Constitution

Australasian Research Management Society Inc

Incorporating changes effective 13 September 2016
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APPENDIX 1 – DEFINITIONS 19
Australasian Research Management Society Inc

Constitution

1. Name

The name of the organisation shall be the Australasian Research Management Society (herein after referred to as ARMS or the Society)

2. Mission

ARMS is an international organisation dedicated to: the professional development of research managers and research administrators, the promotion of the profession of research management, and the enhancement of the research enterprise. The Society shall fulfil its mission through:

2.1 The establishment of a strong and effective professional network of research managers and research administrators at all levels and based on a variety of settings through personal relationships, presentations, formal and informal meetings and publications.

2.2 The development and promotion of professional standards for research management and research administration in Australasia consistent with international best practice.

2.3 The improvement of the interface between research and its management.

2.4 Such other activities as the membership shall adopt.

3. Membership

3.1 Voting membership categories are:

(a) Individual: shall be open to individuals who at the time of their admission to membership are employed or active in the field of research management and/or research administration, or, are retired from the field but wish to remain an active member in the field, at any level and with any sector of the research community.

(b) Corporate: shall be members whose dues are covered under a group by their employing organisation, which is actively engaged in, or supports, research enterprise. The maximum number of voting members in each employing organisation under this category is twenty (20), but this does not exclude the employing organisation from identifying further non-voting members.

(c) Life: shall be a person so honoured by the Society.

3.2 Non-voting membership categories are:

(a) Corporate: shall be a person listed under a corporate membership but who is not a voting member of an employing organisation that has taken out corporate membership.

(b) Honorary: shall be an individual designated for honorary membership by the Board.
3.3 Application for membership must be made in writing on the form made available through the Society website and the payment of dues as prescribed in accordance with section 11 and lodged with the Secretary of the Association.

(1) A person who applies and is approved for membership as provided in these Rules is eligible to be a member of the Society on payment of the annual membership fee.

(2) The Board reserves the right to reject an application for membership and must notify the applicant in writing as soon as practicable the reasons for this rejection.

(3) A right, privilege, or obligation of a person by reason of membership of the Society –

(1) is not capable of being transferred or transmitted to another person; and

(2) terminates upon the cessation of membership whether by death or resignation or otherwise.

3.4 Without limiting the rights of members under these Rules, a member who is entitled to vote has the right:

(1) to receive notice of general meetings and of proposed special resolutions in the manner and time prescribed by these Rules; and

(2) to submit items of business for consideration at a general meeting; and

(3) to attend and be heard at general meetings; and

(4) to vote at a general meeting; and

(5) to have access to the minutes of general meetings and other documents of the Society as provided under clause 17.

3.5 The Secretary shall keep and maintain a register of members containing the name, address and organisational affiliation of each member and the date on which each member's name was entered on the register. The register shall be available for inspection by any member upon request free of charge and a member may make a copy of entries in the register.

3.6 After an expiry period the member ceases to be a member. A member may resign by notice in writing given to the Society. The Secretary must record in the register of members the date on which the member ceased to be a member.

4. Chapters and Special Interest Groups

4.1 To further the Mission defined in section 2, the Society shall be organized into Chapters and Special Interest Groups established by By-Laws determined by the Board.

4.2 Chapters consist of those members whose research management and/or research administration activities are in a specific geographical area. The Chapters are the basic unit of the Society, relating members to the Society's programs and activities.

4.3 Special Interest Groups consist of members with common areas of training or interest within the general field of research management and research administration.
5. **Affiliations**

The Society may affiliate with, or accept as an affiliate, an Australasian or international association related to research or research management.

6. **Meetings**

6.1 **Annual General Meeting**

There shall be an annual general meeting of the Society to be held within 5 months after the end of each financial year.

(1) The time and place shall be subject to the approval of the Board

(2) The notice convening the annual general meeting must specify that the meeting is an annual general meeting.

(3) The ordinary business of the annual general meeting shall be –

(a) to confirm the minutes of the previous annual general meeting and of any general meeting held since that meeting,

(b) to receive from the Board, reports upon the transactions of the Society during the last preceding financial year;

(c) to receive the results of elections held pursuant to the By-Laws or failing a result to elect officers of the Society in accordance with section 7 and other members of the Board in accordance with section 8.5(b); and

(d) to receive and consider the statement submitted by the Society in accordance with the requirements of the Act.

(4) The annual general meeting may conduct any special business of which notice has been given in accordance with these Rules.

6.2 In addition to the annual general meeting the Board may convene a special general meeting of the Society whenever it thinks fit.

6.3 **Special General Meetings**

All general meetings other than the annual general meeting are special general meetings.

(1) If, but for this sub-rule, more than 15 months would elapse between annual general meetings, the Board must convene a special general meeting before the expiration of that period.

(2) The Board must, on the request in writing of voting members representing not less than 20 per cent of the total number of members, convene a special general meeting of the Society.

(3) The request for a special general meeting must:

(a) state the objectives of the meeting;
5.

(b) be signed by the members requesting the meeting; and

(c) be sent to the address of the Secretary.

(4) If the Board does not cause a special general meeting to be held within one month after the date on which the request is sent to the address of the Secretary, the members making the request, or any of them, may convene a special general meeting to be held not later than 3 months after that date.

6.4 Special business

All business that is conducted at a special general meeting and all business that is conducted at the annual general meeting, except for business conducted under the rules as ordinary business of the annual general meeting, is deemed to be special business.

6.5 Notice

(1) The Secretary of the Society must send to each member of the Society a notice stating the place, date and time of a meeting and the nature of the business to be conducted at the meeting. This notice must be at least 14 days before the date fixed for holding a general meeting of the Society, or if a special resolution has been proposed at least 21 days notice must be given.

(2) No business other than that set out in the notice convening the meeting may be conducted at the meeting.

6.6 Quorum

(1) No item of business may be conducted at a general meeting unless a quorum of members entitled under these Rules to vote is present at the time when the meeting is considering that item.

(2) Twenty members personally present (being members entitled under these Rules to vote at a general meeting) constitute a quorum for the conduct of the business of a general meeting.

(3) If, within half an hour after the appointed time for the commencement of a general meeting, a quorum is not present:

(i) in the case of a meeting convened upon the request of members – the meeting must be dissolved; and

(ii) in any other case – the meeting shall stand adjourned to the same day in the next week at the same time and (unless another place is specified by the Chairperson at the time of the adjournment or by written notice to members given before the day to which the meeting is adjourned) at the same place.

(4) If at the adjourned meeting the quorum is not present within half an hour after the time appointed for the commencement of the meeting, the members personally present (being not less than 15) shall be a quorum.
6.7 **Presiding**

(1) The President, or in the President's absence, the President-elect, shall preside as Chairperson at each general meeting of the Society.

(2) If the President and the President-elect are absent from a general meeting, or are unable to preside, the members present must select one of their number to preside as Chairperson.

6.8 **Adjournment**

(1) The person presiding may, with the consent of a majority of members present at the meeting, adjourn the meeting from time-to-time and place to place.

(2) No business may be conducted at an adjourned meeting other than the unfinished business from the meeting that was adjourned.

(3) If a meeting is adjourned for 14 days or more, notice of the adjourned meeting must be given in accordance with section 6.5.

(4) Except as provided in sub-clause (3), it is not necessary to give notice of an adjournment or of the business to be conducted at an adjourned meeting.

6.9 **Voting**

(1) Upon any question arising at a general meeting of the Society, a voting member has one vote only.

(2) All votes must be given personally or by proxy.

(3) In the case of an equality of voting on a question, the Chairperson of the meeting is entitled to exercise a second or casting vote.

(4) A member is not entitled to vote at a general meeting unless all moneys due and payable by the member to the Society have been paid, other than the amount of the annual subscription payable in respect of the current financial year.

6.10 **Poll**

(1) If at a meeting a poll on any question is demanded by not less than 3 members, it must be taken at that meeting in such manner as the Chairperson may direct and the resolution of the poll shall be deemed to be a resolution of the meeting on that question.

(2) A poll that is demanded on the election of a Chairperson or on a question of an adjournment must be taken immediately and a poll that is demanded on any other question must be taken at such time before the close of the meeting as the Chairperson may direct.

6.11 **Manner of determining whether resolution carried**

If a question arising at a general meeting of the Society is determined on a show of hands:

(1) a declaration by the Chairperson that a resolution has been:
(a) carried; or

(b) carried unanimously, or

(c) carried by a particular majority; or

(d) lost; and

(2) an entry to that effect in the minute book of the Society is evidence of the fact, without proof of the number or proportion of the votes recorded in favour of, or against, that resolution.

6.12 Proxies

(1) Each voting member is entitled to appoint another member as a proxy by notice given to the Secretary no later than 48 hours before the time of the meeting in respect of which the proxy is appointed.

(2) The notice appointing the proxy must be for a meeting of the Society convened under section 6, in the form provided with the notice of general meeting.

6.13 Meetings of Chapters and Special Interest Groups shall be conducted under rules to be approved by the Board.

7. Officers

7.1 Only members of the Society are eligible for election as officers. Existing and past officers may seek re-election.

7.2 President

(a) The term of office of the President shall be for two years and shall normally commence at the close of the annual general meeting at which his or her election is announced and terminate at the close of the second following annual general meeting.

(b) The term of office of the President-elect shall be for one year and shall normally commence at the close of the annual general meeting at which the election for the President-elect is announced. A new President-elect shall be elected at every second annual general meeting.

(c) The President-elect shall act as President in case of absence or incapacity of the President and shall automatically become President upon completion of the term as President-elect.

7.3 The term of office of the Treasurer and Secretary shall be for two years and shall normally commence at the close of the annual general meeting at which their election is announced and terminate at the close of the second following annual general meeting.

Note: the Act requires that the Secretary be a resident of Australia.

7.4 Duties of the officers are as commonly associated with those offices.
7.5 Election procedures shall be as prescribed in By-Laws.

7.6 In the event of a vacancy in the office of Secretary or Treasurer, the President shall appoint a member of the Society to be secretary and/or treasurer until the close of the annual general meeting next occurring at which meeting an election shall be conducted for the position. The term of office for a person so elected shall be for two years terminating at the close of the second following annual general meeting.

7.7 In the event of a vacancy in the office of the President, the President-elect shall become the President and shall complete the remaining unexpired term and shall also serve as President for the next immediate term.

7.8 In the event of a vacancy in the office of President-elect, the Board may fill the unexpired term for the office of President-elect. Such person named to fill the unexpired term shall not automatically succeed to the office of the President, except to fill a vacancy for the unexpired term in the office of the President, and may become President only upon election as President or President-elect, under such circumstances in which there are vacancies in both offices in the same term. If there is a vacancy in the same term in the offices of President and President-elect, the Returning Officer shall seek candidates for election to each office and the election thereto shall be conducted in accordance with the By-Laws.

7.9 Minutes of meetings

The Secretary of the Society shall keep minutes of the resolutions and proceedings of each general meeting, and each Board meeting, together with a record of the names of persons present at general meetings and Board meetings.

8. The Board

8.1 The Board shall be the governing body of the Society and shall control and direct the affairs of the Society including its committees and publications and shall determine its promotion, policies, strategic planning and methods of evaluation of the progress made towards achievement of its mission and goals.

8.2 The Board:

(a) shall control and manage the business and affairs of the Society and establish and oversee the operation and development of the strategic plan for the Society from time-to-time;

(b) may, subject to this Constitution, the Act and the Regulations, exercise all such powers and functions as may be exercised by the Association other than those powers and functions that are required by this Constitution to be exercised by general meetings of the members of the Society; and

(c) subject to this Constitution, the Act and the Regulations, has power to perform all such acts and things as appear to the Board to be essential for the proper management of the business and affairs of the Society.

8.3 The Board may, in its absolute discretion, establish and/or dissolve an Executive Office, to be constituted by senior or management personnel of the Society. Except where otherwise required by law or determined by the Board, the role of the Executive Office shall be to
manage the day-to-day operation of the Society on terms set by the Board in accordance with clause 8.4.

8.4 The Board may from time-to-time, in its absolute discretion and subject always to its obligations under law:

(a) delegate some or all of its powers to the Executive Office or any committee or sub-committee formed or appointed by the Board, such committee may, but need not, comprise of or include members of the Board from time-to-time; and/or

(b) revoke any such delegated authority or power in whole or in part; and or

(c) review, override or overrule any decisions or actions made under a delegated authority or power granted by subclause 8.4(a).

Any exercise of powers under this clause 8.4 must be made by the Board in writing.

8.5 The Board shall consist of the following voting members:

(a) The officers of the Society – President, President-elect (if applicable), Secretary, and Treasurer; and

(b) Four other members elected by the members in accordance with the procedures prescribed in the By-Laws. These members will be deemed appointed for a two year period and, subject to rotation as provided below, will not need to seek re-election for the second year of their appointment. One half of the total number of other members elected to the Board under this sub-clause (b) shall retire from office at each annual general meeting. The members to retire shall be those who have been longest in office since their last appointment provided that where two or more members who were last appointed at the same time would be eligible for retirement, the members to retire shall be determined by agreement between them or failing agreement by the drawing of lots.

(c) In those years where there is no President-elect, the Board shall appoint one of the four members elected under clause 8.5(b) to act as Deputy President. The Deputy President shall act as President in the case of absence or incapacity of the President.

8.6 The President of the Society shall be the chair of the Board.

8.7 A member of the Society is eligible for election to the Board only if:

(a) in relation to the four positions for members of the Board to hold office under clause 8.5(b) – the person is either a member of a committee or nominated by the committee of a Chapter (provided that a Chapter may not nominate more than one person); or

(b) in relation to members of the Board to hold office under either sub-clause 8.5(a) or 8.5(b) – the person is a member of the Society nominated by two other members; and

(c) the person has signed a consent to nomination and the duly signed nomination document is lodged at the Society’s registered office not less than 35 days before the day on which the annual general meeting is to be held.
8.8 A quorum for a meeting of the Board shall be one-half of the voting members. Unless otherwise specified, a decision may be ratified by a simple majority vote of the voting members present.

8.9 The office of an Officer Holder becomes vacant if the Office Holder:

(a) ceases to be a member of the Society; or

(b) becomes an insolvent under administration within the meaning of the Corporations Law;

(c) resigns from office by notice in writing given to the Secretary; or

(d) otherwise ceases to be a member of the Board by operation of section 78 of the Act.

8.10 In the event of a vacancy in one or more of the four other members elected annually, the President may appoint a member of the Society to be an additional member of the Board until the close of the annual general meeting next occurring at which meeting an election will be conducted for the position.

9. Duties of Office Holders

Note: the Act provides a wide definition of “Office Holder” which includes a member of the Board as well as a person (including an employee) who makes or participates in making decisions that affect the operations of the Society or a person who has the capacity to affect the Society's financial standing.

9.1 Each Office Holder must:

(a) exercise the Office Holder’s powers and discharge the Office Holder’s duties with the degree of care and diligence that a reasonable individual would exercise if they were an Office Holder of the Society;

(b) act in good faith in the Society’s best interests and further the purposes of the Society;

(c) not misuse the Office Holder’s position;

(d) not misuse information obtained in the performance of the Office Holder’s duties as an Office Holder of the Society;

(e) ensure that the Society’s financial affairs are managed in a responsible manner;

9.2 An Office Holder who makes a business judgment is taken to meet the requirements of clause 9.1(a), and their equivalent duties at common law and in equity, in respect of the judgment if they:

(a) make the judgment in good faith for a proper purpose; and

(b) do not have a material personal interest in the subject matter of the judgment; and

(c) inform themselves about the subject matter of the judgment to the extent they reasonably believe to be appropriate; and
(d) rationally believe that the judgment is in the best interests of the Society.

An Office Holder’s belief that the judgment is in the best interests of the Society is a rational one unless the belief is one that no reasonable person in their position would hold.

For the purposes of this clause 9.2, **business judgment** means any decision to take or not take action in respect of a matter relevant to the business operations of the Society.

9.3 In the exercise of the Office Holder’s duties under this clause or at common law or in equity, the Office Holder may reasonably rely on information, including professional or expert advice, in good faith and after the Office Holder has made an independent assessment of the information, if that information has been given by:

(a) an employee of the Society that the Office Holder believes on reasonable grounds to be reliable and competent in relation to the matters concerned; or

(b) a professional adviser or expert in relation to matters that the Office Holder believes on reasonable grounds to be within the individual's professional or expert competence; or

(c) another Office Holder in relation to matters within their authority or area of responsibility; or

(d) a sub-committee of the Society that does not include the Office Holder.

In determining whether the Office Holder has made an independent assessment of the information or advice, regard must be had to the Office Holder’s knowledge of the Society and the complexity of the structure and operations of the Society.

10. **Conflicts of Interest**

10.1 A member of the Board who has a material personal interest in a matter being considered at an Board meeting must, as soon as the member becomes aware of his or her interest in the matter, disclose the nature and extent of that interest to the Board.

10.2 A member of the Board who has a material personal interest in a matter being considered at an Board meeting must disclose the nature and extent of his or her interest in the matter at the next general meeting of the Society.

10.3 Clauses 10.1 and 10.2 do not apply in respect of a material personal interest:

(a) that exists only because the member:

   (1) is an employee of the Society; or

   (2) belongs to a class of persons for whose benefit the Society is established; or

(b) that the member has in common with all, or a substantial proportion of, the members of the Society.

10.4 If a member of the Board discloses a material personal interest in a contract or proposed contract, in accordance with this clause and the member has complied with clause 10.7 or the member's interest is not required to be disclosed because of clause 10.3:
12.

(a) the contract is not liable to be avoided by the Society on any ground arising from the fiduciary relationship between the member and the Society; and

(b) the member is not liable to account for profits derived from the contract.

10.5 A disclosure of a material personal interest required by Clauses 10.1 and 10.2 must give details of:

(a) the nature and extent of the interest; and

(b) the relation of the interest to the activities of the Society.

10.6 The details referred to in clause 10.5 must be recorded in the minutes of the committee meeting at which the material personal interest is disclosed.

10.7 A Member of the Board who has a material personal interest in a matter that is being considered at an Board meeting must not:

(a) be present while the matter is being considered at the meeting;

(b) vote on the matter.

10.8 Clause 10.7 does not apply in respect of a material personal interest:

(a) that exists because the member belongs to a class of person for whose benefit the Society is established; or

(b) that the member has in common with all, or a substantial proportion of, the members of the Society.

10.9 If there are not enough members of the Board to form a quorum to a consider a matter because of clause 10.7:

(a) one or more of the members of the Board (including those who have a material person interest in the matter) may call a general meeting; and

(b) the general meeting may pass a resolution to deal with the matter.

11. Indemnity of Office Holders

11.1 The Society:

(a) must indemnify each person who is or has been an Office Holder against any liability incurred in good faith by the Office Holder in the course of performing his or her duties as an Office Holder;

(b) may pay a premium for a contract insuring an Office Holder against that liability.

11.2 The Society may enter into an agreement or deed with an Office Holder under which the Society must do all or any of the following:

(a) allow the Office Holder and the Office Holder's advisers access to the Society's books (including minute books) for any period agreed;
(b) indemnify the Office Holder against any liability incurred by the Office Holder as an Office Holder;

(c) keep the Office Holder insured for any period agreed in respect of any act or omission by the Office Holder while an Office Holder.

12. By-Laws

12.1 The Board of the Society may determine and promulgate By-Laws for the effective operation of the Society on any matter including:

(a) the establishment and rules for operation of any Chapter or Special Interest Group;

(b) the establishment and operation of any standing or ad hoc committee;

(c) the finances and financial procedures of the Society;

(d) the establishment of member designations, qualifications and experience required to attain accreditation for specified designations and continuing education required to maintain accreditation for specified designations;

(e) entrance and annual membership fees of the Society (including separate fees for classes of membership or member designations);

(f) principles for affiliation with or by any organisation;

(g) such other matters as the Board may deem appropriate.

12.2 By-Laws shall be promulgated to members by publication on the Society's web site or other publication

12.3 The By-Laws must not be inconsistent with this constitution.

13. Finances

13.1 The Society shall be an incorporated association under the Act.

13.2 For each financial year, the Board must ensure that the requirements under the Act relating to the financial statements of the Society are met.

13.3 Funds

(1) The Treasurer of the Society must:

(a) collect and receive all moneys due to the Society and make all payments authorised by the Society; and

(b) keep correct accounts and books showing the financial affairs of the Society with full details of all receipts and expenditure connected with the activities of the Society.

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14. Membership Fees

14.1 Membership fees, where applicable, are to be paid annually.

14.2 Members whose fees are not paid within two (2) months after written notice may have their membership terminated.

14.3 The annual membership fee may not be raised by more than 10% in any year except by resolution of a general meeting of the Society.

15. Notice to Members

Any notice that is required to be given to a member, on behalf of the Society, under these Rules may be sent to individual, life and honorary categories by:

(a) electronic transmission to the members email address shown in the register of members; or

(b) facsimile transmission to the facsimile number recorded in the register of members; or

(c) delivering the notice to the member personally; or

Corporate membership: notice shall be given by electronic transmission to all the persons (voting and non-voting) nominated for participation under the aegis of that corporate membership. Where the notice refers to a voting situation, the individual will be advised of their membership status (voting or non-voting).

16. Disputes and Mediation

16.1 Termination

Membership may be terminated for cause by action of a Discipline Committee appointed by the President subject to appeal at the next Board meeting as set out below.

(1) Subject to these Rules, if the Discipline Committee is of the opinion that a member has refused or neglected to comply with these Rules, or has been guilty of conduct unbecoming a member or prejudicial to the interests of the Society, the Discipline Committee may by resolution –

(a) fine that member an amount not exceeding $500; or

(b) suspend that member from membership of the Society for a specified period; or

(c) expel that member from the Society.
The members of the Discipline Committee may be Board members, members of the Society or anyone else but must not be biased against, or in favour of, the member concerned.

(2) A resolution of the Discipline Committee under sub-rule (1) does not take effect unless:

(a) at a meeting held in accordance with sub-rule (3), the Board confirms the resolution; and

(b) if the member exercises a right of appeal to the Society under this rule, the Society confirms the resolution in accordance with this rule.

(3) A meeting of the Board to confirm or revoke a resolution passed under sub-rule (1) must be held not earlier than 14 days, and not later than 28 days, after notice has been given to the member in accordance with sub-rule (4).

(4) For the purposes of giving notice in accordance with sub-rule (3), the Secretary must, as soon as practicable, cause to be given to the member a written notice:

(a) setting out the resolution of the Discipline Committee and the grounds on which it is based; and

(b) stating that the member, or his or her representative, may address the Board at a meeting to be held not earlier than 14 days and not later than 28 days after the notice has been given to that member; and

(c) stating the date, place and time of that meeting; and

(d) informing the member that he or she may do one or both of the following:

   (i) attend that meeting;

   (ii) give to the Board before the date of that meeting a written statement seeking the revocation of the resolution;

   (e) informing the member that, if at that meeting, the Board confirms the resolution, he or she may, not later than 48 hours after that meeting, give the Secretary a notice to the effect that he or she wishes to appeal to the Society in general meeting against the resolution.

(5) At a meeting of the Board to confirm or revoke a resolution passed under sub-rule (1), the Board must –

(a) give the member, or his or her representative, an opportunity to be heard; and

(b) give due consideration to any written statement submitted by the member; and

(c) determine by resolution whether to confirm or to revoke the resolution.
(6) If at the meeting of the Board the resolution is confirmed, the member may, not later than 48 hours after that meeting, give the Secretary a notice to the effect that he or she wishes to appeal to the Society in general meeting against the resolution.

(7) If the Secretary receives a notice under sub-rule (6), he or she must notify the Board and the Board must convene a general meeting of the Society to be held within 28 days after the date on which the Secretary received the notice.

(8) At a general meeting of the Society convened under sub-rule (7) –

(a) no business other than the question of the appeal may be conducted; and

(b) the Board may place before the meeting details of the grounds for the resolution and the reasons for the passing of the resolution; and

(c) the member, or his or her representative, must be given an opportunity to be heard; and

(d) the members present must vote by secret ballot on the question whether the resolution should be confirmed or revoked.

(9) A resolution is confirmed if, at the general meeting, not less than two-thirds of the members present or voting by proxy, in favour of the resolution. In any other case, the resolution is revoked.

16.2 Disputes and mediation

(1) The grievance procedure set out in this rule applies to disputes under these rules between –

(a) a member and another member; or

(b) a member and the Society.

(2) The parties to the dispute must meet and discuss the matter in dispute, and, if possible, resolve the dispute within 14 days after the dispute comes to the attention of all of the parties.

(3) If the parties are unable to resolve the dispute at the meeting, or if a party fails to attend that meeting, then the parties must, within 10 days, hold a meeting in the presence of a mediator.

(4) The mediator must be:

(a) a person chosen by agreement between the parties; or

(b) in the absence of agreement –

(i) in the case of a dispute between a member and another member, a person appointed by the Board of the Society; or

(ii) in the case of a dispute between a member and the Society, a person who is a mediator appointed or employed by the Dispute Settlement Centre of Victoria (Department of Justice).
A member of the Society can be a mediator.

The mediator cannot be a member who is a party to the dispute.

The parties to the dispute must, in good faith, attempt to settle the dispute by mediation,

The mediator, in conducting the mediation, must:
(a) give the parties to the mediation process every opportunity to be heard; and
(b) allow due consideration by all parties of any written statement submitted by any party; and
(c) ensure that natural justice is accorded to the parties to the dispute throughout the mediation process.

The mediator must not determine the dispute.

If the mediation process does not result in the dispute being resolved, the parties may seek to resolve the dispute in accordance with the Act or otherwise at law.

17. Custody and Inspection of Books and Records

17.1 Except as otherwise provided in these Rules, the Secretary must keep in his or her custody or under his or her control all books, documents and securities of the Society.

17.2 Members may on request inspect:
(a) the register of members;
(b) the minutes of general meetings;
(c) subject to clause 17.3, the financial records, books, securities and any other relevant documents of the Society, including minutes of Board meetings.

17.3 The Board may refuse to permit a member to inspect records of the Society that relate to confidential, personal, employment, commercial or legal matters or where to do so may be prejudicial to the interests of the Society.

17.4 Subject to clause 17.3, a member may make a copy of any accounts, books, securities and any other relevant documents of the Society. The Board may determine that a member seeking access pay the reasonable costs of the Society in providing access or copies.

18. Seal

18.1 The common seal of the Society must be kept in the custody of the Secretary.

18.2 The common seal must not be affixed to any instrument except by the authority of the Board and the affixing of the common seal must be attested by the signatures either of two members of the Board or, of one member of the Board and of the public officer of the Association.
19. **Winding Up**

In the event of the winding up or the cancellation of the incorporation of the Society, the assets of the Society will be distributed to one or more other non-profit organisations at the discretion of the Board in accordance with the provisions of the Act.

20. **Amendments**

The constitution may be amended as follows.

20.1 The Board shall submit all proposed amendments to the constitution to a review committee at least three months prior to the Annual General Meeting or Special General Meeting.

20.2 The committee shall review all proposed amendments and submit its recommendations to the Board.

20.3 The Board shall review the proposed amendments and send them, with its recommendations, to the membership thirty (30) days before the Annual General Meeting or Special General Meeting.

20.4 The proposed amendments shall be adopted when approved by not less than three quarters of the members voting in person or by proxy at an Annual General Meeting or Special General Meeting.

21. **Transitional**

21.1 The application of the provisions of sub-clauses 20.1 to 20.3 inclusive, or corresponding previous provisions, to the adoption of this Constitution at the Annual General Meeting of members on 18 September 2014 is waived.
APPENDIX 1 – DEFINITIONS

1. "The Act" shall mean the Associations Incorporation Reform Act (Vic.) 2012
2. "relevant documents" has the same meaning as in the Act
3. "Rules" means this Constitution
4. "Office Holder" has the same meaning as in the Act
5. "Board" means the Board of the Society
6. "Society" means the Australasian Research Management Society
7. "electronic transmission" means communications by email the World Wide Web or such electronic communications system as may replace it
8. "in writing" shall include electronic and/or web transmission
9. Where there is a requirement to "inform the membership" of any matter or to promulgate or publish any matter to members of the Society, inclusion of such information within the Society's web site shall constitute appropriate advice