# **PARENTS & CITIZENS' ASSOCIATION CONSTITUTION**

FOR

# SPRINGFIELD CENTRAL STATE SCHOOL

APPROVAL

**PRINCIPAL:**Angela Gooley**DATE:**March 17 2015



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Springfield Central State School Parents and Citizens' Association Constitution – adopted March 17, 2015.

# Preamble

The *Education (General Provisions) Act 2006(Qld)*(the Act) states that all Parents & Citizens' Associations must have a constitution and that such constitutions will have no effect unless approved by the Director-General of the Department of Education, Training and Employment. Under section 36 of the *Education (General Provisions) Regulation 2006 (Qld)*, the Director-General of the Department may prepare a model constitution for P&C Associations. This model constitution (the Constitution) has been prepared under that section and will replace your current constitution.

# **Part I – Functions and Powers**

#### 1 NAME

The name of the Association is Springfield Central State School P&C.

#### OBJECTIVES

The objectives of the Association are to promote the interests of, and facilitate the development and further improvement of the School<sup>1</sup>, for example, by promoting parent participation and encouraging collaboration between parents, students, school communities and non-government entities to foster a commitment to achieving the best educational outcomes for children and young people.

### 2 FUNCTIONS

In pursuit of the Association's objectives, the functions of the Association are to:

- 2.1 foster community interest in educational matters
- 2.2 try to bring about closer co-operation between the parents of children attending the School and other members of the community, staff members of the School and students of the School if asked by the principal, give advice and recommendations about:

<sup>&</sup>lt;sup>1</sup>The term "school" is used in this Constitution for ease of reference and should be read in conjunction with the definition set out in clause 26.

2.2.1	issu es rela ting to per son s who rec eive edu cati onal instr ucti on at the Sch ool
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- 2.3 give, or assist in the giving of, financial or other resources or services for the benefit of persons who receive educational instruction at the School
- 2.4 perform any other functions, not inconsistent with the Act, as the Minister may decide.

## **3 PERFORMANCE OF FUNCTIONS**

In the performance of its functions, the Association must comply with the Act and any written directions the Minister may give the Association about:

- a) complying with Departmental policies that apply to the Association, or
- b) any matter relevant to the performance of the Association's functions.

#### 4 GENERAL POWERS

4.1 The Association has the powers conferred on it by, or derived by it from, the Act, the *Statutory Bodies Financial Arrangement Act 1982 (Qld)* (SBFA Act) and any other legislation (including subordinate legislation) relevant to Parents & Citizens' Associations including the powers listed in this clause.

- 4.2 The Association may conduct at the premises of the School a tuckshop or other amenity if the Association reasonably believes the tuckshop or amenity is likely to:
  - a) help staff members of the School in their professional duties, or
  - b) help students of the School in their studies.
- 4.3 The Association may employ such persons as considered necessary for the purposes of the Association, subject to relevant laws, industrial awards and employment agreements.
- 4.4 If a school council exists at the School, the Association may:
  - a) elect parent members to the school council at a meeting held for that purpose in accordance with clause 12.4
  - b) approve the draft school council constitution in accordance with sections109(4) and 109(6)of the Act
  - c) suggest strategic issues and proposals for consideration by the school council
  - d) facilitate consultation with the members of the Association on behalf of the school council.
- 4.5 The Association may enter into Relevant Agreements provided that:
  - a) where the Association alone proposes to enter into the Relevant Agreement, it has the written approval of the Minister generally for the type of Relevant Agreement or for the particular Relevant Agreement
  - b) the Association deals with any money it receives under the Relevant Agreement as the Minister may direct or, otherwise, as the Association believes appropriate, consistent with its objectives, and
  - c) the Relevant Agreement contains any conditions required by the Minister by notice given to the Association or published in the gazette.
- 4.6 The Association may establish subcommittees in accordance with clause 13.
- 4.7 The Association may commence proceedings in the name of the Association in accordance with clause 9.
- 4.8 Subject to and in accordance with the SBFA Act, the Association may:
  - a) borrow money
  - b) invest money
  - c) operate a deposit and withdrawal account with a financial institution
  - d) establish a school building fund in accordance with clause 6, and
  - e) enter into certain other transactions or arrangements in accordance with the SBFA Act, subject to any necessary approvals being obtained as required under the SBFA Act.

#### 5 BUILDING FUNDS

- 5.1 Subject to obtaining any necessary approvals under the Act or the SBFA Act, where consistent with achieving the Association's objectives and performing the Association's functions, and subject to resolution passed by a majority of members at a duly constituted meeting, the Association may establish, maintain and operate a school building fund in accordance with the following rules:
- 5.2 The Association may apply for endorsement as a deductible gift recipient under Subdivision 30-BA of the *Income Tax Assessment Act 1997 (Cth)* (or as amended from time to time or under any legislative provision enacted in substitution for those provisions) for the operation of a School building fund.

- 5.3 The public must be invited to contribute gifts of money or property to the fund.
- 5.4 The Association must maintain a gift fund for the principal purposes of the school building. To avoid any doubt, the gift fund forms part of the school building fund. A separate bank account can be the 'gift fund'.
- 5.5 The Association must credit monetary gifts, interest earned, deductible contributions and proceeds of sale of gifted property to the gift fund. For example, interest earned on the gift fund bank account must be credited back to that gift fund bank account.
- 5.6 The Association must not credit money or property other than gifts into the gift fund.
- 5.7 The school building fund must be controlled by a subcommittee of the Association, the majority of whom must be Responsible Persons such that the fund satisfies the requirements to be a public fund. Responsible Person means an individual who:
  - performs a significant public function
  - is a member of a professional body having a code of ethics or rules of conduct
  - is officially charged with spiritual functions by a religious institution
  - is a director of a company whose shares are listed on the Australian Stock Exchange
  - has received formal recognition from government for services to the community, or
  - is an office holder of a community organisation (e.g. President of Parent and Citizens' Association).
- 5.8 The Association must use the fund solely for the acquisition, construction or maintenance of a building used, or to be used, as a school or college by the School.
- 5.9 The Association may use the money in the fund to pay for the reasonable costs of managing the fund. Examples of costs include bank fees and charges, stationery costs and accounting and audit fees relating directly to the fund.
- 5.10 The Association must not distribute directly or indirectly any portion of the fund or its income to its members or their associates.
- 5.11 If the Association issues a receipt for a gift to the school building fund, the Association must ensure that the receipt states:
  - a) the name of the fund
  - b) the Australian Business Number of the Association
  - c) the fact that the receipt is for a gift
  - d) the amount of gifts of money
  - e) a description of any gifts of property, and
  - f) the date of the gift.
- 5.12 The Australian Taxation Office must be notified of any changes made to this constitution that affect the fund's rules or dissolution or winding up provisions.
- 5.13 The Australian Taxation Office must be notified at the first occurrence of:
  - a) the winding up of the fund
  - b) the dissolution of the Association, or
  - c) dissolution of the gift fund.

5.14 On the winding up or dissolution of the fund, or if the endorsement of the Association as a deductible gift recipient of the fund is revoked by the Australian Taxation Office, any surplus assets of the fund, including contents of the gift fund, must be transferred to the school building fund of another P&C Association to which tax deductible gifts can be made under Subdivision 30-15 of the *Income Tax Assessment Act 1997 (Cth)*.

## 6 CONSTITUTION SUBJECT TO APPLICABLE LAWS

This Constitution (including the powers of the Association referred to in it) is subject to, and must be read in conjunction with, all applicable laws, including:

- a) the Act
- b) the SBFA Act
- c) the Auditor-General Act 2009 (Qld).

## 7 CONSENT OF THE CHIEF EXECUTIVE FOR CERTAIN ACTIVITIES

If the object of an activity of the Association is, or includes, one or more of the following matters, the consent of the Director-General must be obtained before the activity is carried out:

- a) the construction of improvements to the premises of the School
- b) the addition of a fixture to the premises of the School
- c) the purchase of furniture for the School.

## 8 AUTHORITY OF ASSOCIATION

The Association may, without derogating from the authority of the Principal in the Principal's capacity as the person in charge of the School, exercise the authority in relation to the School that is consistent with the functions of the Association, **provided that** the Association must not exercise any authority over the teaching staff, or over the control or management, of the School.

## 9 LEGAL PROCEEDINGS

- 9.1 Subject to clause 9.2, a proceeding may be started and conducted in the name of the Association by:
  - a) the Association's President, or
  - b) another member of the Association appointed in writing for that purpose by the President.
- 9.2 The Association must obtain the Minister's approval before starting any proceeding.
- 9.3 If a document starting a proceeding against the Association (including for example, a notice of claim) or any other document relevant to a proceeding is served on a member of the Association's executive committee, that person must give the Director-General a copy of the document as soon as practicable.
- 9.4 The Minister may give the Association a written direction about a proceeding started by or against the Association under this clause and the Association must comply with the direction.

# Part II – Members, Officers and Bodies

#### 10 MEMBERSHIP

10.1 Eligibility

	10.1.1	The follo win g per son s are eligi ble to be me mb ers of the Ass ocia tion:
a parent of a child/student attending the School		
staff member of the School, or		
an adult who is interested in the school's welfare		
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	10.1.3	The Prin cipa I of the Sch ool is aut om atic ally a me mb er of the Ass

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# 10.2 Membership of the Association

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**VERSION: FEBRUARY 2015** 

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10.2.7 The Ass ocia tion may refu se an appl icati on for me mb ers hip if it pas ses а res oluti on in favo ur of refu sing the me mb ers hip appl icati on at a duly con stitu ted me etin g. For exa mpl e, it may be а gro und for refu sal

of me mb ers hip of a per son if the per son has, at the time of appl icati on for me mb ers hip, com mitt ed any act or don е anyt hing whi ch, if the per son was alre ady а me mb er of the Ass ocia tion, wou ld be gro

und s for rem oval und er clau se 15.

10.2.8 A per son who is refu sed me mb ers hip of an ass ocia tion may mak e a sub mis sion to the Mini ster abo ut the refu sal, and appl y, as pro vide d und er the Que ensl and Civil and Ad mini stra tive Trib unal (QC AT) Ácť, to QC

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10.3 Register

10.3.1 A regi ster of me mb ers of the Ass ocia tion mus t be mai ntai ned and mus t cont ain the follo win g info rma tion:

- a) each member's name and address
- b) the date each member became a member
- c) for a person who ceases to be a member, the date the person ceased to be a member, and
- d) for honorary life members, the date life membership was awarded and the basis for the award.

10.3.2 In addi tion, the regi ster of me mb ers of the <mark>Ass</mark> ocia tion mus t cont ain one of the follo win g for eac h me mb er who is not a par ent of a stud ent atte ndin g the Sch ool:

- a) details of the member's date of birth
- b) a record that the member has stated the member is 18 years or more, or
- c) a record by the secretary or other person responsible for making entries in the register that the member appears to be 18 years or more.

10.3.3 The regi ster of me mb ers sho uld be avai labl e at eac h me etin g of the Ass ocia tion.

#### 10.4 Membership Fees

Members of the Association are not required to pay a membership fee.

#### 10.5 Resignation

A member may resign from the Association at any time by giving notice in writing to the Secretary of the Association. A notice of resignation takes effect when the notice is given or, if a later time is stated in the notice, the later time.

#### 10.6 Award of Honorary Life Membership

10.6.1 The Ass ocia tion, oth er tha n an inte rim P& С Ass ocia tion, may deci de to awa rd a per son who is or was а me mb er of the Ass ocia tion hon orar y life me mb ers hip of the Ass ocia tion only on the basi s that per son

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10.6.4 A per son who is the subj ect of a pro pos ed res oluti on to awa rd the per son hon orar у life me mb ers hip:

- a) must not be present during discussions about the proposal, or voting on it, at a meeting of the Association
- b) must not vote on the proposal.

# 11 OFFICERS OF THE ASSOCIATION

# 11.1 Officers and Eligibility to Hold Office

	11.1.1	Sub ject to clau set 1.3, 1.1. 1.4 and 1.3 below, at each and genal metion of the solution of
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- a) a President
- b) at least one Vice-President

- c) a Secretary
- d) a Treasurer
- e) any additional Officers as decided by the Association.

11.1.2	The Offi cers of the Ass ocia tion hold offic e in an hon orar y cap acit y.
11.1.3	The offic e of Tre asu rer mus t not be held by eith er the curr ent Pre side nt or Sec reta ry of the Ass ocia tion.

11.1.4	The Prin cipa I may not hold a posi tion as an Offi cer of the Ass ocia tion.
11.1.5	Sub ject to the rest ricti ons else whe re in this Con stitu tion, a retir ing Offi cer or for mer Offi cers a re eligi ble for re- else to tions else whe re tions tions tions else tions

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	11.1.7	No employ ee (incl udin g ant ract of the Ass ocia tion a posi tion as an Offi cer or as an exe cuti ve mb ef a sub mitt ee.
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### 11.2 Vacancies

11.2.1 The posi tion of an Offi cer bec om es vac ant if the Offi cer:

- a) dies
- b) resigns his or her Office by signed notice given to:
  - i) in the case of the President a Vice-President or the Secretary or Treasurer, or
  - ii) in the case of another Officer the President
- c) is absent from three consecutive meetings of the Association where:
  - i) there is a quorum for each meeting not attended
  - ii) the member has been given notice of the meetings in accordance with this Constitution
  - iii) the absences have been without the Association's leave and without reasonable excuse.

11.2.2 For the pur pos e of calc ulati ng whe ther the Offi cer has bee n abs ent fro m thre е con sec utiv е me etin gs, if the Offi cer atte nds а me etin g duri ng the rele vant peri od, whe re ther e is no quo rum this is cou

nte d as atte nda nce at a me etin g. 11.2.3 А noti се und er clau se 1 1.2. 1(b) take s effe ct on the dat е the noti се is give n or, if a late r time is stat ed in the noti ce, the late r time •

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11.2.5	A posi tion whi ch is not fille d at ann ual gen eral me etin g may be fille d by elec tion at the next gen eral me etin g of the Ass ocia tion.

11.3 Election

11.3.1	At eac h annual genal meine etin g of the Ass ocia tion, mb ers of the Ass ocia the me etin g mus t elec t Offi Socia tion.
11.3.2	Offi cers of the Ass ocia tion may only be elec ted as follo ws:
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a) any two members of the Association (the **Nominating Members**) may nominate another member (the **Candidate**) to be an Officer

- b) the nomination may be made:
  - i) in person, by the Nominating Members, at the relevant meeting, or
  - ii) if the Candidate cannot be present at the relevant meeting, by giving the Secretary, before the meeting, a nomination in writing signed by the Nominating Members and the Candidate
- c) if there is only one nomination for a position the Candidate will be elected to the relevant office if the candidate receives the votes of a majority of the members at the meeting
- d) if there is more than one nomination for a position the Candidate who receives the majority of the votes will be elected to the relevant office.

## 11.4 Election of School Council Members

11.4.1	If a sch ool cou ncil exis ts for the Sch ool, the Sch ool, the Ass ocia tion may elec t par ent mb ers for the cou
	the cou ncil as follo
	WS:

- a) prior to holding a meeting for the purpose of electing parent members, the Association must ascertain from the principal the number of parent members to be elected to the school council
- b) any two members of the Association (the **Nominating Members**) may nominate any parent of a child at the school (the **Candidate**) to be an elected parent member of the council
- c) the nomination may be made:
  - i) in person, by the Nominating Members, at the relevant meeting, or
  - ii) if the Candidate cannot be present at the relevant meeting, by giving the Secretary, before the meeting, a nomination in writing signed by the Nominating Members and the Candidate

- d) if there is only one nomination for a position, the Candidate will be elected to the position if the Candidate receives the votes of a majority of the members at the meeting
- e) if there is more than one nomination for a position, the Candidate who receives the majority of the votes will be elected to the relevant office.

#### 11.5 Notification of Officers

The Secretary of the Association must, as soon as practicable upon the formation of the Association and after each annual general meeting (or, in the case of an election to fill a casual vacancy, the relevant general meeting), give to the Director-General and to P&Cs Qld notice of the names and addresses of the elected Officers.

## **12 EXECUTIVE COMMITTEE**

#### 12.1 Executive Committee

12.1.1 The Ass ocia tion has an Exe cuti ve Со mmi ttee that is com pris ed of the follo win g Offi cers of the Ass ocia tion:

- a) the President
- b) the Vice-President or Vice-Presidents
- c) the Secretary
- d) the Treasurer.

12.1.2 Wh en Offi cers of the Ass ocia tion are elec ted at an ann ual gen eral me etin g, the nu mb er of rele vant staff me mb ers of the Sch ool who may be me mb ers of the Exe cuti ve Co mmi ttee mus t not be mor е tha

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12.1.3 Cla use 12. 1.2 doe s not appl y to the Ass ocia tion if the Dire ctor Gen eral rea son ably beli eve s that com plyi ng with that req uire me nt wou ld pre vent all of the posi tion s of the Exe cuti ve Co mmi ttee bein g fille d

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## 12.2 Description of Executive Committee

12.2.1 The follo win g des crib es the key func tion s of the Ass ocia tion offic ers:

- The **President** provides leadership and is the accountable officer of the Association. Their role is to act as a representative of the Association, encourage communication between the Association, School administration and the community and encourage participation in the Association. The President will be the Chair of meetings and conduct them in an efficient and timely fashion, being familiar with the rules, constitution and other documents governing Association operations. The President is an official member of the school council for the School, if one exists.
- The Vice-President provides essential support for the President and possibly other members of the Executive Committee. They will Chair those meetings from which the President is absent and carry out any duties that have been delegated by the President. They should also be familiar with the rules, constitution and other documents governing Association operations.
- The **Secretary** collates the agenda papers for each meeting, (including subcommittee reports) and assists the President in preparing an agenda for each meeting. They prepare and present minutes of the Association's meetings, record and deal with correspondence in/out as directed and generally organise, record and maintain information pertaining to the activities of the Association.
- The **Treasurer** has the overall responsibility for the financial management of the Association, including all subcommittee accounts. In their role they must comply with the Accounting Manual for P&C Associations in all respects. They prepare an annual budget and Annual Operational Plan for the Association in consultation with the Association's Executive Committee. It is the Treasurer's responsibility to keep accurate accounts of receipts and expenditure.

12.2.2 Und er the Sch ool Pla nnin g, Rev iewi ng and Rep orti ng Fra me wor k, the Ass ocia tion is invo lved as a repr ese ntati ve of the loca I sch ool com mu nity. The Exe cuti ve Offi cers are enc our age d to ens ure that they are syn

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12.2.3	All Exe cuti ve Offi cers sho uld ens ure that all offic ial info rma tion is sec urel y stor ed.

# 12.3 Authority of Executive Committee in Matters of Urgency

12.3.1	The Exei ve Co mit teey, by more the exercised of the exe
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12.3.2	The Exe cuti ve Co mmi ttee may not rem ove a per son as a me mb er or an Offi cer of the Ass ocia tion.
12.3.3	All Offi cers of the Exe cuti ve Co mmi ttee hav e an equ al vote whe n voti ng on mat ters of urg enc y.

12.3.4 Full part icul ars of acti ons take n by the Exe cuti ve Со mmi ttee as mat ters of urg enc у mus t be tabl ed at the next sch edul ed gen eral me etin g of the Ass ocia tion or at a spe cial me etin g call ed for that pur pos e.

## **13 SUBCOMMITTEES**

- 13.1 The Association may establish subcommittees it considers appropriate for purposes consistent with the objectives and functions of the Association (including for example, subcommittees for special purposes such as a swimming club or tuckshop) and the number of subcommittee members that constitute a quorum.
- 13.2 Subcommittees may only act within the scope of the authority given to the subcommittee by the Association and must follow any direction given by the Association to the subcommittee.
- 13.3 Without limiting section 14.2, subcommittees will operate under the general supervision of the Association, and will be subject to conditions the Association considers appropriate.
- 13.4 Only members of the Association are eligible to be members of a subcommittee and the members will be appointed by the Association.
- 13.5 Subject to clause 13.7, the Association must appoint particular members of the subcommittee to be the Chairperson, Secretary and, if funds are to be raised or spent by the subcommittee, the Treasurer of the subcommittee.
- 13.6 Officers of the Association are eligible to hold positions on subcommittees.
- 13.7 The Chairperson or Secretary of the subcommittee may not be the Treasurer of the subcommittee.
- 13.8 Each subcommittee of the Association will, subject to a contrary direction by the Association, provide a written report of its progress to every general meeting of the Association. If the subcommittee is authorised by the Association to raise or spend funds, then the Treasurer of the subcommittee will present a written financial statement, at every general meeting of the Association. The subcommittee accounts will be subject to an audit as part of the Association's accounts.
- 13.9 The timing and frequency of meetings of each subcommittee will, subject to an alternative contrary direction by the Association, be determined by a majority of the votes of the members of the relevant subcommittees.
- 13.10 Matters arising at a meeting of a subcommittee are decided by a majority of the votes of members present at the subcommittee meeting, where each member present has a vote on the matter. The Chairperson of the subcommittee, or, if the Chairperson is not present at the meeting, the person presiding at the meeting, has a deliberative vote and if the votes on a matter are equal, a casting vote.
- 13.11 If a quorum is not present at a subcommittee meeting, the meeting will adjourn to a date determined by its members, subject to an alternative direction by the Association.
- 13.12The tenure of each subcommittee is at the discretion of the Association.

## 14 FINANCIAL INTEREST

- 14.1 In this clause 14, "relevant entity" means:
  - a) the Association, or
  - b) the Executive Committee, or a subcommittee, of the Association.

- 14.2 If a member of a relevant entity (the "Interested Member") has a direct or indirect financial interest in an issue being considered, or about to be considered, by the relevant entity which could conflict with the proper performance of the Interested Member's duties in relation to the consideration of the issue then, as soon as practicable after the relevant facts come to the Interested Member's knowledge, the Interested Member must disclose the nature of the interest to a meeting of the relevant entity. The disclosure must be recorded in the relevant entity's minutes.
- 14.3 Unless the relevant entity directs, the Interested Member must not be present when the relevant entity considers the issue or take part in a decision of the relevant entity about the issue.
- 14.4 The Interested Member must not be present when the relevant entity considers whether to give a direction under clause 14.3.
- 14.5 If there is another member of the relevant entity (the "**Second Member**") who must, under clause 14.2, also disclose an interest in the issue, the Second Member must not:
  - a) be present when the relevant entity is considering whether to give a direction under clause 14.3, or
  - b) take part in making the decision about giving the direction.
- 14.6 lf:
  - a) because of this clause 14, a member of the relevant entity is not present at a meeting of the relevant entity for considering or deciding an issue, or for considering or deciding whether to give a direction under section 14.3, and
  - b) there would be a quorum for the relevant entity if the member were present, then, the remaining members of the relevant entity present are a quorum for the relevant entity for considering or deciding the issue, or for considering or deciding whether to give the direction, at the meeting.

## 15 REMOVAL OF MEMBERS AND OFFICERS OF AN ASSOCIATION

#### 15.1 Nominated Persons and Removed Persons

In this clause 15:

- a) "Nominated Person" means a person who is a member, or a member and Officer, of the Association
- b) "Remove" a Nominated Person means:
  - i) if the person is a member only of the Association remove the person as a member of the Association, or
  - ii) if the person is a member of the Association and an Officer remove the person as a member and Officer of the Association, or as an Officer of the Association only
- c) "**Removed Person**" means a Nominated Person who has been Removed by the Association under clause15.4
- d) "**Notice of Removal**" means a notice, under clause 15.4.5, from an Association to a Nominated Person Removing the Nominated Person.

#### 15.2 Removal of Nominated Person

The Association may only Remove a Nominated Person in accordance with this clause 15.

#### 15.3 Grounds for Removal of Nominated Person

Each of the following is a ground for Removing a Nominated Person:

- a) the Nominated Person is convicted of an indictable offence
- b) the Nominated Person, without reasonable excuse; contravenes the Act or this Constitution
- c) for a Nominated Person who is an Officer, the Nominated Person, without reasonable excuse, fails to perform the duties of the office in a competent manner
- d) the Nominated Person, engages in conduct that is injurious or prejudicial to:
  - i) the promotion of the interests of, or the facilitating of the development and further improvement of the School, or
  - ii) the good order and management of the School.

#### 15.4 Removal of a Nominated Person

15.4.1 lf the Ass ocia tion con side rs a gro und exis ts to Re mov eа No min ate d Per son, the Ass ocia tion mus t give the No min ate d Per son writt en noti се stati ng:

- a) the action the Association intends to take
- b) the grounds for the proposed action

- c) an outline of the facts and circumstances forming the basis for the grounds
- d) an invitation for the Nominated Person to show, within a stated time of at least 14 days, why the action should not be taken.

15.4.2 The Ass ocia tion mus t con side r all writt en repr ese ntati ons ma de to it with in the stat ed time and det erm ine whe ther the Ass ocia tion still con side rs a gro und to Re mov е the No min ate d Per son exis ts.

15.4.3 The Ass ocia tion will vote on the Re mov al of the No min ate d Per son by secr et ball ot at a gen eral or spe cial me etin g of the Ass ocia tion and the deci sion to Re mov е the No min ate d Per son will be det erm ined by

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15.4.4	If, afte r con side ring all writt en repr ese ntati ons ma de with in the stat ed time
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15.4.5 The Ass ocia tion mus t notif y the No min ate d Per son of the Ass ocia tion' s deci sion to Re mov е the No min ate d Per son by writt en noti се to the No min ate d Per son with in 14 day s afte r the Ass ocia

tion mak es its deci sion and the noti ce mus t stat e:

- a) the reasons for the decision
- b) the date on which the Association's decision to Remove the Nominated Person takes effect in accordance with clause 16.4.6
- c) that the person may make a submission to the Minister against the decision
- d) the Minister's name and address
- e) the way in which the submission may be made.

15.4.6	Subject to clau s 1.4.7, the ci on t
	noti ce,

15.4.7 If the gro und for the Re mov al of the No min ate d Per son is that the me mb er is con vict ed of an indi ctab le offe nce:

- a) the Removal does not take effect until:
  - i) the end of the time to appeal against the conviction
  - ii) if an appeal is made against the conviction, the appeal is finally decided
- b) the Removal has no effect if the conviction is quashed on appeal.

## 15.5 Submissions Against Removal of Removed Person

15.5.1 A Re mov ed Per son may mak e a sub mis sion agai nst thei r Re mov al to the Mini ster whi ch mus t:

- a) be in writing
- b) include an address in Australia to which notices for the Removed Person may be sent
- c) state fully the grounds for the submission and the facts relied on
- d) include a copy of the Notice of Removal
- e) be given to the Minister within14days of the Notice of Removal being given to the Removed Person, or, if the Minister allows, a later time for the giving of the submission.

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# Part III – Meetings and Voting

## 16 MEETINGS

## 16.1 Presiding at Meetings

16.1.1 The Pre side nt of the Ass ocia tion mus t pre side at all me etin gs of the Ass ocia tion at whi ch the Pre side nt is pre sent .

16.1.2 If the Pre side nt is abs ent fro m an Ass ocia tion me etin g, but а Vic e-Pre side nt is pre sent , a Vic e-Pre side nt no min ate d and conf irm ed by maj ority vote at the me etin g mus t pre side at that me etin g.

16.1.3 If neit her the Pre side nt nor а Vic e-Pre side nt is pre sent , or thos е offic es are vac ant. а me mb er elec ted by thos е pre sent at the me etin g mus t pre side .

#### 16.2 Minutes of Meetings

The Secretary, or nominee, will record proceedings of any meeting of the Association by way of concise and accurate minutes. The person presiding at that meeting, or the person presiding at the next meeting, will sign the minutes of the meeting verifying the accuracy of the minutes as accepted by the Association.

#### 16.3 Annual General Meetings

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16.3.3 At leas t 14 day s bef ore the day of the ann ual gen eral me etin g, noti се will be give n in writi ng of an ann ual gen eral me etin g per son ally, or by post to eac h me mb er of the Ass ocia tion, or by a noti се in

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16.3.5 If a quo rum is not pre sent at an ann ual gen eral me etin g the n the me etin g will be adjo urn ed and the Offi cers will det erm ine ano ther dat е for the me etin g and the Sec reta ry will give noti се of the me etin

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16.3.6 If a quo rum laps es <u>duri</u> ng an ann ual gen eral me etin g, the me etin g will be adjo urn ed to a late r dat e as det erm ined by the Offi cers and the Sec reta ry will give noti се of the me etin g in acc ord anc е with clau se

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16.3.8 The ord er of busi nes s to be con duct ed at an ann ual gen eral me etin g of the Ass ocia tion mus t be und erta ken in the follo win g ord er:

- a) welcome to members and introduction of any special visitors
- b) apologies
- c) confirmation of minutes of the previous annual general meeting
- d) business arising out of the minutes of the previous annual general meeting
- e) receipt and adoption of the Association's audited annual financial statement and Treasurer's report (to include all relevant subcommittees' audited financial statements) [should the audit not be available the meeting cannot proceed and must be adjourned until such time as the audit is available for consideration by the members]
- f) receipt and adoption of the President's annual report
- g) motion to consider all applications to renew existing membership
- h) motion to accept applications to renew existing membership
- i) motion to consider all new applications for membership
- j) motion to accept new applications for membership
- k) election of Officers/Executive Committee

- I) motion to change bank signatories to the newly elected Officers
- m) confirmation of continuing subcommittees of the Association (including appointment of members of subcommittees)
- n) appointment of the Association's Auditor
- o) adoption of the Student Protection Risk Management Strategy
- p) general business.

#### 16.4 General Meetings (other than Annual General Meetings)

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16.4.6 If a quo rum laps es <u>duri</u> ng а gen eral me etin g, the n the me etin g will end • All unfi nish ed busi nes s will be plac ed on the age nda for the next gen eral me etin g. Ăny mat ters of urg enc y may be con side red

by the Exe cuti ve Co mmi ttee . 16.4.7 А me mb er may plac е an item of busi nes s of the Ass ocia tion on the age nda for а gen eral me etin g by notif ying the Sec reta ry prio r to the me etin g.

16.4.8 The ord er of busi nes s at а gen eral me etin g of the Ass ocia tion is as follo WS:

- a) apologies
- b) confirmation of the minutes of the previous general meeting
- c) business arising from the minutes of the previous general meeting
- d) correspondence received since the previous general meeting- inward and outward
- e) business arising from the correspondence
- f) table Executive Committee's decisions (if any)
- g) treasurer's report and financial statement, and any business arising from Treasurer's report and financial statement
- h) subcommittee reports and financial statements, and any business arising from subcommittee reports and financial statements
- i) other reports
- j) motions on notice
- k) general business
- I) applications for membership and recording of new members.

#### 16.5 Special Meetings

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16.5.6 A Spe cial Me etin g may only be con ven ed for:

- a) the tabling of actions of the Executive Committee in dealing with matters of urgency
- b) proposed amendments to this Constitution
- c) proposed removal of a member of the Association
- d) proposed removal of an Officer of the Association
- e) proposed dissolution of the Association
- f) business determined by resolution of members of the Association at a general meeting of the Association to be dealt with at a special meeting
- g) business determined by the Officers of the Association to be dealt with at a special meeting, or
- h) business determined by written request to the Secretary of a majority of Association members to be dealt with at a special meeting.

## 17 VOTING

- 17.1 A question at an Association meeting is, subject to this Constitution, decided by a majority of the votes of the members present.
- 17.2 Members who are listed as current members in the register of members are entitled to vote at any duly constituted meeting of the Association.
- 17.3 Each member present at an Association meeting has a vote on each question to be decided and if the votes on a question are equal, the person presiding at the meeting of the Association has a casting vote.
- 17.4 Voting by proxy is **not** permitted.

## Part IV – Finance, Audit and Records

### 18 FINANCE

#### 18.1 Association is a Statutory Body

The Association is a statutory body under the SBFA Act and its financial powers and responsibilities are set out in both the Act and the SBFA Act. The Association's performance of its powers and responsibilities in this Part IV of this Constitution is subject to, and must be performed in accordance, with the Act and the SBFA Act.

#### 18.2 Financial Year

The financial year of the Association is the period of twelve months starting on 1 January in a year and ending on 31 December in that year.

## 18.3 Accounting for P&C Associations

The Association and its members are bound to comply with the latest version of the Accounting Manual for P&C Associations (the Accounting Manual).

## 18.4 **Responsibilities**

18.4.1	The res pon sibil ities of the Offi cers
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# 18.5 General Matters

18.5.1 All mo ney s rais ed by and on beh alf of the Ass ocia tion will be pro vide d to the Tre asu rer of the Ass ocia tion, to be ma nag ed in the na me of the Ass ocia tion.

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a) firstly, in paying expenses lawfully incurred by the Association

b) secondly, in achieving the objectives and performing the functions of the Association.

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18.6 Banking

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18.6.6	The che que acc oun t of the Ass ocia tion will be ope rate d by sign atur e of any two Offi cers of the Ass ocia tion.

18.7 Expenditure

18.7.1	No exp endi ture , exc ept as a mat ter of urg enc y as app rov ed by a maj ority of
	the Exe cuti ve Co mmi ttee
	, may be incu rred with out the prio r app rov al of the Ass ocia tion.

18.7.2 All acc oun ts mus t be sub mitt ed for app rov al of pay me nt at a gen eral me etin g or spe cial me etin g of the Ass ocia tion.

18.7.3 If the Ass ocia tion res olve s at an ann ual gen eral me etin g to ĥav e a pett y cas h fun d, the am oun t of the pett у cas h fun d of the Ass ocia tion will be \$a mo unt] or an am oun t as det erm ined by res oluti on of

the Ass ocia tion at the ann ual gen eral me etin g of the Ass ocia tion.

18.7.4 The Tre asu rer will mai ntai n a rec ord of ехр endi ture fro m the pett у cas h fun d tog eth er with rec eipt s. The Tre asu rer will sub mit а rep ort of exp endi ture fro m the pett у cas h fun d to the gen eral me

	etin g of the Ass ocia tion.
18.7.5	All pay me nts, oth er tha n fro m the pett y cas h fun d, will be ma de y che que or elec tron ic fun ds tran sfer (EF T).

# 18.8 Borrowing and Investing

In borrowing or investing, the Association must comply with, in addition to the Act and SBFA Act, the Accounting Manual and any directions of the Minister.

### 18.9 Subcommittee Funds

18.9.1	Any fun ds rais ed by a sub com mitt ee are the Ass ocia is fun ds and und er the Ass ocia
	ocia tion' s cont rol. Suc h fun ds are also subj ect to the pro visi ons of clau ses 18. 5.2 to 18. 5.4.

18.9.2 If a sub com mitt ee is aut hori sed by the Ass ocia tion to rais е and spe nd fun ds, the Tre asu rer of the sub com mitt ee mus t:

- a) be provided with all amounts received by the subcommittee and manage those amounts
- b) keep a proper record of receipts and expenditure of the subcommittee
- c) ensure amounts received by the subcommittee are deposited promptly in an account with a financial institution in the name of the subcommittee, or in another account, as directed by the Association.

18.9.3 If a sub com mitt ee has bee n aut hori sed by the Ass ocia tion to rais e or exp end fun ds, the Ass ocia tion will det erm ine the ope rati ng fun ds of the sub com mitt ee.

18.9.4 If a sub com mitt ee is aut hori sed to ope rate а ban k acc oun t in its own na me, the acc oun t will be held at the sam е ban k as the Ass ocia tion and will be ope rate d by any two of the Cha irpe rso n, Sec reta ry and

Tre asu rer of the sub com mitt ee.

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# 18.10 Mandatory Insurance Cover

The Association must purchase and maintain the insurance cover required by the Director-General by notice published from time-to-time in the gazette.

# 19 AUDIT

#### 19.1 Association Must Be Audited

The accounts of the Association and its subcommittees for each financial year must be audited annually, in accordance with the Accounting Manual.

#### 19.2 Appointment of Auditor

19.2.1 All of the acc oun ts of the Ass ocia tion mus t be audi ted eac h yea r by а per son (the "**Au** dito **r**") who is app oint ed at the ann ual gen eral me etin g or а spe cial me etin g con ven ed for that pur pos e.

19.2.2 A me mb er of the Ass ocia tion may be the Aud itor only with the арр rov al of the Dire ctor \_ Gen eral •

19.2.3 The Aud itor mus t, as far as is pos sibl e, be а loca L per son awa re of the acti vitie s of the Ass ocia tion and be:

- a) a member of CPA Australia who is entitled to use the letters 'CPA' or 'FCPA'
- b) a member of The Institute of Chartered Accountants in Australia who is entitled to use the letters 'CA' or 'FCA'
- c) a member of the National Institute of Accountants who is entitled to use the letters 'MNIA', 'FNIA', 'PNA' or 'FPNA'
- d) an employee of a public sector entity who has the maturity, commercial skills and experience to examine the books and accounts of the Association, or
- e) an employee of an insurance company, financial institution or other financial or commercial organisation, who has the maturity, commercial skills and experience to examine the books and accounts of the Association.

19.2.4 Wh ere pos sibl e, the Aud itor is to be app oint ed in an hon orar у cap acit y. Ho wev er, whe re this is not pos sibl e, the Aud itor' s fees will be neg otiat ed and conf irm ed prio r to app oint me nt.

#### 19.3 Annual Audit

19.3.1 As S00 n as pos sibl е afte r the end of the fina ncia I yea r, but prio r to the ann ual gen eral me etin g, the Tre asu rer will sub mit to the Ass ocia tion' s Aud itor, and the Aud itor will exa min e, the boo ks and acc oun

ts of the Ass ocia tion and its sub com mitt ees, whi ch incl ude :

- a) minutes of meetings
- b) records of income
- c) records of payments
- d) cashbooks
- e) records of assets and liabilities
- f) such other records, as the Auditor considers appropriate.

19.3.2 The Aud itor mus t verif у with fina ncia I insti tutio ns with whi ch the Ass ocia tion has acc oun ts (the "Fin anc ial Acc oun ts") the fina ncia L bala nce held or owi ng, so as to be able to certi fy whe ther or not, in the Aud

- a) the Association's financial statements are in agreement with the Financial Accounts and in a form that complies with the Accounting Manual and the requirements of the Director-General in relation to the keeping of accounts by the Association
- b) the requirements in subclause 19.3.2(a) have been substantially complied with
- c) the financial statements have been prepared to present a true and fair view of the Association's transactions for the relevant financial year, and the Association's financial position at the close of that year, on a basis consistent with the basis for preparing the Association's financial statements for the preceding year.

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# 20 HANDING OVER OF ACCOUNTS TO SUCCESSORS

- 20.1 The Treasurer of the Association, or of a subcommittee, will transfer to the successorin-office all records and accounts of the Association, or subcommittee, as the case may be, in their possession, custody or control as soon as practicable after that successor has been appointed.
- 20.2 If the Treasurer of the Association, or of a subcommittee, resigns or is removed during their term of office, the Association will arrange for an audit of the records and accounts of the Association or subcommittee to be carried out before handing these to the successor-in-office.

# 21 NO DISTRIBUTION TO MEMBERS

No portion of the Association's funds, income or assets will be distributed, paid, or transferred directly or indirectly to members of the Association.

# 22 RECORDS

The Association will store and manage all records and accountable forms of the Association (preferably at the School) according to the Accounting Manual.

# Part V – Adoption and Amendment of Constitution

# 23 ADOPTION OF CONSTITUTION

23.1 This Constitution has no effect unless it is approved by the Director-General.

## 24 AMENDMENT OF CONSTITUTION

- 24.1 The Association may resolve to amend this Constitution by a resolution passed by a majority of its members present at an annual general meeting or special meeting of the Association.
- 24.2 The Association must have regard to this Constitution and any subsequent model constitution for P&C Associations prepared under section 36(3) of the *Education (General Provisions) Regulation 2006* prior to amending this Constitution.
- 24.3 The principal should notify their supervisor of any approved amendments.
- 24.4 Amendments to this Constitution are effective from the date of approval by the Director-General and such amendments will have no effect unless and until approved by the Director-General.

# Part VI – Dissolution of the Association

#### 25 **DISSOLUTION**

- 25.1 The Association is dissolved if:
  - a) the School is closed
  - b) the number of members of the Association is two or less, or
  - c) the question of dissolution is put and resolved in the affirmative on a three-fourths (75%) majority vote of its members present and entitled to vote at a special meeting of the Association called to consider the question.
- 25.2 On dissolution of the Association, the Principal's supervisor must, as directed by the Minister, deal with all property in the name of the Association and the Association's funds, after payment of any expenses lawfully incurred by the Association.

# Part VII – General

# 26 DEFINITIONS

In this Constitution, unless the context otherwise requires:

"Accounting Manual" means the latest version of the document titled "Accounting for Parents and Citizens Associations" that is a dual badged document (DETE and P&Cs Qld) published by the Department of Education, Training and Employment as amended from time to time.

"Act" means the *Education (General Provisions)* Act 2006 and any subordinate legislation including the *Education (General Provisions)* Regulation 2006 (Qld).

"**Department**" means the Department of Education, Training and Employment or the State government Department responsible for administration of the Act.

"**Director-General**" means the Director-General of the Department or such other person as may from time to time hold the position as chief executive of the State government Department responsible for administration of the Act and includes, where context permits, an Officer to whom the chief executive's functions under the Act have been delegated in accordance with section 432 of the Act.

"**Executive Committee**" means the executive committee of the Association as referred to in clause 12.1.1.

"**Minister**" means the Minister responsible for administering the Act and includes, where context permits, an Officer to whom the Minister's functions under the Act have been delegated in accordance with section 431 of the Act.

"Officers" mean the officers of the Association as elected in accordance with clause 11.1.1.

"Principal" means the Principal of the School.

"P&C Association" means a parents and citizens' association formed under chapter 7 of the Act.

"Relevant Agreement" means an agreement benefiting persons who receive educational instruction at the School.

"**Responsible Person**" means, for the purpose of establishing and maintaining a school building fund, a person who has a degree of responsibility to the general community including, for example a person who:

performs a significant public function

- a) is a member of a professional body having a code of ethics or rules of conduct
- b) is officially charged with spiritual functions by a religious institution
- c) is a director of a company whose shares are listed on the Australian Stock Exchange
- d) has received formal recognition from government for services to the community, or
- e) an office holder of a community organisation (for example, the President of a P&C Association.

"SBFA Act" means the Statutory Bodies Financial Arrangements Act 1982 (Qld).

"**School**" means the Springfield Central State School, being the State instructional institution, as defined in the Act, for which the Association has been formed.

# SCHEDULE 1– P&C ASSOCIATION MEMBERSHIP REGISTER

THE FOLLOWING IS AN EXAMPLE TEMPLATE FOR YOUR P&C ASSOCIATION MEMBERSHIP REGISTER

PARENTS AND CITIZENS' ASSOCIATION

YEAR:

Name	Address	Date membership first commenced*	Date member ship ceased	Member is: (Choose A or B) A. Parent of child/student attending the school; Or B. If not a parent, member confirms he/she is 18 years or above. <sup>#</sup>	Phone	Signature

<sup>\*</sup> Where a member is granted honorary life membership, please note the date the honorary life membership was awarded and the reason it was awarded on a separate sheet and attach it to this record of membership.

<sup>&</sup>lt;sup>#</sup> Where Option B is selected, please record the member's date of birth.

# SCHEDULE 2 – CODE OF CONDUCT FOR P&C ASSOCIATION

This Code of Conduct clarifies the expected standards of all P&C Association members. It has been adopted to aid all members of our school community to work as a cohesive group in partnership with the school.

The Code is intended to promote and maintain the highest standard of ethical behaviour by P&C Association members. Members of a P&C Association should adhere to the Code of Conduct at all times. This Code applies to each member of a P&C Association.

P&C Association members are to:

- act in the best interest of the total school community at all times
- conduct and present themselves in a professional manner and act ethically and with integrity at all times
- act with courtesy and demonstrate respect for all persons, whether fellow P&C Association members, school staff, parents/carers, students, community members
- remain objective and avoid personal bias at all times
- represent all members of the school community
- engage the school and wider community in developing and effecting school priorities, policies and decisions in a manner that is consultative, respectful and fair
- declare any conflicts of interest and not misuse their office to advance individual views or for personal gain
- make fair, transparent and consistent decisions
- provide objective and independent advice
- listen and be tolerant of the views and opinions of others, even if those views and opinions differ from their own
- treat official information with care and use it only for the purpose for which it was collected or authorised
- respect confidentiality and information privacy (about the school, community members, staff or students) at all times and not disclose confidential information
- not use confidential or privileged information to further personal interests
- be responsive to the requirements of the school community
- seek to achieve excellence in educational outcomes for all students at the school
- listen and respond to issues and concerns regarding strategy and policy
- work within the boundaries of the *Education (General Provisions) Act 2006,* the *Education (General Provisions) Regulation 2006* and the Department of Education, Training and Employment's policies and procedures relevant to P&C Association operations.

# SCHEDULE 3– EXAMPLE APPLICATION FOR P&C MEMBERSHIP

# Application for P&C Membership for 20[XX] Springfield Central State School P&C Association

Please complete and return to the P&C Secretary

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Address:

Home phone:

Mobile phone:

#### Email address:

#### I am:

- a parent of a student attending the school
- a staff member of the school
- an adult interested in the school's welfare, and my date of birth is:\_\_\_\_\_.

#### I am:

- □ applying for new membership
- renewing my membership.

# I apply for membership in the Springfield Central State School Parents and Citizens' Association and I undertake to:

- a) promote of the interests of and facilitate the development and further improvement of the School and the good order and management of the School; and
- comply with the constitution of the P&C Association, including the P&C Association Code of Conduct as specified in Schedule 2 of the constitution, and any valid resolutions passed by the Association.

If a person has been convicted of an indictable offence, it is grounds for removal in accordance with the *Education (General Provision) Act 2006*.

P&C Secretary Use	
Date received:///	Date accepted:///
Secretary's signature:	Entered in P&C Register.