records are kept in accordance with rules 14.1, and
- documents of the association are made available to members in accordance with rules 14.1.

Committee members must:

- comply with their legal duties under Australian laws and ensure that the association complies with its duties under Australian laws, and
- meet the requirements for responsible entities (committee members) of registered charities and comply with the duties described in governance standard 5 of the regulations made under the ACNC Act which are:
 - to exercise their powers and discharge their duties with the degree of care and diligence that a reasonable individual would exercise if they were a committee member of the association
 - to act in good faith (fairly and honestly) in the best interests of the association and to further the charitable purpose(s) of the association set out in rule 4,
 - not to misuse their position as a committee member
 - not to misuse information they gain in their role as a committee member
 - to disclose any perceived or actual material conflicts of interest
 - to ensure that the financial affairs of the association are managed responsibly, and
 - not to allow the association to operate while it is insolvent.

3. For clarity, rule 16.1 is intended to require compliance with the ACNC governance standards as amended or modified from time to time.

15. Committee meetings

1. A committee member can call a meeting by giving seven days' notice of a meeting to committee members unless the meeting is an urgent meeting (in which case reasonable notice must be given).
2. The committee can decide how often it meets, and the way in which it meets, including by allowing committee members to attend through technology, so long as it allows everyone to communicate.
3. The Chair will chair committee meetings. If the Chair does not attend, the committee members can choose who will chair that meeting.
4. A resolution is passed if more than half of the committee members voting at the committee meeting vote in favour of the resolution.
5. A majority (more than half) of committee members must be present (either in person or through the use of technology) for the meeting to be validly held (this is the quorum for committee meetings).
6. The committee can allow circular resolutions. To pass a circular resolution, each committee member must agree to it in writing, including by email or other electronic communication, and it is passed once the last committee member has agreed to it.
7. If there are an even number of committee members considering a resolution and the voting for and against the resolution is tied, the Chair may exercise an additional vote.

16. General meetings of members

1. General meetings of members can be called by the committee. The committee must call a general meeting if requested by a group of members making up at least 10% of members who are entitled to vote at general meetings. The members must state in the request any resolution to be proposed at the meeting.
2. If the committee does not call and hold a meeting where requested to do so under rule 1 within two months of the request, 50% or more of the members who made the request may call and arrange to hold a general meeting. The meeting must be held within three months from the time the request was made and as far as possible, should follow the procedures for calling general meetings set out in these rules. The members are entitled to claim any reasonable expenses that they incur in calling the meeting from the assets of the association.
3. At least 10% of the members that are entitled to vote at the meeting must be present at a general meeting (either in person or through technology that allows for clear and simultaneous (interactive) communication of all meeting participants), for the meeting to be held (this is the quorum for general meetings).
4. Written notice of general meetings must be provided to all members (and the association's auditor or reviewer, if one is appointed) at least 21 days before the meeting. Notice to members must be sent to the members' contact addresses listed on the register of members.
5. Any notice of general meetings must include the meeting details (including whether the meeting is to be held in two or more places and the technology that will be used to facilitate this), proposed issues to be discussed and resolutions to be moved at that meeting.
6. The association must hold its first AGM within 18 months of being formed. After that the association must hold an AGM at least once in every calendar year, at which it provides reports to members about the financial position and activities of the association.
7. The ordinary business of the AGM is to confirm the minutes of the previous AGM, receive reports and statements on the previous financial year, and elect committee members. The notice of the AGM must include any special business or resolutions to be considered.
8. A group of at least 10% of members who are eligible to vote at a general meeting can propose resolutions to be voted on at a general meeting by writing to the

committee advising them of the proposed resolutions, so long as requirements to notify members of the resolutions prior to the general meeting can be met, which will depend on the type of resolution proposed.

9. Any resolution proposed under rule 18.8 must be considered at the next general meeting held no more than two months after the date the committee is notified of the request to present a resolution to members. This rule does not limit any other right that a member has to propose a resolution at a general meeting.
10. The Chair (see rule 15.6 and 15.7) will chair general meetings. If the Chair does not attend, the members at the meeting can choose another committee member to be the Chair for that meeting. The Chair is responsible for the conduct of the general meeting, and for this purpose must give members a reasonable opportunity to make comments and ask questions (including to the auditor or reviewer (if any)).
11. Each member has one vote.
12. A resolution (other than a special resolution) is passed if more than half of the members present at a general meeting vote in favour of the resolution.
13. Votes may be held by a show of hands or written ballot, or another method that the Chair decides is fair and reasonable in the circumstances. If a vote is held initially by show of hands, any member can request a vote be held again by written ballot. If a vote of the members is tied, the Chair of the meeting does not have an additional, deciding vote and shall declare that the motion has failed.
14. The Chair can adjourn the meeting if there are not enough members at the meeting (a quorum - see rule 18.3) within 30 minutes of the meeting start time, or if there is not enough time at a meeting to consider all business. A new notice must be sent to members for the adjourned meeting (but does not have to comply with time for notice requirements, unless the adjourned meeting is more than 21 days after the original meeting date). Only unfinished business may be dealt with at a resumed meeting. The Chair must adjourn the meeting if a majority of members entitled to vote at the meeting direct the Chair to do so.
15. On a show of hands, the Chair's decision is conclusive evidence of the result of the vote.
16. The Chair and the meeting minutes do not need to state the number or proportion of the votes in favour or against on a show of hands.

17. Dispute resolution process

- If there is a dispute between a member or committee member and:
 - one or more members
- 2. the parties involved must first attempt to resolve the dispute between themselves within a period of at least 14 days from the date the dispute is known to all parties involved.
- 3. If the dispute cannot be resolved between the people involved, the committee must be notified, and a dispute resolution process must be put in place by the committee. The committee may develop a policy regarding dispute resolution.
- 4. A dispute resolution process must allow each party a reasonable opportunity to be heard and/or submit arguments in writing, and should first attempt to resolve the dispute by the parties reaching agreement. If agreement cannot be reached, the committee may appoint an unbiased person to decide the outcome of the dispute. The unbiased person may be a member, non-member or professional mediator who is not connected with the dispute or the people involved in it.

18. Discipline members

1. The committee can take disciplinary action against a member of the association if it considers the member has breached these rules or if the member's behaviour is causing (or has caused) damage or harm to the association. The committee must follow a disciplinary process in accordance with rule 17.4. The committee may choose to adopt a more detailed discipline policy, dealing with issues such as rights to appeal.
2. Disciplinary action can include warning a member, or suspending or cancelling the member's membership. It cannot include a fine. Membership cannot be suspended for more than 12 months.
3. The committee must write to the member to tell them why they propose to take disciplinary action.
4. The committee must arrange a disciplinary procedure that meets these requirements:
5. the outcome must be determined by an unbiased decision-maker (who cannot be a committee member),
6. the member must have an opportunity to explain or defend themselves, and
7. the disciplinary procedure must be completed as soon as reasonably practical.

8. The committee must notify the member of the outcome of the disciplinary procedure as soon as reasonably practical.
9. There will be no liability for any loss or injury suffered by a member as a result of any decision made in good faith (fairly and honestly) under rule 17.4.

19. Winding up

1. The association can be wound up by its members if the members pass a special resolution to wind up the association at a general meeting.
2. If the association is wound up, after it has paid all debts and other liabilities (including the costs of winding up), any remaining assets:
 - must not be distributed to the members or former members of the association, and
 - subject to the requirements of Australian laws and any Australian court order, must be distributed to another organisation or other organisations, with similar purposes, which is/are charitable at law, and which is/are not carried on for the profit or personal gain of members.
3. In making distributions upon winding up, the association must satisfy any obligations that apply to assets over which a trust exists.
4. If the organisation is wound up or its endorsement as a deductible gift recipient is revoked (whichever occurs first), any surplus of the following assets shall be transferred to another organisation with similar objects, which is charitable at law, to which income tax deductible gifts can be made:
5. gifts of money or property for the principal purpose of the organisation contributions made in relation to an eligible fundraising event held for the principal purpose of the organisation money received because of such gifts and contributions.

Template rules for a charitable association

This section will be removed before it goes to ACNC

These template rules have been developed by the Australian Charities and Not-for-profits Commission (ACNC) with Justice Connect Not-for-profit Law and in close consultation with the ATO, state and territory government agencies and a number of professional advisors.

These template rules must be read in conjunction with our guidance regarding unincorporated associations.

Who can use these rules?

These template rules are intended to be used as a starting point for an unincorporated association that is seeking to be registered as a charity with the ACNC and therefore be eligible to apply for charity tax concessions and other benefits. In this document we use the word "association" to refer to unincorporated associations only, not incorporated associations.

The template rules are not intended for associations seeking to incorporate under state or territory laws, as each state and territory has its own rules and requirements (particularly for charitable purposes and fundraising).

If you intend incorporating, we recommend you consider the model rules for your state or territory and the ACNC's template constitution for a charitable purpose company limited by guarantee. Read more about template governing documents at www.acnc.gov.au/templates.

Who these rules may be suitable for

These template rules may be useful for a small, member-based organisation which is governed by a committee, chiefly does it work through volunteers, has minimal assets and does work which has minimal risk. The rules are not suitable for organisations with corporate members (eg. members that are companies).

How to use these rules

Legally, an unincorporated association is not required to have any governing rules. However, many do, because they are helpful practically, and will greatly assist the association to meet ACNC registration requirements. The SUPER CRO working group have gone through and localised the rules for the SUPER CRO.

Once adopted, these template rules become the association's governing document, establishing a governance structure and some processes for decision-making and member involvement. Clauses that will assist the organisation to meet ACNC registration requirements are marked with an asterisk. Additional clauses may be also be added, such as to allow for proxies or postal ballots.

The rules should include the most important rules which govern the association. Other matters can be covered in policies or by-laws.

Important Information

These template rules are for general information purposes only. Charities should use these rules as a guide only, and adopt rules that are suitable for their own needs and circumstances.

Seek professional advice if you need help understanding these rules or to decide whether these rules (and this legal structure) are right for your charity. The ACNC's general disclaimer, which is set out on the ACNC's website, applies to these template rules. These rules reflect the law as at 3 March 2016.

Checklist: Preparing to use the template rules

This section will be removed before it goes to ACNC

If you wish to adopt these rules for your unincorporated association before you apply to register with the ACNC, you will need to consider the issues set out in this checklist.

More information can be found at acnc.gov.au/unincorporatedassociations.

Do you know, or have you decided:

- The name of your association and Australian Business Number (ABN) (cover page and rule 2) **Yes we have decided on our name and registered an ABN**

While you do not need an ABN to set up an association, you do need an ABN of the appropriate type before you apply for registration with the ACNC. See www.acnc.gov.au/applytoregister.

- The state or territory where your association is located **(rule 2) NSW**

The laws of this state or territory will apply to your association.

- our association's charitable purpose(s) **(rule 4)**

Organisations seeking registration as a charity must have a charitable purpose or purposes. Its purpose is sometimes referred to as its mission or object, but technically they can be different. See our guidance on charitable purposes, as set out in the Charities Act 2013 and examples of charitable purposes in governing documents.

Please note that if you are considering incorporating your association at some point in the future, it is worth considering adopting the model rules of your local state or territory incorporated associations regulator at that time. Alternatively the organisation could incorporate as a company limited by guarantee under Commonwealth law. We recommend reviewing the ACNC's template constitution for these companies.

- When your association's financial year runs **(rule 7)** The default financial year in the template rules is 1 July to 30 June. If your association's financial year is different, as a registered charity you must apply to the ACNC for a different ('substituted') accounting period.

- How many committee members your association has (rule 14)

The template has a default of a minimum of three committee members. The ACNC suggests there be at least three as a basis for good governance.

Whether you have or want to register for deductible gift recipient (DGR) status (optional rule)

A limited number of charities may be eligible to apply for DGR status. Some DGR-types need to be registered with the ACNC. If you want to keep or register for DGR status, there are additional legal requirements for your rules. See our DGR factsheet and the ATO's guidance on DGR endorsement.

Appendix A: Draft strategic plan

The following sections are what Sarah from the ACNC has asked us to clarify what the SUPER CRO does and how it intends to raise resources to operate once the rules have been approved by the ACNC

What the SUPER CRO proposes to do

SUPER CRO is an acronym for Service Users Participating Educating and Researching to develop Consumer Run Organisations in Australia. It is a model that we have researched in Kansas and Georgina and wish to bring this model to Australia.

Our Mission with SUPER CRO is to create safe places where people who are Service Users have experienced mental health distress or have a trauma background can come together to support each other in furthering their recovery, and join their voices to support improving mental health services. It is a place to receive support, but more importantly, a place to give back, to be of service and contribute to our communities.

Once the draft rules have been accepted by the ACNC the 4 people named in the Responsible Persons register will organise all people who have expressed an interest in supporting the development of the SUPER CRO in Australia to identify which type of membership they want to be identified with on the members registry and a Special General Meeting will be called as specified in rule 18 of active members

The resources we require will be obtained by the following means:

- grants
- fundraising
- interest, and
- any other lawful sources approved by the committee that are consistent
- with furthering the association's purposes.

We will obtain funds through the activities and projects we are currently working on including:

- Voices to Recovery forums to promote the SUPER CRO
- Recovery Box sales

The personnel we are engaging with to carry out our programs and activities include people who have had a lived experience of mental distress or trauma background who are involved in actively involved in developing the rules and policies for running the SUPER CRO – this includes the 4 people who have taken on the roles of Responsible Persons. A General Meeting will called once the rules have been finalised

The second group of people include person with lived experience of mental distress or trauma background who does not want to be actively involved in organising activities or the day to day running of the SUPER CRO, however have expressed an interest in being members of the SUPER CRO, getting information about events we have organised and they have signed up through our website or attended one of our events like Recovery Camp, Team Marbles Challenge, MAD Pride concerts or Voices for Recovery events

The third group of people are what we call Friend of SUPER CRO, that is anybody who supports the purpose of the SUPER CRO, however they cannot vote or move a motion at meetings of the SUPER CRO

We have included our three year financial projections in a separate spreadsheet and expect to turn over \$60,980.00 and make a surplus at the end of three years of \$16,459.05

Third parties we have involved in supporting the development of the SUPER CRO across Australia include:

- MH-worX
- Wayahead
- Mental Health Carers Network NSW
- Inner City Mental Health Recovery Network
- The Station Community Mental Health Centre
- TheMHS

if available, evidence of in-principle financial support or seed funding.

The current people nominated as Responsible persons have been focussing on getting the rules accepted by the ACNC and the first task after the Special General Meeting to identify active members will be to establish a Financial working group to establish policies about managing the funds on behalf of members

Where CRO's are Happening

This is the start of how the SUPER CRO is supporting other CRO's in Australia to grow as per our mission

