

REGULATIONS

Adopted with approval of the Board on 25 February 2021

The Board of Surf Life Saving New South Wales (SLSNSW) has, by resolution, made the following regulations under Rule 44(a) of the Constitution.

V1.2 July 2021

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1. GENERAL ADMINISTRATION AND OPERATION OF REGULATIONS

a. Preamble

- i. The SLSNSW Constitution is the authority under and through which the business of SLSNSW is governed and managed.
- ii. SLSNSW also makes policies from time to time. Such policies formalise SLSNSW's position on specific issues and/or details the required procedures considered important to effect competent and prudent management and operations. The policies in the addendum form part of these regulations.
- iii. The Board also passes resolutions from time to time. Resolutions are a procedural means of formalising and recording a decision, rule, policy or position on a specific issue.
- iv. Standing Committees, Panels and Working Groups also provide recommendations to the Board and Chief Executive Officer to act on. These recommendations are non-binding but provide a procedural means of formalising and recording advice to the Board or Chief Executive Officer on a specific issue.

b. These Regulations:

- i. Are made under Rule 43 of the SLSNSW Constitution
- ii. Sometimes referred to as by-laws, are the framework within which surf lifesaving is regulated and conducted and are made for the dominant purpose of ensuring a safe and fair system or framework within which surf lifesaving may be regulated and conducted. These Regulations are not made for any anti-competitive purpose and in particular not for the purpose of deterring or preventing a person from participating or competing in any competition or activity conducted or organised by SLSNSW including membership of SLSNSW.
- iii. Should be read in conjunction with the SLSA regulations. To avoid duplication, these regulations have been written:
 - 1. where there is no corresponding SLSA regulation
 - 2. where the regulations differ and the SLSNSW regulation is to take precedence
- iv. In the event of any inconsistencies with other relevant documents Rule 16 b of the SLSNSW Constitution will apply.
- v. Contain various directions and requirements of SLSNSW which are binding on SLSNSW and Members of SLSNSW, but are not of a nature, which justifies inclusion in the Constitution.
- vi. Are written such that it should be recognised that SLSNSW believes in/and operates under strict equity guidelines. Any reference to a person as he in this document should be read as unisex
- vii. SLSA & SLSNSW may publish Manuals, Circulars and Memorandums, considered desirable for the promotion of its objects. All such current Manuals Circulars and Memorandums shall be deemed to be part of these Regulations and are issued from time to time essentially for notification, which implement, extend and/or alter a policy, rule or regulation. Where an inconsistency exists between an SLSA Manual, Circular and Memorandum and an SLSNSW Manual, Circular or Memorandum, the SLSNSW document will take precedence.

c. Sub-Committees

- There are various sub-committees described in the Constitution as Standing Committees. Their Charter, make-up and tenure of positions are described in these Regulations.
- ii. Additionally, the Board may convene additional sub-committees, working groups or other such groups from time to time.

iii. Where such a sub-committee, working group or other such group as appointed by the Board is convened, a Terms of Reference shall be approved by the Board to guide that group's make-up, tenure and activities.

d. Conduct of Meetings

- i. General
- 1. The following Rules shall apply to the conduct of all meetings of SLSNSW.
- 2. The word 'member' shall mean any Member of SLSNSW.

ii. Chair's Authority

- 1. In the case of any remark considered by the Chair to be offensive or inputting improper motives, the Chair may call upon a speaker to withdraw such comments and apologise.
- 2. The Chair may call a member to order. If such a member persists in being disorderly, The Chair may call upon such member to withdraw from the meeting.
- 3. It shall not be permissible to dispute the Chair's rulings, or move a motion of dissent from their ruling, on matters of procedure and points or order.
- 4. The Chair shall have the right to excuse non-voting members from the meeting on matters of confidentiality.

iii. Rules of Debate

- 1. Any member desiring to speak shall address the Chair. (At the Chair's discretion, this provision maybe relaxed where the meeting size and type does not warrant this level of formality)
- 2. If two or more members seek to speak at the one time the Chair shall decide who is entitled to priority.
- 3. The meeting may decide that a particular person shall or shall not be heard, providing that a motion of this nature shall not be debated.
- 4. No member shall interrupt another while speaking except to raise a point of order.
- 5. No speaker shall digress from the subject under discussion
- 6. No member shall use offensive or unbecoming words.
- 7. During the debate a member may raise a point of order whereupon the member then speaking shall cease speaking until the point of order has been decided.
- 8. It shall be competent for any member to move a motion of dissent from the Chair's ruling other than on matters of procedure and points of order. The mover of a motion of dissent shall concisely state their point. The seconder and Chair only may then speak on the motion.
- 9. At any time during the debate, a member may "move that" the question be now "put" provided that the Chair is satisfied that reasonable time for debate of the original motion has been allowed. The motion shall be put without debate it need not be seconded. This motion may be applied to an amendment, in which case, the amendment is immediately put to the vote. It shall not be competent for the mover, seconder, or any other person who has spoken to the original motioner amendment to move "that the question be now put."
- 10.If carried, the original motion shall be put to the vote without further debate except that the mover thereof shall have the right of reply; if lost, the debate may proceed.
- 11.A member may move the adjournment of the debate to a subsequent meeting. If the motion for adjournment is lost, the mover thereof shall not be allowed to speak again on the question under debate.

12.If carried, the mover shall have the right of resuming the debate at the ensuing meeting and the mover of the original motion shall have the right to reply.

iv. Motions and Amendments

- 1. Any member proposing a motion or an amendment shall state its nature before addressing the meeting.
- 2. The mover of the motion shall not occupy more than ten minutes nor any other speaker more than five minutes, provided that the meeting may, by resolution, without debate, grant an extension of time to any speaker.
- 3. No member may speak more than once to a motion except with the chairman's permission, in explanation or reply, or to ask a question, provided that they may speak again on any amendment to the motion.
- 4. The mover of a motion's right of reply shall be exercisable at the end of the debate.
- 5. The mover of an original motion must get the consent of his seconder, and the approval of the meeting, before making any alterations to the wording of his motion.
- 6. Any member (other than provided for above) may move an amendment to a motion, provided it is not a direct negative of the motion proposed to be amended.
- 7. The mover or seconder of a motion may not move or second an amendment to it but may speak on any such amendment.
- 8. A particular member may move or second one amendment only to each motion, but may speak on amendments moved by others.
- 9. An amendment having been moved, it shall not be competent to move any further amendment, provided that notice may be given of intention to move a further amendment when the previous amendment has been determined. Only one amendment can be considered at the one time.
- 10.If there is an indication of more than one amendment to be brought forward, the mover of the original motion may elect to reply at the end of the debate on the first amendment.
- 11. The mover of an amendment has no right of reply.
- 12.A member who formally seconds a motion or amendment without speaking may speak in support at a subsequent stage of the debate.
- 13. Amendments shall be put to the meeting before the motion is put, and shall be committed to the meeting in the order in which they are received.
- 14. When an amendment is carried, the motion as amended becomes the motion before the meeting.
- 15. Motions and amendments can be withdrawn only when a majority of those present at the meeting consent. A motion for withdrawal is open to debate, which, however must be confined to the matter of withdrawal.
- 16.If, after a motion has been determined it is considered in the general interest that the matter should be reopened for discussion before the termination of the same meeting, the meeting may, by unanimous vote, order its recommittal.

v. Voting

Voting shall be by the voices, or, at the discretion of the Chairman, or at the request of any member, by show of hands or by secret ballot.

vi. Special Resolutions

Where a Special Resolution is to be proposed, an Explanatory Memorandum shall be issued as part of the Notice of Meeting. To enable that Memorandum to be prepared, the format for the submission of a Special Resolution the notice must take is:

- 1. The original Clause in the SLSNSW Constitution to be amended or deleted and the proposed changes, or in the case of a new clause, the wording of that clause.
- 2. Reference to all other clauses in the Constitution which are impacted upon by the proposed amendment and what impact that shall be. Where required, the Special Resolution must then identify the required amendments to those subsequent clauses and further impacts to the Constitution
- 3. These notes must include:
 - a. Name of the Proposer and seconder
 - b. The overarching rationale for the proposed amendment
 - c. An analysis of the benefits, draw backs and risks associated with ratifying the amendment AND retaining status quo
 - d. Any financial implications associated with the amendment
 - e. Evidence of consultation by the Proposer with other members of the State Council
- 4. The Explanatory Memorandum shall include:
 - a. The documentation received from the proposer presented as it was received.
 - b. Where the Special Resolution is put forward for consideration by the Board, it shall include the items as noted above (save for e)
 - c. Where the Special Resolution is put forward for consideration by a member of the State Counsel, the CEO shall prepare on behalf of the Board a response to the submission, which will form part of the explanatory memorandum for consideration by the State Counsel. This will note the Board's agreed position on the Special Resolution

2. Club and Branch Administration

a. Determination of Country Branches

i. Where a program or event requires Branches or clubs to be designated as either City or Country, the following allocation of Branches (and by extension the clubs within each Branch) shall be utilised:

Country

Far North Coast

North Coast

Sydney Northern Beaches

Mid North Coast

Lower North Coast

Illawarra

South Coast Far South Coast

b. Charitable Fundraising

i. SLSNSW carries the authority to be the holder of the Charitable Fundraising number (CFN) as the Charitable organisation for all Clubs & Branches in NSW. It will do this by registering with the NSW Department of Fair Trading and nominating all Clubs & Branches as "sub-branches".

c. Annual Capitation Fees and Affiliation

- i. Clubs & Branches must apply annually for re-affiliation to SLSNSW 14 days prior to the commencement of the new Patrolling Season annually on the prescribed form.
- ii. Clubs will pay an annual affiliation fee or capitation fee which shall be set by the Board annually.
- iii. The fee shall be payable in September of each year for the forthcoming season and will be calculated by the number of registered members (as noted on Surfguard) as at 30th June of the previous season.
 - 1. Registered Membership figures will be extracted from SurfGuard on 30 June annually in line with the SLSA Membership Statistics Guide and custom template created by SLSA for use by State bodies.
 - 2. Members with multiple memberships (ie dual membership including competition rights) will be deduplicated (ie a capitation fee will only apply against the individual members once). (See SLSA Regulations regarding multiple memberships)
 - 3. The capitation fee will be applied against the club with whom the member has the longest standing membership

d. Annual Branch/Club Compliance Review

- Annually in August each year, SLSNSW will commence conducting a compliance audit of each club.
- ii. The compliance audit will include but is not limited to the following aspects with due dates set advised annually:
 - 1. Insurance Renewal Declarations lodged with the SLSA/SLSNSW Insurance Broker
 - 2. Gear & Equipment inspection completed and equipment requirements met
 - 3. Annual Report & Financial Report lodged and deemed compliant with ACNC and Associations Act requirements. Clubs/Branches deemed Small and Medium as per the ACNC guidelines are to submit as a minimum a Reviewed set of Financial Reports and Clubs/Branches deemed Large by the ACNC are to submit an Audited set of Financial Reports. Reviews and audits to be conducted as per the requirements specified by the ACNC.
 - 4. Organisational Details, Office Bearers and Call Out team details updated and lodged in Surfguard
 - 5. Lodgement of the Annual Club/Branch affiliation form

- 6. Other requirements as determined from time to time and advised as part of the annual compliancy advice to Clubs/Branches.
- iii. Clubs/Branches who fail to meet the minimum standards required of the annual compliance audit shall be considered in breach of these regulations with sanctions as determined by the Board at its absolute discretion.
- iv. Where grants are paid to Clubs/Branches upon successful completion of the completion of the compliancy requirements, and these requirements are still outstanding at the end of the respective Financial Year, those monies will be forfeited by the Club/Branch.
- v. Clubs may request an extension to their lodgement date via the CEO or designate.

e. Grant/Sponsorship Money Distributions

Where SLSNSW is in receipt of grant monies from external bodies for the distribution to Clubs and/or Branches (eg SLSA, government or sponsors), the Board will approve from time to time the allocation of those monies and any terms which may apply to those monies.

f. Club Colours/Cap Design

- i. Clubs must first seek SLSNSW Board approval to change either their club colours and/or cap design
- ii. Upon approval, SLSNSW will forward a recommendation to SLSA for consideration under the relevant regulation

g. Membership Transfer between Clubs

All transfers shall occur as per SLSA regulations (noted in the Surf Sports Manual)

h. Fees and Charges

The Board shall approve all fees and charges applicable to Clubs, Branches and Individual members. It shall do this where possible via the annual SLSNSW price list which is a guide only, and may at its absolute discretion vary those fees and charges and/or implement fees and charges for other items or services in addition to those listed on the price list.

i. Hosting or Providing Support to Non- Core SLS Activities (Special Events)

- i. Only core Lifesaving activities (as undertaken within the designated patrolling area of each affiliate club or branch including support operations), general day to day Club activities (eg training, meetings, fundraising) and Surf Sports events (as described in the SLSA Surf Sports Manual) may be undertaken by clubs or branches without the requirement for a Special Event approval. A description of event types is noted on the required application form in use at the time, and includes but is not limited to; ocean swims, first aid provision and/or water safety for other sporting/community events, other sporting events not described in the SLSA SSM.
- ii. Any club seeking a Special Event Approval must prior to conducting their event:
 - 1. prepare their application (and associated documentation) on the prescribed form/via the Special Event Portal
 - 2. have the event approved by their respective Branch
 - 3. lodge their application to SLSNSW
 - 4. subsequently have their event approved by SLSNSW prior to undertaking the event or assistance.
- iii. Any Branch seeking Special Event Approval must prior to conducting their event:

- 1. prepare their application (and associated documentation) on the prescribed form/via the Special Event Portal
- 2. lodge their application to SLSNSW
- 3. subsequently have their event approved by SLSNSW prior to undertaking the event or assistance.
- iv. SLSNSW shall advise its insurers of all approved special events, but responsibility for any additional premium payments or adherence to any additional conditions as applied by the insurer remain the sole responsibility of the Club or Branch

3. Members and Membership

a. Membership categories & Sub-Categories

- i. Membership categories are described in the SLSA Regulations.
- ii. SLSNSW identifies sub-categories which sit within each of the Categories. Each sub-category has allowances, obligations and/or restrictions which apply to members assigned to the respective sub-category:

	Category	Sub-Category	Description
1.	Junior	Junior Activity Member	shall be a person who shall be a minimum age of five (5) years up to a maximum age of thirteen (13) years and such person shall be required to gain the relevant Surf Education Certificate for that person's age group.
2.	Junior	Cadet Member (13-15)	shall be a Member of the age qualification as defined in SLSA's Manuals (ie under 15) and, who has obtained the Surf Rescue Certificate or has passed an annual proficiency test.
3.	Active	Active Patrol Member (15-18), Active 18+	Shall be a Bronze Medallion holder and i.Fulfil patrol and Club obligations, as provided by SLSA and the Member's Club constitution. Qualify in an annual proficiency test unless the Member has obtained their Bronze Medallion in that season.
4.	Active	Reserve Active Member	May be granted by a Club to Active Patrol Members who have satisfactorily completed (from the gaining of the Bronze Medallion) at least eight (8) years of patrol and Club obligations as provided by SLSA and Club constitution. Reserve Active Membership shall not be automatic but shall be granted by resolution of the appropriate club body.
			Reserve Active Members shall perform a minimum of patrols in each Affiliated Club where they hold Reserve Active Membership, as required by SLSA and further patrol duties at the discretion of the Affiliated Club/s management.
			Reserve Active Members shall complete the annual proficiency test. ii.Note: Reserve Active membership may be granted under exceptional circumstances to Active Members irrespective of years of service.
5.	Active	Award Member	May be granted by a Club to persons who hold an SLSA award of one, or more, of the following qualifications:- Surf Rescue Certificate, Radio award/s, Resuscitation Certificate, Advanced Resuscitation Certificate or First Aid Certificate (or equivalent).
			Such Members may be called upon to perform patrol and/or other club obligations within the ability of their qualifications.
			An Affiliated Club may grant an Award Member voting rights to that Affiliated Club if they are undertaking lifesaving patrol duties.

	T		
6.	Community	Community Member	May be granted by at Club to persons not directly participating in lifesaving activities. This may cover social or volunteer activities. These members shall have no voting rights or access to other benefits such as coverage under the SLSA insurance policy or any insurance coverage via the Workers Compensation act.
7.	Associate	Associate Member	May be granted by a Club to persons who may or may not hold an SLSA award. Associate Members shall not have Affiliated Club voting rights
			unless elected to office or position, which is provided with voting rights by the relevant Affiliated Club constitution.
8.	Associate	Probationary Member	shall be the designation of any person for the time period between applying for membership and the gaining of an award and/or the granting of a formal category membership by the appropriate Affiliated Club committee. Note: Probationary members are not Individual Members for the purposes of clauses 10 and 13 of the SLSA Constitution.
9.	Associate	General Member	May be granted by a Club to persons who may or may not hold an SLSA award.
			General Members shall not have Affiliated Club voting rights unless elected to office or position which is provided with voting rights by the relevant Club constitution.
10.	Associate	Leave Restricted	May be granted by a Club to members requesting absence away from their club and club duties for a period of time (eg deployment, work, pregnancy, travel etc).
11.	Honorary and Service Membership	Long Service Member	May be granted by a Club to Members who have completed ten (10) years active service or to Members who have completed eight (8) years active service plus four (4) years reserve active service.
			Such Members may be exempted from all patrol obligations and may be granted other special privileges of Membership as provided in their Club constitutions.
			Should such Members join another Affiliated Club the receiving Affiliated Club shall determine if such Member's Long Service shall be recognised by that Affiliated Club.
12.	Honorary and Service Membership	Past Active Member	May be granted by an Affiliated Club to persons who have held an SLSA Bronze Medallion and been an active patrol member for a minimum of three (3) years.
			Past Active Members may have Club voting rights at the discretion of the Affiliated Club.
13.	Honorary and Service Membership	Honorary Member	May be granted by a Club to persons who may or may not hold on SLSA award.

14.	Honorary and	Life Member	May be granted by the member's Club to Members who have
	Service		rendered distinguished, or special service as provided for in that
	Membership		Affiliated Club's constitution and is relevant to that Club only.

b. Membership Year

- i. Individual Membership of SLSNSW shall be valid until 31 October of each year regardless of when the member was granted or renewed their membership with their Club.
- ii. New Members joining after 30 June and prior to 31 October in any year will remain a member until 30 September the following year.
- iii. Where Clubs and Branches membership years don't align with SLSNSW, SLSNSW's membership takes precedence with respect to insurance coverage.
- iv. SLSNSW will archived in Surfguard all current members who have not renewed by 31 October of each year.

c. Member Recognition

SLSNSW utilises a variety of different programs and awards to recognise its members.

- i. SLSNSW Life Membership
 - 1. Life Membership shall be conferred as per the Constitution
 - 2. All nominations require the endorsement of the nominee's Club and Branch and submitted via the prescribed form (see Annexure 7)
 - 3. Life Membership shall be considered annually, prior to and on the same day as the AGM
 - 4. The Life Membership & Honours Committee (LMHC) shall consider but not limit their consideration to the following criteria; years of service, awards achieved, record of services (roles held etc), the level to which the achievements have been undertaken.
 - 5. The LMHC shall provide their recommendations to the State Council for consideration.
 - 6. The State Council shall vote on all nominees (noting the recommendation of the LMC, but not being bound by it). Voting shall be as per the Method of Voting (Rule 26 in the Constitution)
 - 7. Unsuccessful Nominations for SLSNSW Life Membership may be re-nominated for consideration the following year or subsequent year
 - 8. Newly conferred Life Members shall be announced at the AGM.

ii. Awards of Excellence (AOE)

- 1. There shall be annual recognition of members on a state basis by way of the AOE.
- 2. Award nominees shall be assessed by respective Assessment Panels who shall consist of four (4) members, one being a reserve panellist.
- 3. Expressions of Interest for Assessment Panels shall be called for from the membership. Panel members shall be recommended by the respective Standing Committee Chair and approved by the Board.
- 4. Panel members shall be appointed for a two (2) year term for a maximum of two (2) terms. Each term will commence on 1 May of an uneven year and conclude on 30 April of the next uneven year.
- 5. Where an Assessment Panel Member has a conflict of interest, they shall be required to relinquish their Assessment Panel position and be replaced by the reserve panellist. Where required an expression of interest will be sought from the membership for a new reserve panellist as per the process described above. Previous expressions of interest may be utilised by the Standing Committee Chair to source a replacement Panellist. Any

- additional panel members appointed after the original four members will continue until the end of the panel's set tenure (ie even odd year)
- 6. Winners of the relevant categories which are considered for the SLSA Awards of Excellence shall be nominated for those awards
- 7. The categories to be recognised in the AOE shall be:

Portfolio	Award	Panel to Consider	
		,	
Board	Branch of the Year	SLSNSW Board	
Lifesaving	Surf Lifesaver of the Year	Surf Lifesaver of the Year Panel	
	Youth Surf Life Saver of the Year	Youth Surf Life Saver Panel	
	Patrol Captain of the Year	Lifesaving Panel	
	Support Operations Member of the Year	Lifesaving Panel	
Member Services	Administrator of the Year	Membership	
	Services Team of the Year	Membership	
	Innovation of the Year	Membership	
	Club of the Year	Club Panel	
	Youth Volunteer of the Year	Youth Volunteer Panel	
	Volunteer of the Year	Volunteer Panel	
	Junior Lifesaver of the Year - Male	Junior Lifesaver Panel	
	Junior Lifesaver of the Year - Female	Junior Lifesaver Panel	
Education	Trainer	Education Panel	
	Assessor	Education Panel	
	Facilitator	Education Panel	
	Community Education Program of the Year	Education Panel	
	Two areas	In the state of	
Surf Sports	Youth Athlete	Surf Sports Panel	
	Athlete	Surf Sports Panel	

Masters Athlete	Surf Sports Panel
Coach or Official	Surf Sports Panel
Team of the Year	Surf Sports Panel

iii. Meritorious Medal

1. The Meritorious Medal shall be awarded to members by SLSA as per the criteria set by SLSA.

iv. Rescue of the Month (ROTM)

- The ROTM will be awarded Monthly and successful nominees advanced to the SLSA equivalent
- 2. Individuals, Clubs and Services (eg support operations teams) are eligible to nominate for the award. All nominations must be endorsed by the respective Branch.
- 3. Lifeguards associated with the Australian Lifeguard Service (NSW) are also eligible to nominate for the award
- 4. ROTM can be awarded to singular or multiple members and/or multiple rescues determined by a vote of the ROTM Panel
- 5. The Panel to assess and award ROTM shall be appointed for a two (2) year term by the board upon recommendation by the Director of Lifesaving and consist of The Director of Lifesaving and five members with experience in Lifesaving operations.

v. Long Service Awards

1. There shall be no charge applied for the provision of any Long Service Award to a member.

d. Member Education, Training, Development programs and scholarships/financial assistance

- Where SLSNSW conducts camps, training programs, exchange programs or similar, or has available scholarships or similar, where entry is restricted an application and selection process shall be endorsed by the board for that particular program.
- ii. The selection process including the person or panel assessing the nominations shall be advertised as part of the nomination/expression of interest information.

e. Members Receiving Financial Gain from SLS activities

i. Members shall only be permitted to receive financial gain from SLS activities as described in the policy attached in Annexure 5.

f. Members as Paid Staff - Board & Committee Positions

- i. Unless otherwise approved by the Board & CEO, paid SLSNSW/Branch staff in either a full time, or permanent part time role with SLSNSW or a Branch will be ineligible for a Board or committee position at SLSA, State or Branch level. Additionally, such members of staff will be ineligible to hold a position of Club President
- ii. The Chief Executive Officer or designate, shall be an ex-officio non-voting member of the Board, State Council, Standing Committees and Panels. Additional members of staff shall be entitled to attend meetings to provide appropriate advice following approval of the Chief Executive Officer and the Chair of the respective State Council, Standing Committee or Panel

4. Lifesaving Activities

a. Standard Operating Procedure

All lifesaving activities shall be undertaken as per the Lifesaving Standard Operating Procedures (Lifesaving SOPs) issued from time to time by SLSNSW.

b. Lifesaving Agreements

- i. All Clubs and Branches must have a current and approved Lifesaving Agreement (LSA) in place with SLSNSW at all times.
- ii. The LSA prescribes the key requirements and obligations of the club or branch with respect to their lifesaving requirements
- iii. The LSA be reviewed and renewed on a biennial basis. The following Clubs and Branches will be reviewed on even years (FNC, NC, MNC, LNC, HUN, CC) and remaining on odd years (SNB, SYD, ILL, SC, FSC). They will be first reviewed and endorsed by the Branch DOL and then approved by the SLSNSW DOL.
- iv. Further details regarding LSA's and their operation are described in the Lifesaving SOP's

c. Gear & Equipment

Annually and prior to the start of each season, each club shall have inspected its Lifesaving gear & equipment. The process and requirements of this inspection are described in the Lifesaving SOP

d. Patrol Captain Annual Proficiency

- i. All Patrol Captains are required to complete the supplementary learning module (developed by NSW) as a mandatory proficiency requirement annually (initially by by 31 December 2021)
- ii. Patrol Captains cannot undertake the role of Patrol Captain without having completing this annual proficiency requirement

5. Surf Sports

a. Competition Eligibility

- i. Only current financial SLSA members may compete in any event in NSW which is conducted under the provisions described in the Surf Sports Manual (SSM)
- ii. Additional qualifications or eligibility criteria may apply to specific events or disciplines and these are described in the respective event circulars or in the SSM. This may include any restrictions such as permittance of interstate or members from other Branches to compete.
- iii. Members are permitted to compete in all SLSA and SLSNSW carnivals and Special Events if they clash with an event in their home Branch without exemption from that Branch
- iv. Where events are not conducted as part of the SSM, they require approval through the Special Event Approval Process noted in Regulation 2 (Club & Branch Administration). This may allow non SLSA members to participate as per any approval provided.

b. Event Circulars

- i. SLSNSW will issue event circulars prior to each SLSNSW Championship, series or event
- ii. The event circular will describe:
 - 1. Event eligibility
 - 2. Entry procedures
 - 3. Officials, water safety and first aid quotas of clubs/Branches
 - 4. Other key information to assist with the efficient running of the event
- iii. Event Circulars will have the effect of being an extension of these Regulations. Members, Clubs and/or Branches will be subject to the requirements and expectations as detailed in the event circulars.

c. SLSA Regulation 5.04

- i. SLSA regulation 5.04 is varied for SLSNSW members. In order to compete in Branch, State or Australian Championship events, SLSNSW members are required to have met the following minimum Patrol hours calculated between 1 January and 31 December annually:
 - 1. Active and U/15 25 hours
 - 2. Reserve Active 12 hours
- ii. Upon request by the member, A club may give special consideration for full or partial exemption from patrol obligations to members who fall into any of the following categories:
 - 1. Club Executive Committee Member
 - 2. Accredited Club Coaches (non-paid)
 - 3. Club training officers and assessors.
- iii. Exemption for any of the above roles is based on the role performing the minimum number of hours as specified within Section 3 (of SLSA Policy 5.04 Eligibility to Compete in SLSA Competition). That is for:
 - 1. Active and U/15 Total 25 hours being a minimum 15 patrol hours and a minimum 10 service hours (derived from undertaking the roles/activities described in 5 b ii above)
 - 2. Reserve Active Total 12 hours being a minimum 5 patrol hours and a minimum 7 service hours (derived from undertaking the roles/activities described in 5 b ii above)
- iv. The Director of Lifesaving in consultation with the Chair of the Surf Sports Committee shall consider any exemption requests following recommendation from the members home Branch.
- v. The process for application and approval of this exemption is described in Annexure 6

d. Provision of Carnival Details to SLSNSW/Sanctioning

- i. No surf sports competition events are to be held on the same date/weekend in NSW as State Championship events including Junior, Senior and Interbranch championships. This provision applies respectively to swim/craft/beach events and surf boat events.
- ii. Any Branch conducting a surf sports event (including surf boats competition) where entry is open to either members of that Branch or members from other branches/states must submit a sanction request for approval.
- iii. Any Club conducting a surf sports event (including surf boats competition) where entry is open to members of all clubs from that Branch or members from other branches/states must submit a sanction request for approval.
- iv. Sanction request must be received by SLSNSW 4 weeks prior to the event. Submissions received within 4 weeks maybe accepted at the discretion of the SLSNSW
- v. The sanction application shall include:
 - 1. Event dates and location
 - 2. Event type and categories competing
 - 3. Nominated SEMC
 - 4. Overview of event safety provisions in place for the event which must comply with the Surf Sports Manual
 - 5. Where events clash due to the nature of their categories etc, the Surf Sports Committee will determine which events are allocated to particular dates
- vi. Upon approval of the event and on the day of competition the SEMC must log the event on (on off) via SurfCom

e. Entry Fees

- i. Entry fees for SLSNSW State Championships events will be as per Regulation 2 (Club & Branch Administration).
- ii. The entry fees for the Country Championships shall be uniform across all age categories.

f. Cash Prizes at Carnivals

- i. With respect to Surf Sports, SLSNSW and its members are covered in the first instance for Personal Accident under the NSW Workcover (icare) legislation. This cover is extended to both training and official SLS competition as described in the Surf Sports Manual. Any cover provided and assessment of claims is undertaken by icare independently of SLSNSW.
- ii. Where prize money is made available to the club as opposed to the individual member, members are entitled to make a claim under the icare provisions.
- iii. Where prize money is available for individual competitors at an event, any icare coverage is voided, and members will only be eligible to make a claim for Personal Accident cover under the SLSA group policy. Any assessment of claims under the SLSA group policy is undertaken by the insurer independently of SLSNSW/SLSA.

g. Sponsors Apparel and Presentations

- i. Members may be directed to wear official event sponsors clothing or identifies during official presentations of media interviews.
- ii. Members may be directed to remove clothing or other identifiers of commercial entities during presentations, media or other occasions at the discretion at SLSNSW officials.

h. IRB events

- i. All events shall be conducted outside of the official Patrol Season.
- ii. Branches and Clubs shall not be permitted to conduct IRB events under their own auspices. For the avoidance of any doubt, the only permitted IRB events conducted in NSW shall be those conducted by SLSNSW or SLSA.

i. Inter Branch Events

- i. Branches are responsible for all costs associated with their respective teams for the Interbranch events and ensure all competitors are at minimum identified by way of unique official Branch cap.
- ii. Branches will retain all commercial rights to their respective teams including commercial logos and other identifiers on team uniforms and rash vests.
- iii. The Swim/Craft/Beach Interbranch Championships location shall rotate annually between the following Branches:
 - 1. Lower North Coast
 - 2. Hunter
 - 3. Central Coast
- iv. The Surf Boat Interbranch Championships location shall be determined in consultation with the Surf Boat Panel annually

j. Appointment of SEMC to SLSNSW carnivals

- i. The appointment of the role of SEMC for any SLSNSW conducted surf sports event falls under the auspices of the Director of Lifesaving (DOL) who will in close consultation with the Public Safety Manager and Chair of Surf Sports Committee & Surf Sports Manager determine an appointment.
- ii. An individual may be appointed for a term as determined by the DOL
- iii. The SEMC role is reportable to the DOL with respect to endorsement of the Safety Operations Manual, safety operations at the event, review and follow-up, individual performance in the role.
- iv. Any deputy SEMC roles are also appointed via the same process. The DOL may seek advice from the appointed SEMC as part of the appointment process.
- v. All SEMC's will have completed and remained current with the SLSNSW SEMC qualification where one exists or required training sessions.
- vi. Where the DOL wishes to apply for any SEMC role, they will step aside from the selection process and be replaced by the President (or delegate). Should the DOL be successful in being appointed, they will report through to the President (or Delegate) as per the reporting line above.

k. Appointment of Officials (SLSNSW events)

- i. Carnival Referees & Assistant Referees
 - 1. The Officials Advisory Panel shall appoint all Carnival Referees and Assistant Referees
 - 2. Carnival Referees and Assistant Referees for all SLSNSW championships shall be appointed for a two year term.
 - 3. Carnival Referees and Assistant Referees for all non-championships events or series shall be for that event only unless otherwise approved by the Panel
- ii. Senior Officials
 - 1. The Carnival Referee shall liaise with the Officials Advisory Panel to determine the appointment of the following Senior Officials positions:
 - a. Appeals Committee Convener
 - b. Chief Judge
 - c. Powercraft Area Co-ordinator

- d. Sectional Referee/s
- e. Sectional Area/s Chief Judge
- iii. General Officials
 - 1. A call for nominations for all SLSNSW Championships, Events and/or Series shall be undertaken
 - 2. The Carnival Referee (or delegate) shall appoint all other officials for the carnival from that call for nominations
 - 3. The referee may delegate the appointment of particular General Officials to the Surf Sports Manager where that is deemed appropriate (eg announcers, powercraft compound etc)
- I. Scrutineering This Regulation is under review by the Surf Sports Standing Committee
- m. State Teams This Regulation is under review by the Surf Sports Standing Committee (it includes appointment of selectors, competitors, teams management, appeals for non-selection etc)

ANNEXURE 1 BOARD AND SPECIFIC STANDING COMMITTEE CHARTERS

1A SLSNSW BOARD CHARTER

1. Introduction

SLSNSW is both a membership-based organisation built on a history of volunteerism encompassing a multitude of diverse and complex activities, as well as an evolving entity responding to operational, economic and public factors. It is governed by the SLSNSW Board, with important input from the SLSNSW State Council and various Board Standing Committees.

Through direction and oversight from the Board, SLSNSW is managed by the CEO. Different focuses and scopes of responsibilities are required from each of the groups within SLSNSW to ensure a dynamic, contemporary and success driven organisation.

This charter sets out the objectives, responsibilities and governance framework for the operation of the Board and its relationship with other stakeholders.

2. Role of the Board

The fundamental role of the Board is to govern SLSNSW, and in doing so establish, revise and oversee organisation's strategic direction and priorities.

The Board must ensure SLSNSW's **compliance** and **performance**. The role of the Board is therefore to ensure:

Compliance

- a. That the organisation:
 - i. Is a good and responsible corporate citizen, including in relation to prudent solvency and risk principles;
 - ii. complies with its Constitution and with all relevant laws, codes of conduct and appropriate standards of behaviour;
- b. encourages all Directors to comply with their responsibilities as directors and leaders, both internally and externally, maintaining a focus on the organisation as a whole;
- c. acts in the best interests of its members, its other stakeholders and the public;
- d. ensures that it has appropriate corporate governance structures in place including standards of ethical behaviour and promoting a culture of corporate and social responsibility

Performance

- e. determines and regularly reviews the strategic direction of the organisation, including its vision, mission values and strategies;
- f. review and approve the strategic plan, risk management planning, any business plans and the annual budget such that these support the agreed strategic objectives;
- g. appoint and review the performance of the CEO including succession planning for the CEO role;
- h. approve, monitor and be accountable for the financial and non-financial performance of the organisation including setting fees;
- i. ensure policies on key issues are in place and appropriate and that these can be applied effectively and legally to those participants or persons for whom they are intended;

- j. provide an avenue for key stakeholder input into the strategic direction of the organisation, including the review and appropriate ratification of recommendations from committees, management, panels and working groups;
- k. ensure Director, Board and Chairperson performance evaluation and professional development occurs regularly.

3. Governing Style

The Board will govern with an emphasis on:

- a. strategy and policy which will be advantageous to SLSNSW;
- b. anticipating and planning for change;
- c. objectivity;
- d. accountability and transparency;
- e. strategic leadership;
- f. clear distinction of its role and the role of the CEO / management;
- g. constructive, robust and collaborative debate;
- h. collective decision making rather than individual;
- i. focus on the future direction of SLSNSW; and
- j. being proactive rather than reactive and operational.

4. Role of the Chair

The SLSNSW President chairs Board meetings (and the State Council meetings). If the SLSNSW President is not available to chair a Board meeting, the Deputy SLSNSW President (if appointed) shall chair Board meetings. If both the President and the Deputy President are not available, the Board must elect another Director present to do so.

The role of the President/chairman is summarised below.

- a. leads the Board collectively and Directors individually and ensures they are able to discharge their duties.
- Is responsible for the performance, conduct and review of the Board and its individual Directors.
- c. identifies where the Board and/or Individual Directors require Professional Development opportunities to further enhance performance and improvement.
- d. provides leadership in the conduct of the Board's responsibilities, including setting the agenda and ensuring the meetings take place with adequate frequency
- e. ensures that discussion at meetings is on issues that, according to the Constitution and SLSNSW policies, clearly belong to the Board to decide, and do not impinge on the role of the CEO. They should identify the issues of significance to the Board, provide the right environment for consideration of those issues and ensure that all Directors have the opportunity to put their views and have them considered

- f. ensure Board Meetings are relevant, timely and structured, dealing with routine matters quickly and efficiently, allowing time for attention to key areas of responsibility such as accountability, strategic thinking, monitoring and policy issues
- g. the authority of the President consists of making decisions that fall within topics covered by Board policies on governance process, policies and the Constitution.
- h. the President has no authority to change Board decisions.
- i. subject to the Constitution or direction by the Board, the President may delegate authority but always remains accountable for its use.
- j. be responsible for the liaison, oversight and monitoring of the CEO's performance and activities, on behalf of the Board
- k. Together with the CEO, the President is the principal media spokesperson for SLSNSW.

5. The President/Chairman and the CEO

The Chairman represents the most critical link to SLSNSW through their relationship with the CEO. The Chairman must be able to strike the right balance in supporting and trusting the CEO while retaining an objective view of the management of SLSNSW. Individual Directors should wherever possible use the Chairman as the appropriate link between the Board and the CEO.

The CEO should consult and utilise the Chair as a sounding board for decisions which have significant impact and change to operations and organisational direction where and when required. It is this relationship of trust that allows robust, respectful and productive debate.

6. Role of CEO & Senior Leadership Team

As the Board has a clear governance role, the CEO through the Senior Leadership Team fulfils the management role of SLSNSW in accord with the instructions and direction from the Board.

The CEO and Senior Leadership Team is responsible for implementing the strategic objectives and operating within the risk appetite set by the Board and for all other aspects of the day to day running of SLSNSW. However, ultimate responsibility for strategy and control and oversight of sound and prudent management of SLSNSW rests with the Directors.

- a. In summary the role of the CEO includes:
 - i. implementing the SLSNSW strategic plan and associated business plans;
 - ii. day to day management and administration of SLSNSW;
 - iii. employment and human resources matters;
 - iv. administration of the affairs of SLSNSW;
 - v. preparation of and financial management through the approved budget;
 - vi. business development;
 - vii. Government, commercial and other stakeholder relations;
 - viii. Together with the President, the CEO is the principal media spokesperson for SLSNSW
 - ix. Ensure there are 'no surprises' for the President/Chairman

- b. The CEO will report to the Board by way of formal reports which are considered at Board Meetings. Board papers will include:
 - accurate and regular financial statements
 - ii. operational report & performance against the organisation's strategic objectives
 - iii. risk reports
 - iv. papers which address specific areas of the business which reporting or development initiatives

7. Role of the Individual Director

Without limiting relevant obligations at law and under SLSNSW's Constitution, the Corporations Act and ACNC Act, the responsibilities of individual Directors are to:

- a. act in the best interests of the SLSNSW organisation as a whole, including all members, branches, employees and other relevant external stakeholders;
- b. be committed to ethical, business like and lawful conduct including proper use of authority and appropriate decorum when acting as Directors
- c. act with care, diligence, honesty, good faith and in the best interests of SLSNSW;
- d. not improperly use their position or misuse SLSNSW information;
- e. act with respect, integrity and demonstrate ethical leadership
- f. avoid and declare any conflict of interest;
- g. not attempt to exercise individual authority over SLSNSW nor make decisions outside of their designated scope of authority;
- h. devote the necessary time to the performance of their duties including the review of Board papers prior to Board meetings;
- i. be mindful of the need for all Directors to engage in ongoing skills maintenance and improvement;
- j. engage with the President and other Directors both at and outside of meetings on key strategic matters relating to SLSNSW;
- not publicly voice any negative comments or individual opinions relating to the CEO, staff, fellow
 Directors or any Company matter or issue;
- I. only speak to the media as requested by the CEO or the Chairman;
- m. adhere to and support the President in an effort to govern effectively and should act with Board solidarity around Board decisions and agreed actions; and
- n. respect the confidentiality of sensitive issues or business items under negotiation or discussion.

8. Board Skills

The desired skills and qualifications for Directors are articulated in the Board skills matrix and individual position descriptions which form part of the Nominations Committee guiding documents (see Nominations Committee Charter)

9. Director Induction and Training

New Directors members will receive a formal induction upon appointment to the Board. The details of this induction are included in the Director Induction Policy.

The Board will receive governance training on an annual basis to help the directors better understand their legal, fiduciary and other obligations to SLSNSW. Through the President additional and specific training for individual Directors will be identified as required. SLSNSW may meet or contribute to the cost of such training.

10. Board Meetings

- a. Board meetings shall be regular and periodic and in accordance with rule 33 of the Constitution;
- b. The Board should develop a calendar/work plan based around SLSNSW's Strategic Plan and its key annual activities;
- c. The President through the CEO will prepare an agenda for each meeting and circulate board papers with relevant information for consideration by Directors. The agenda will contain some items for regular inclusion and other items as the need arises. Board papers will be circulated seven (7) days in advance of the meeting;
- d. Discussions will occur with engagement by Directors on all matters and with transparency. It is a fundamental of good governance that all discussions will be respectful and courteous, with the focus being on the promotion of the best interests of SLSNSW;
- e. The CEO will endeavour to circulate Board minutes within 10 days of the Board meeting;
- f. The Board will ensure a report of the outcomes of a Board meeting is circulated to the State Council within a reasonable time after the meeting.

11. Remuneration of Directors

No Director of SLSNSW shall receive remuneration for work carried out as a Director of SLSNSW.

Directors of SLSNSW are entitled to receive reimbursements and/or reasonable expenses for work carried out as a Director in accordance with the Constitution.

12. Evaluation of The Board

The Board considers the ongoing development and improvement of its own performance as a critical input to effective governance.

Under the direction of the President an annual evaluation of Board and Director performance will be undertaken, to reach a balanced view of its performance, identifying the positive aspects of the board's operation and areas for improvement (e.g. team dynamics, effectiveness, progress towards strategic objectives and adequacy of administration around the Board.)

The outcome of the evaluation process should be used as the basis to identify any gap in the skills mix of the Board, performance issues and Director professional development opportunities.

The Board may engage an independent expert to facilitate the process

13. Review of Board Charter

This Charter will be reviewed annually or more frequently by the Board as required.

1B NOMINATIONS COMMITTEE CHARTER

1. Introduction - SLSNSW & the Nominations Committee

SLSNSW is both a membership-based organisation built on a history of volunteerism encompassing a multitude of diverse and complex activities, as well as an evolving entity responding to operational, economic and public factors. It is governed by the Board, with important input from the State Council and various Board Committees. Through direction and oversight from the Board, SLSNSW is managed by the CEO. Different focuses and scopes of responsibilities are required from each of the groups within SLSNSW to ensure a dynamic, contemporary and success driven organisation.

This charter sets out the objectives, responsibilities and governance framework for the operation of the Nominations Committee and its relationship with other stakeholders.

2. Authority of the Nominations Committee

The Nominations Committee is a standing committee created by Rule 46 of SLSNSW's Constitution. It reports to the Board. As a standing committee it has an active role throughout each year.

In addition to specific delegations of authority by the Board from time to time, the Nominations Committee is governed by the Constitution (and Rule 46 in particular), this Charter (as amended or replaced from time to time) and the Regulations.

The Committee may, within the scope of its responsibilities:

- Obtain any information it requires from any member, employee or external party;
- b. Obtain outside legal or other independent professional advice; and
- c. Facilitate the attendance at Committee Meetings of external parties with relevant experience and expertise.

3. Governance and members of the Nominations Committee

The Committee is chaired by President (or in their absence by the Deputy President or other Director selected by the Board). All members other than the President are appointed by the Board. The Board may remove any member from the Committee at any time with or without cause.

In addition to the President the other foundation members of the Nominations Committee (**Foundation Members**) are:

- a. a Director of Surf Lifesaving Services Pty Limited;
- b. the Chair of the Risk Committee; and
- c. a representative of the State Council (as selected by the State Council).

4. Tenure

Other than the President, Committee members each hold office for a three (3) year term to a maximum of six (6) consecutive years. At the adoption of this Charter one member will be appointed for a three (3) year term, one member for a two (2) year term and one member for a one (1) year term.

5. Role of the Nominations Committee

The primary functions of the Nominations Committee are to provide specific and general advice to the Board in relation to the following:

- a. Provision of *ongoing advice and assistance* in the identification of relevant leadership and related skills for those holding leadership roles, together with the development, upskilling and maintenance of governance skills across SLSNSW, its various organs and controlled entities (**Leadership & Skills Mandate**);
- b. in relation to the election of candidates for Elected Director and the appointment of Appointed Directors of SLSNSW (and equivalent senior roles in other entities within the SLSNSW group) it will;
 - (i) assist the Board to identify possible candidates for future appointment as Appointed Directors;
 - (ii) gather from each candidate all relevant information concerning their professional,
 educational, cultural training and experience and other pertinent information, including their
 experience within SLSNSW and any other relevant organisation (Candidate Information);
 - (iii) review and consider the Candidate Information and provide a report and recommendation on each candidate as to their suitability, strengths and fit with 1the needs and ethos of SLSNSW to the Board, State Council and to each electing Member (in the case of the election of Elected Directors) and to the Board (in the case of the appointment of Appointed Directors or of equivalent roles in other SLSNSW group entities);

6. Skills Matrix

- a. In relation to its Leadership & Skills Mandate the Nominations Committee must produce annually and provide to the Board for its consideration a Skills Matrix for SLSNSW, including if requested by the Board, Skills Matrixes for the Board, the Directors, /or any constituent part of the SLSNSW group.
 - Skills Matrix will be aspirational, and the Nominations Committee will provide recommendations to the Board on the preferred skills required of individuals to actively participate on or as any of the following:
 - i. the Board;
 - ii. as a Director;
 - iii. as the CEO;
 - iv. as a director of SLS Services or any of the SLSNSW group.
- b. The Board may also request the Nominations Committee to consider the required skills of any Committee or Committee member as required from time to time

c. The Committee shall seek input from the CEO when considering the skills matrix required for the Board and or other committees or entities within the SLS Group.

such other matters as are set out in the Regulations (or are otherwise delegated to it by the Board).

7. Committee Meetings

- a. Committee meetings must:
 - i. be regular, periodic and necessary to conduct and oversee the role and obligations of the Nominations Committee;
 - ii. occur not less than twice in each calendar year, complying with an annual calendar/work plan determined by the Nominations Committee;
- b. The Committee may adjourn and otherwise regulate its meetings as it thinks fit;
- c. The President through the CEO will prepare an agenda for each meeting and circulate Committee papers with relevant information for consideration by Committee members. The agenda will contain some items for regular inclusion and other items as the need arises. Committee papers will be circulated seven (7) days in advance of the meeting;
- d. Meetings may be held in person, by telephone or by video conference or other online or technical facility, or by any combination of these;
- e. The quorum for Nominations Committee is 2, provided that one of the attendees is the President (or Deputy President or other Director selected by the Board if the President in unable to attend);
- f. Discussions will occur with engagement by Committee members on all matters and with transparency. It is a fundamental of good governance that all discussions will be respectful and courteous, with the focus being on the promotion of the role and function of the Nominations Committee and the best interests of SLSNSW;
- g. The President through the CEO will endeavour to circulate minutes within 10 days of the Committee meeting;
- h. The Committee will report the outcomes of a Committee meeting to the Board, as necessary, within a reasonable time after the meeting.
- i. The minutes of all Committee meetings must be circulated to the Board.

8. Remuneration of Committee members

No Committee member (including the President) shall receive remuneration for work carried out on or by the Nominations Committee.

Committee members (including the President) are entitled to receive reimbursements and/or reasonable expenses for work carried out as a Director in accordance with the Constitution.

9. Review of this Charter and evaluation of the Committee

- a. The Committee will at least annually review its composition and Charter and recommend any changes to the Board. The Committee may review its Charter at other times deemed necessary by the Committee or the Board.
- b. The Board will at least annually review the composition of the Committee and the Committee Charter.
- c. The Committee will annually review its performance as a Committee.

1C RISK COMMITTEE CHARTER

1. Introduction

Surf Lifesaving New South Wales Ltd (SLSNSW) is both a membership-based organisation built on a history of volunteerism encompassing a multitude of diverse and complex activities, as well as an evolving entity responding to operational, economic and public factors. It is governed by the SLSNSW Board (the Board), with important input from the SLSNSW State Council and various Board Committees. Through direction and oversight from the Board, SLSNSW is managed by the CEO. Different focuses and scopes of responsibilities are required from each of the groups within SLSNSW to ensure a dynamic, contemporary and success driven organisation.

This Charter sets out the objectives, responsibilities and governance framework for the operation of the Risk Standing Committee (the Risk Committee, or the Committee) and its relationship with other stakeholders.

2. Role of the Risk Committee

The Risk Committee is established to assist the Boards of SLSNSW and Surf Lifesaving Services Pty Ltd (SLSS) (the Companies) in fulfilling the effective discharge of their responsibilities for oversight of enterprise-wide risk management, inclusive of both strategic and operational risks, and compliance with key statutory obligations, of the Companies. In performing this role, the primary focuses of the Committee will be to:

- Review the Companies' enterprise-wide risk management framework and plan to manage and mitigate key risks (ERMP) annually in conjunction with the Boards and the Companies' Management Team and make recommendations to the Boards in relation to the ERMP;
- b. Monitor the implementation by the Management Team of the ERMP, the management by the Management Team of key risks and key statutory compliance obligations, and specific venture risk management plans, in each case through a monitoring program to be approved by the Boards, which may include undertaking a detailed analysis of particular identified risks, and current and potential mitigations;
- c. Report to the respective Board/s after each meeting of the Committee about matters considered by the Committee, with recommendations or comments in relation to those matters.

The Committee will undertake other tasks that may be agreed with the Boards from time to time. The functions of the Committee do not relieve the Boards of any of their responsibilities under law.

Under the leadership of the Committee Chair, in discharging its role the Risk Committee will work within the scope of this Charter and provide input from time to time on contemporary trends and desirable or best practice in risk management.

3. Operating Style

The Risk Committee will operate with an emphasis on:

- a. the best interests of the Companies;
- b. objectivity;
- c. transparency;
- d. desirable/best practice approaches in risk management to guide its discussions and recommendations;
- e. strategic thinking;
- f. clear distinction of its role and the role of Management;
- g. constructive, robust and collaborative debate.

Recommendations to the Boards shall be from the Committee as a group. If a Committee member does not agree with a Committee recommendation then their view will also be disclosed to the Boards.

4. Powers, Delegations and Limitations

- a. The Risk Committee has the full powers to carry out its role and responsibilities set out in this Charter.
- b. The Risk Committee does not have any delegated authority to approve any expenditure or incur any debt on behalf of SLSNSW or SLSS, or enter into any transactions or agreements with third parties.

5. Role of the Committee Chair

The appointed Committee Chair shall chair all meetings of the Risk Committee. If the appointed Committee Chair cannot chair a meeting, another member of the Risk Committee will act as Chair for that meeting.

The role of the Chair is summarised below:

- a. Decide the order in which the business of the meeting will be taken;
- b. not change Board decisions or decisions of other Committees;
- provide leadership in the conduct of the Risk Committee's responsibilities, including setting the
 agenda and ensuring the meetings take place with the frequency determined in consultation with
 the Boards;
- facilitate the identification of the issues of significance for the Risk Committee's discussions, provide the right environment for consideration of those issues, and ensure that all Committee members have the opportunity to put their views and have them considered; and
- e. Ensure meetings are carefully structured and deal with routine matters quickly and efficiently, allowing time for attention to the key areas of responsibility.

6. Role of the Individual Committee Members

Individual Committee members must:

- a. Conduct themselves in an ethical, business like and lawful manner and with appropriate decorum when acting as a Committee member;
- b. act with honesty, good faith and in the best interests of the Companies;
- c. not improperly use their position or misuse the Companies' information;
- d. avoid and declare any conflict of interest;
- e. act with care and diligence, respect and integrity;
- f. not attempt to exercise individual authority or make decisions outside of their designated scope of authority;
- g. devote the necessary time to the performance of their duties including the review of Committee papers prior to Risk Committee meetings;
- h. keep confidential all documents, information and matters considered or discussed by the Committee. This is not intended to prevent reporting of matters discussed at Committee meetings or provision of copies of minutes as contemplated in other parts of this Charter, or disclosures that are necessary for the proper conduct of the role, and discharge of the responsibilities, of the Committee;
- i. only speak to the media as requested by the CEO or the President of SLSNSW;
- j. use their best endeavours to facilitate the efficient and effective functioning of the Committee; and
- k. respect the confidentiality of sensitive issues or business items under negotiation or discussion.

7. Committee Member Induction and Training

All new Committee members will be briefed by the Committee Chair upon appointment, including access to the last two sets of Committee papers and minutes and other relevant documents on request.

8. The Committee Chair and Management

The Chair represents a most critical link to the Boards with respect to the matters considered by the Risk Committee. This link is enhanced through their relationship with the CEO. The Chair must be able to strike the right balance in developing a positive working relationship with the CEO while retaining an objective view of the management of risk and compliance. Where the Chair has concerns or has identified performance issues in relation to the CEO this should be raised directly with the SLSNSW President, or with the CEO in relation to other members of the Management Team.

9. Meetings

The Committee will meet a minimum of 4 times per year pursuant to an annual meetings schedule to be agreed by the Chair with the Boards. The meetings schedule will be advised to Committee members annually.

In addition, the Chair may convene a meeting of the Committee with 7 days written notice to the other members, and will do so at the request of a Board. Meetings can also be convened at shorter notice if all members consent, or if the Committee's comments are required on an urgent matter.

- a. The Chair through the CEO or his/her delegate will prepare an agenda and facilitate the provision of supporting documentation for each meeting. Agendas and papers will be circulated seven (7) days in advance of the meeting (where practicable) to ensure sufficient time for Committee members to read and consider before the meeting;
- The Chair will endeavour to circulate meeting minutes 10 days after the meeting for the review and approval of the Committee members. The approved minutes will be made available to the Boards;
- c. Meetings may be held in person or via teleconference/video conference to ensure budgetary efficiencies are maintained wherever appropriate;
- d. A quorum shall be 2/3 (rounded up) of Committee members, other than when a meeting is convened at short notice to consider an urgent matter, in which case the quorum will be one director from each of SLSNSW and SLSS Boards and 2 independent members;
- e. Relevant management and staff will attend meetings as required by the Chair. The SLSNSW President and the CEO must be invited and may attend any meeting of the Committee.

10. Composition

The Risk Committee comprises a minimum of six (6) members, at least:

- a. One (1) SLSNSW Director
- b. One (1) SLSS Director
- c. Four (4) independent members who do not otherwise sit on the SLSNSW or SLSS Board or SLSNSW State Council.

Committee members should be independent of Management, free of any relationship which might impair the exercise of their independent judgment and possessed of the business acumen which will allow them to be effective in their role.

The Chair shall be appointed by the Board and doesn't necessarily need to be a SLSNSW or SLSS Director.

The members of the Committee must as a group have the requisite skills and expertise to effectively carry out the Committee's role. The following specific skills are desirable for Committee members:

- a. Have a working knowledge of enterprise risk frameworks;
- b. Have experience in assessing risks and developing mitigation strategies.

Diversity amongst Committee members will be considered by the Board of SLSNSW in making appointments.

11. Tenure

The Board of SLSNSW shall make all appointments and replacements of Risk Committee members.

The independent members will be appointed for a three (3) year term to a maximum of six (6) consecutive years. At the adoption of this Charter the existing Committee members will be appointed as follows: two members for a three (3) year term, one member for a two (2) year term, and two members for a one (1) year term. Years served prior to these respective appointments will not count towards consecutive years of tenure.

Members, including the Chair, may be removed by the SLSNSW Board at any time or may resign by written notice to the Board of SLSNSW.

12. Board Delegated Powers and Limitations

The Risk Committee may initiate special investigations as it sees fit or as directed by either Board in relation to areas within its role and responsibility.

The Risk Committee is not responsible for overseeing the management of risks and compliance of matters that are within the Charter of the Finance and Audit Compliance Committee (FACC) or the Investment Advisory Committee (IAC), which includes financial matters, taxation, fund raising, accounting and reporting, internal controls relating to each of those areas, and external audit.

13. Access to records and independent advice

- a. The Committee members will at all times have free and unfettered access and be provided with a copy of any document, report, material or information in the possession of a Company Director, employee, contractor, or external adviser to the Companies, or any other person.
- b. The Committee may seek independent professional advice, at SLSNSW's expense, if it is considered necessary for the proper performance of the Committee's responsibilities. The Chair of the Committee and the CEO/CFO will facilitate the procurement of any such advice.
- Members of the Committee will be available to meet with regulators on request.

14. Remuneration of Committee Members

No Committee member of SLSNSW shall receive remuneration for work carried out as a Committee member of SLSNSW. Committee Members of SLSNSW are entitled to receive reimbursements and/or reasonable expenses for work carried out as a Committee member in accordance with the SLSNSW Constitution.

15. Evaluation of the Risk Committee

The Board considers the ongoing development and improvement of each Committee's performance as a critical input to effective governance. As a result, the Board requires a biennial evaluation of the Risk Committee and each Committee member's performance.

In undertaking the review, which will be undertaken collaboratively between the Board and the Committee, the Board aims to reach a balanced view of the Committee's performance, identifying the positive aspects of the Committee's operation and areas for improvement (eg team dynamics, effectiveness, and adequacy of administration around the Committee.) The evaluation process should also be used to identify any gaps in the skills mix of the Committee and performance issues.

16. Review of Charter

This Charter will be reviewed biennially or more frequently if required by the Board.

ANNEXURE 2 GENERAL STANDING COMMITTEE CHARTERS

2A GENERAL STANDING COMMITTEE CHARTERS

17. Introduction

SLSNSW is both a membership-based organisation built on a history of volunteerism encompassing a multitude of diverse and complex activities, as well as an evolving entity responding to operational, economic and public factors. It is governed by the SLSNSW Board, with important input from the SLSNSW State Council and various Board Committees. Through direction and oversight from the Board, SLSNSW is managed by the CEO. Different focuses and scopes of responsibilities are required from each of the groups within SLSNSW to ensure a dynamic, contemporary and success driven organisation.

This charter sets out the objectives, responsibilities and governance framework for the operation of the Standing Committees and their relationship with other stakeholders.

18. Role of the Standing Committee

The fundamental role of the Standing Committees is to provide subject matter advice & expertise to the Board & Management of SLSNSW as related to their respective portfolio areas.

Under the leadership of the Committee Chair, the role of the respective Standing Committee is to:

- a. work within the scope of the respective Committee as outlined in the respective committee annexure
- b. provide recommendations to the Board with respect to changes to the SLSNSW Regulations and Policies
- c. provide recommendations to the Board with respect to any proposed or suggested changes to SLSA or SLSNSW Regulations, policy or any matter that is referred to them
- d. provide management with feedback on operational issues affecting members or service delivery to the membership with respect to its portfolio area
- e. develop strategic thinking around the application of the organisation's strategic plan against its portfolio area
- f. monitor contemporary trends and best practice in its portfolio area including external influences and key performance metrics of the portfolio area
- g. through collaboration & consultation with branches and clubs, review relevant policies and best practice related its portfolio area to ensure they are appropriate and that these can be applied effectively & equitably to those participants or persons for whom they are intended and ensure adherence to relevant legislation
- h. provide advice on the appointment of Working Groups and Panels to provide high quality and informed technical input into the various operational areas related to the portfolio area
- i. Identify, discuss, and develop solutions to any challenges or concerns arising from the volunteers related to the portfolio area.
- j. interact with key stakeholders and members as required

k. evaluate its effectiveness as a committee

19. Operating Style

The Standing Committees will operate with an emphasis on:

- h. strategy and policy which will be advantageous to SLSNSW in its portfolio area;
- i. anticipating and planning for change;
- j. objectivity;
- k. accountability and transparency;
- I. use of evidence and research to guide decision making & recommendations
- m. strategic leadership;
- n. clear distinction of its role and the role of Management;
- o. constructive, robust and collaborative debate;
- collective decision making rather than individual. Recommendations to the Board shall be via consensus, unless there is a conflicting view in which case both positions will be taken to the Board;
- q. focus on the future direction of its portfolio area within SLSNSW; and
- r. being proactive rather than reactive.

20. Powers, Delegations and Limitations

- c. The Committee has the full powers to carry out its role and responsibilities set out in this Charter.
- d. The committee does not have any delegated authority to approve any expenditure or incur debit on behalf of SLSNSW or enter into any transactions or agreements with third parties

21. Role of the Committee Chair

The nominated Committee Chair shall chair all meetings of the Committee. If the nominated Committee Chair cannot chair a meeting, a Chair will be selected from the Committee.

The role of the Chair is summarised below:

- f. Ensure that discussion at meetings is on issues that, clearly belong to the Committee to decide, and do not impinge on the role of other Committees, Management or operational areas.
- g. Decide the order in which the business of the meeting will be taken;
- h. not change Board decisions or decisions of other Committees.
- i. provide leadership in the conduct of the Committee's responsibilities, including setting the agenda and ensuring the meetings take place with adequate frequency
- j. identify the issues of significance to the Committee, provide the right environment for consideration of those issues and ensure that all Committee Members have the opportunity to put their views and have them considered

k. Ensure Meetings are carefully structured and must deal with routine matters quickly and efficiently, allowing time for attention to key areas of responsibility such as accountability, strategic thinking, monitoring and policy issues

22. Role of the Individual Committee Member

Individual Committee Members are to:

- I. be committed to ethical, business like and lawful conduct including proper use of authority and appropriate decorum when acting as a committee member
- m. act with honesty, good faith and in the best interests of SLSNSW;
- n. not improperly use their position or misuse SLSNSW information;
- o. avoid and declare any conflict of interest;
- p. act with care and diligence, respect, integrity and demonstrate ethical leadership
- q. not attempt to exercise individual authority or make decisions outside of their designated scope of authority;
- devote the necessary time to the performance of their duties including the review of Committee papers prior to Committee meetings
- s. not publicly voice any negative comments or individual opinions relating to SLSNSW Directors, the CEO, staff, fellow committee members or any Company matter or issue;
- t. only speak to the media as requested by the CEO or the President;
- u. adhere to and support the Committee Chair in an effort to for the Committee to function effectively and should act with solidarity around Committee decisions and agreed actions; and
- v. respect the confidentiality of sensitive issues or business items under negotiation or discussion.

23. Committee Member Induction and Training

All new Committee members will be briefed by the Committee Chair and the Portfolio Manager upon appointment, including access to the last two sets of Committee papers and minutes and other relevant documents on request.

24. The Committee Chairperson and Management

The Chairperson represents a most critical link to the Board with respect the matters considered by the respective Committee. This link is enhanced through their relationship with the Portfolio Manager. The Chairperson must be able to strike the right balance in supporting and trusting the Portfolio Manager while retaining an objective view of the management of that portfolio area. Where the Chairperson has concerns or has identified performance issues that should be raised directly through the CEO.

25. Reporting

The Committee shall report to the Board and are accountable for the performance of their duties as committee members.

26. Meetings

Unless otherwise stated in the annexure for the specific Committee, it will meet a minimum of 4 times per year or as regularly as is prudent and necessary to effectively offer advice and recommendations to the Board and management with respect to specific portfolio matters

- f. The Chair through the portfolio manager will prepare an agenda and supporting documentation for each meeting. Agendas and papers will be circulated seven (7) days in advance of the meeting to ensure sufficient time for Committee Members to read and consider before the meeting.
- g. The portfolio manager will endeavour to circulate Meeting minutes 10 days after the meeting
- h. The Committee should develop a calendar/work plan based around SLSNSW's Strategic Plan and the portfolio's key annual activities.
- i. Meetings maybe held in person or via teleconference/video conference to ensure budgetary efficiencies are maintained wherever appropriate
- j. A quorum shall be 2/3 (rounded up) of the named members of the committee
- k. Respective management and relevant staff may attend all meetings as required and approved by the Chair. The President & CEO may attend any meeting of any committee.

27. Remuneration of Committee Members

No Committee member of SLSNSW shall receive remuneration for work carried out as a Committee member of SLSNSW. Committee Members of SLSNSW are entitled to receive reimbursements and/or reasonable expenses for work carried out as a Committee Member in accordance with the Constitution.

28. Evaluation of The Committee

The Board considers the ongoing development and improvement of each Committee's performance as a critical input to effective governance. As a result, the Board requires an annual evaluation of the Committee and its Committee member performance.

In undertaking the annual review, the Board aims to reach a balanced view of the Committee performance, identifying the positive aspects of the committee's operation and areas for improvement (eg team dynamics, effectiveness, progress towards strategic objectives and adequacy of administration around the Committee.) The outcome of the evaluation process should be used as the basis to identify any gap in the skills mix of the Committee and performance issues.

29. Review of Charter

This Charter will be reviewed annually or more frequently by the Board as required.

2A(i) FINANCE & AUDIT COMMITTEE

1. Introduction

This annexure describes arrangements specific to the Finance & Audit Committee (FACC) and should be read in conjunction with the Standing Committee Charter above.

The FACC is established to support Surf Life Saving New South Wales (SLS NSW) and its controlled entity, Surf Life Saving Services (SLSS), Board of Directors' oversight responsibilities related to the financial affairs of the Company; taxation matters, accounting and reporting (including the external audit); internal controls and processes relating to financial, taxation, fundraising, accounting and reporting matters.

The FACC monitors the processes which are undertaken by the senior management and the auditors for SLS NSW and SLSS. The FACC shall assist the Board(s) to abide by the relevant financial provisions of the Corporations Act 2001, the Australian Charities and Not-for-profit Commission (ACNC) obligations, fundraising regulations and taxation regulations.

The functions of the FACC do not relieve the boards(s) of any of their responsibility under law.

2. Composition

The FACC comprises seven (7) members, at least:

- a. Two (2) SLSNSW Directors, one of whom shall be appointed Chair
- b. one (1) SLSS Director
- c. Four (4) independent members who do not otherwise sit on the SLSNSW or SLSS Board or SLSNSW State Council.
- d. The CEO and CFO as ex-officio members

The independent members should be independent of management, free of any relationship which might impair the exercise of their independent judgment and possessed of the financial skills and business acumen which will allow them to be effective in their role.

The following specific skills are required of all FACC nominees:

- Be "advanced financially literate" (i.e. able to read and understand financial statements and challenge information presented in FACC meetings).
- Have the following expertise:
 - o accounting or related financial expertise
 - o financial regulatory expertise
 - o financial investment expertise

- financial risk expertise.
- Have an understanding of the industry in which the Company operates.

Diversity amongst FACC members will be considered by the Board of SLSNSW in making appointments.

3. Tenure

The Board of SLSNSW shall make all appointments and replacements of FACC members.

The independent members will be appointed for a three (3) year term to a maximum of six (6) consecutive years. At the adoption of this Charter two members will be appointed for a three (3) year term, one member for a two (2) year term and one member for a one (1) year term. Years served prior to these respective appointments will not count towards consecutive years of tenure.

Members may be removed by the SLSNSW Board at any time or may resign by written notice to the Board of SLS NSW.

4. Board Delegated Powers and Limitations

The FACC may initiate a special investigation as it sees fit or as directed by either the SLSNSW or SLSS Board in relation to areas within its role and responsibilities.

5. Access to independent advice

Audit representatives and other independent experts may attend meetings by invitation.

The FACC may obtain independent professional advice to assist in the proper exercise of its role and responsibilities, with the cost to be borne by SLSNSW or SLSS subject to board approval.

6. Meetings

The FACC is to meet at least six times a year.

Two of these meetings shall be standalone meetings for the budget(s) review and financial statement(s) review. The other meetings are timed to review quarterly financial reports.

7. Specific Duties

The specific duties of this committee are to:

- a. Financial and business affairs
 - i. Review and oversight of the development of SLSNSW and SLSS budgeting process
 - ii. Monitoring the financial performance against Board approved budgets
 - iii. Oversight and monitoring the SLSNSW and SLSS investments (including land holdings)
 - iv. Oversight and monitoring the SLSNSW and SLSS financial reporting system(s); and
 - v. Review, oversight and monitoring of material capital projects.

b. Annual audit and integrity of the financial statements

- i. Review the appointment of, the terms of engagement and the audit fees for the External Auditor prior to the commencement of the audit.
- ii. Review the External Auditor's management report, detailing the results and significant findings from the audit, and Management responses.

- iii. Review the acceptability of and correct accounting treatment for and disclosure of significant transactions which are not part of the SLSNSW and SLSS normal course of business.
- iv. Assist in the resolution of any disagreement between Management and the External Auditor in the financial reporting.
- v. Meet as required with the External Auditor, without Management present.
- vi. Review and oversight of policies for the provision of non-audit services by the External Auditor.
- vii. Review any significant accounting and reporting issues, including professional and regulatory announcements and to understand their effect on the SLSNSW and SLSS financial statements.
- viii. Review the annual financial statements of the SLSNSW and SLSS, which require approval of the Board and discussion of the financial statements with the External Auditor and Management before submission to the Board.
- ix. Review the written attestations (Directors declaration) provided by the President and Director of Finance.
- x. Review, for potential conflicts of interest situations, and pre-approve all related party transactions on an ongoing basis.
- xi. Review the financial information included in the SLS NSW and SLSS annual reports prior to release.

c. Compliance

- i. Obtain regular updates from Senior Management about compliance matters that may have a material impact on the SLSNSW and SLSS financial statements.
- Review the effectiveness of the SLSNSW and SLSS approach to achieving compliance with fundraising, grants, laws, regulations, industry codes and SLSNSW and SLSS policies.
- iii. Review any correspondence from regulatory bodies regarding significant financial or fundraising issues.
- iv. Ensure that there is a process in place for the Board President and FACC Chairperson to be immediately informed of any issue of significant non-compliance or litigation.
- v. Oversee the process for the receipt, retention and treatment of information received from the internal whistleblower policy and procedures and also from external complainants regarding matters relating to audit, financial statements, internal controls or possible fraud.

d. Reporting

- The FACC Chairperson will report to the Boards on the FACC meetings regarding relevant matters and appropriate recommendations for noting or approval by the respective Board.
- ii. The FACC Chairperson will ensure that the Board President(s) are immediately informed of matters that may impact significantly on the financial condition or reputation of SLSNSW and SLSS.

2A (ii) INVESTMENT ADVISORY COMMITTEE

1. Introduction

This annexure describes arrangements specific to the Investment Advisory Committee (IAC) and should be read in conjunction with the Standing Committee Charter above.

The IAC is established to assist the Board in fulfilling its responsibilities, by reviewing:

- a. SLSNSW's investment strategy and investment reporting;
- b. The performance and independence of internal and external investment management;
- c. The appointment and removal of investment managers and financial advisors;
- d. SLSNSW Group's investment process; and
- e. Other tasks that may be agreed with the Board from time to time.

The functions of the IAC do not relieve the Board of any of their responsibilities under law.

2. Composition

The IAC comprises seven (7) members:

- a. Two (2) SLSNSW Directors
- b. One (1) SLSS Director
- c. One (1) FACC member who is not otherwise a SLSNSW or SLSS Director
- Three (3) independent members who do not otherwise sit on the SLSNSW or SLSS Board or SLSNSW State Council
- e. The CEO and CFO as ex-officio members

The independent members should be independent of management, free of any relationship which might impair the exercise of their independent judgment and possessed of the financial skills and business acumen which will allow them to be effective in their role.

The Chair shall be appointed by the Board and will be a member of the FACC

The following specific skills are required of all IAC nominees:

- Members of the IAC should be financially literate with direct investment experience and
- Be "financially literate" (i.e. able to read and understand financial statements and challenge information presented in IAC meetings).
- Have direct investment experience
- at least one member of the IAC should have relevant accounting or financial experience and have the following expertise:
 - o financial investment expertise
 - o financial risk expertise.
 - o have an understanding of the industry in which the Company operates.

Diversity amongst FACC members will be considered by the Board of SLSNSW in making appointments.

3. Tenure

The Board of SLSNSW shall make all appointments and replacements of IAC members.

The independent members will be appointed for a three (3) year term to a maximum of six (6) consecutive years. At the adoption of this Charter one member will be appointed for a three (3) year term, one member for a two (2) year term and one member for a one (1) year term. Years served prior to these respective appointments will not count towards consecutive years of tenure.

Members may be removed by the SLSNSW Board at any time or may resign by written notice to the Board of SLS NSW.

4. Board Delegated Powers and Limitations

The Board authorises the IAC, within the scope of its responsibilities, to perform the activities identified in these terms of reference.

It is intended that individual members of the IAC will act jointly and severally in their capacity as interested members of SLSNSW and will not provide financial advice or any other regulated service.

5. Access to records and independent advice

- a. The IAC members will at all times have:
 - i. Free and unfettered access to the external auditors, senior management, the risk management functions and the appointed actuary, and vice versa; and
 - ii. Unrestricted access to explanations and additional information the IAC considers relevant to its responsibilities;
- b. The IAC must meet with appointed external financial advisors, investment managers and auditors at least once a year without management being present.
- c. The IAC may seek independent professional advice, at SLSNSW's expense, if it is considered necessary for the proper performance of the IAC's responsibilities. The Chairman of the IAC and the Secretary will facilitate the procurement of any such advice.
- d. Members of the IAC will be available to meet with regulators on request..

6. Meetings

The IAC is to meet at least quarterly each year.

7. Specific Duties

The specific duties of this committee are to:

a. Investment Strategy and Investment Reporting

In relation to SLSNSW's investment strategy and investment reporting the IAC will:

- i. Develop the investment strategy and principles applied throughout the SLSNSW Group and be satisfied with their appropriateness;
- ii. Review the integrity of SLSNSW's investment reports and statements;
- iii. Consider whether SLSNSW's investment reports and statements are consistent with the IAC's knowledge and adequate for member's needs, in order to recommend their approval by the Board;
- iv. In consultation with management, review the effectiveness of the SLSNSW Group's investment reporting systems and processes;
- v. Review with management any significant investment and related accounting and financial reporting issues identified by management or the external audit(s);
- vi. Assess any changes in external investment management requirements and standards, and as appropriate advise and/or make recommendations to the Board;
- vii. Support the FACC with the review of management representation letters pertaining to investments to the external auditors for completeness and appropriateness; and
- viii. Review the CEO and CFO declarations regarding the financial reports and statements, prepared in accordance with the requirements of legislation.

b. Risk Management

In relation to SLSNSW's risk management the IAC will review the effectiveness of risk management framework as it relates to the investment strategy.

c. Other:

In relation to matters not included the IAC will:

- i. Receive copies of key correspondence and key reports to regulators as appropriate;
- ii. Be satisfied as to the effectiveness of SLSNSW's processes to receive and manage complaints regarding financial investment management

2A (iii) LIFESAVING COMMITTEE

1. Introduction

This annexure describes arrangements specific to the Lifesaving Committee (LC) and should be read in conjunction with the Standing Committee Charter above.

The purpose of the LC committee is to provide strategic leadership for lifesaving activities to support effective decision making at all levels of SLSNSW. The committee is responsible for supporting and informing the overall strategic development, growth and management of SLSNSW lifesaving and broader public safety operations as they relate to SLSNSW's strategic priorities.

The functions of the LC do not relieve the Board of any of their responsibilities under law.

2. Composition

The LC comprises up to seventeen (17) members:

- a. A SLSNSW Director who shall be the Director of Lifesaving (1)
- b. Each respective Branch Director of Lifesaving (11)
- c. Up to five (5) independent members who do not otherwise sit on the SLSNSW or SLSS Board or SLSNSW State Council
- d. The Manager Operations Public Safety as an ex-officio member
- e. The President & CEO may attend any meeting of the committee

The independent members should be independent of management, free of any relationship which might impair the exercise of their independent judgment and possess lifesaving skills and experience which will allow them to be effective in their role.

The Chair shall be the SLSNSW Director of Lifesaving

The following specific skills are required of independent LC nominees:

- Professional or substantive volunteer experience in Lifesaving and/or emergency services
- Have specific expertise in at least one specialty area of life saving (eg RWC/Powercraft operations, support services, operational command, patrolling, joint agency operations, first aid/paramedical, coastal safety education, aviation/UAV operations)
- Have an understanding of the industry in which the Company operates.

Diversity amongst LC members will be considered by the Board of SLS NSW in making appointments.

3. Tenure

The Branch Directors of Lifesaving (DOL) shall remain on the LC whilst ever they are the appointed DOL for their respective Branch.

The Board of SLSNSW shall make all appointments and replacements of Independent LC members.

Independent members will be appointed for a three (3) year term to a maximum of six (6) consecutive years. If more than one independent member is appointed at the commencement of this Charter, at least one will only be appointed for an initial two (2) year term.

Members may be removed by the SLSNSW Board at any time or may resign by written notice to the Board of SLS NSW.

4. Limitations

The LC does not have an operational standing within SLSNSW with respect to its management of emergency operations situations, notwithstanding members of the LC maybe seconded onto Incident Management Teams or similar both within and external to SLSNSW, or occupy roles such as Duty Officer, State Duty Officer, Patrol Captain etc.

5. Meetings

The LC is to meet at least quarterly each year.

6. Specific Duties

The specific duties of this committee are to:

- a. Ensure policies, rules and programs are focused on the promotion of safe coastal aquatic behaviours for both members and the public
- b. Through continuous improvement make recommendations for best practice approaches to "club patrolling" operations
- c. Through continuous improvement make recommendations for best practice approaches to Support Operations activities
- d. Ensure policy development enhances the alignment of SLS activities within the broader emergency services framework
- e. Devise policies which create pathways for members from club patrolling through to support operations and beyond
- f. Liaise with and collaborate with the education portfolio to ensure members operational duties and expectations are matched by suitable and appropriate training programs
- g. Consider research and evidence-based analysis to inform new and contemporary methods in conducting lifesaving and public safety operations
- h. Assess and devise policy approaches to ensure SLSNSW's position in the broader emergency services framework is enhanced, and member opportunities to operate in the framework is safe, rewarding and valued
- i. Undertake "lessons learned" reviews of major incidents and responses to inform improvements in SOPs, policies, training and approach
- j. Liaise the other portfolio areas to ensure Lifesaving polices align with contemporary approaches to member recruitment & retention

2A(iv) SURF SPORTS COMMITTEE

1. Introduction

This annexure describes arrangements specific to the Surf Sports Committee (SSC) and should be read in conjunction with the Standing Committee Charter above.

The purpose of the SSC committee is to provide strategic leadership for Surf Sports activities to support effective decision making at all levels of SLSNSW. The committee is responsible for supporting and informing the overall strategic development, growth and management of SLSNSW Surf Sports activities as they relate to SLSNSW's strategic priorities.

The functions of the SSC do not relieve the Board of any of their responsibilities under law.

2. Composition

The SSC comprises up to seventeen (17) members:

- a. One (1) SLSNSW Director
- b. each respective Branch Director of Surf Sports (11)
- c. up to five (5) independent members who do not otherwise sit on the SLSNSW or SLSS Board or SLSNSW State Council
- d. The Surf Sports Manager as an ex-officio member
- e. The President & CEO may attend any meeting of the committee

The independent members should be independent of management, free of any relationship which might impair the exercise of their independent judgment and possess skills and experience in surf sports which will allow them to be effective in their role.

The Chair shall be appointed by the Board and will be a SLSNSW Director

The following specific skills are required of all independent SSC nominees:

- Professional or substantive volunteer experience in Surf Sports and/or the sports sector
- Have specific expertise in at least one specialty area of Surf Sports (eg coaching, officiating, competition, administration, discipline specific [craft & swim, surf boats, IRB racing, pool rescue, "lifesaving competition")
- Have an understanding of the industry in which the Company operates.

Diversity amongst SSC members will be considered by the Board of SLSNSW in making appointments.

3. Tenure

The Branch Directors of Surf Sports (BDOSS) shall remain on the SSC whilst ever they are the appointed BDOSS for their respective Branch.

The Board of SLSNSW shall make all appointments and replacements of Independent SSC members.

Independent members will be appointed for a three (3) year term to a maximum of six (6) consecutive years. If more than one independent member is appointed at the commencement of this Charter, at least one will only be appointed for an initial two (2) year term.

Members may be removed by the SLSNSW Board at any time or may resign by written notice to the Board of SLS NSW

4. Board Delegated Powers and Limitations

The SSC does not have an operational standing within SLSNSW with respect to its management of Championships and other events, notwithstanding members of the SSC maybe seconded onto Championships Committees or similar within SLSNSW, or fulfil roles such as Championships Referee, SEMC or similar.

5. Meetings

The SSC is to meet at least quarterly each year.

6. Specific Duties

The specific duties of this committee are to:

- a. Consider the pathways which are in place for members of all ages and abilities to pursue their interests in surf sports and result in increased numbers of members engaging in competition
- b. Ensure elite development pathways are developed and underpinned by evidence-based approaches to athlete development
- c. Ensure the competition program offered at both state and branch level is contemporary, aligned and meets the needs of various cohorts within the surf sports participants of the membership
- d. Consider event types and formats which present to the membership as engaging and worthwhile to participate in
- e. Through continuous improvement make recommendations for best practice approaches to delivery of surf sports events
- f. Liaise and collaborate with the Lifesaving portfolio to ensure the safety of members whilst training & competing is underpinned by sound approaches to safety and risk management
- g. Consider structures and programs which will enhance coaching and officiating pathways for members who wish to support surf sports in this way
- h. Liaise the other portfolio areas to ensure Surf Sports polices align with contemporary approaches to member recruitment & retention across the organisation

2A (v) EDUCATION COMMITTEE

1. Introduction

This annexure describes arrangements specific to the Education Committee (EC) and should be read in conjunction with the Standing Committee Charter above.

The purpose of the EC is to provide strategic leadership for education & training activities to support effective decision making at all levels of SLSNSW. The committee is responsible for supporting and informing the overall strategic development, growth and management of SLSNSW's education & training activities as they relate to SLSNSW's strategic priorities.

The functions of the EC do not relieve the Board of any of their responsibilities under law

2. Composition

The EC comprises up to seventeen (17) members:

- a. one (1) SLSNSW Director
- b. each respective Branch Director of Education (11)
- c. up to five (5) independent members who do not otherwise sit on the SLSNSW or SLSS Board or SLSNSW State Council
- d. The Education Manager as an ex-officio member
- e. The President & CEO may attend any meeting of the committee

The independent members should be independent of management, free of any relationship which might impair the exercise of their independent judgment and possess skills and experience in education & training which will allow them to be effective in their role.

The Chair shall be appointed by the Board and will be a SLSNSW Director

The following specific skills are required of all independent EC nominees:

- Professional or substantive volunteer experience in education & training (primarily adult & vocational education) and/or the education & training sector
- Have specific expertise in at least one specialty area of Education & Training (eg curriculum development, resource development, on-line learning, RTO/VET sector operations, youth & people development, first aid/emergency services training)
- Have an understanding of the industry in which the Company operates.

Diversity amongst EC members will be considered by the Board of SLSNSW in making appointments.

3. Tenure

The Branch Directors of Education (DOE) shall remain on the EC whilst ever they are the appointed DOE for their respective Branch.

The Board of SLSNSW shall make all appointments and replacements of Independent EC members.

Independent members will be appointed for a three (3) year term to a maximum of six (6) consecutive years. If more than one independent member is appointed at the commencement of this Charter, at least one will only be appointed for an initial two (2) year term.

Members may be removed by the SLSNSW Board at any time or may resign by written notice to the Board of SLS NSW

4. Limitations

The EC does not have an operational standing within SLSNSW with respect to management of the SLSNSW RTO

5. Meetings

The EC is to meet at least quarterly each year.

6. Specific Duties

The specific duties of this committee are to:

- a. Liaise with the Lifesaving portfolio to ensure the training needs of members is reflected in training programs and materials developed by the education portfolio
- b. Develop strategies to ensure an on-going pipeline of trainers and assessors is being developed
- c. Consider uses of technology to enhance the education & training experience for both deliverers and participants
- d. Review policies and operating procedures such that they ensure compliance and best practice whilst being balanced with respect to volunteer time & commitment
- e. Assist other portfolios where a training/education aspect is beneficial and will advance member capability and experience
- f. Ensure pathways exist for members who have chosen the education stream as their primary involvement area in SLS
- g. Have awareness of the broader emergency services framework to allow alignment & articulation of SLS education programs where appropriate

2A(vi) MEMBER SERVICES COMMITTEE

1. Introduction

This annexure describes arrangements specific to the Member Services Committee (MSC) and should be read in conjunction with the Standing Committee Charter above.

The purpose of the MSC is to provide strategic leadership for member services & development activities to support effective decision making at all levels of SLSNSW. The committee is responsible for supporting and informing the overall strategic development, growth and management of SLSNSW's member services & development operations as they relate to SLSNSW's strategic priorities.

The functions of the MSC do not relieve the Board of any of their responsibilities under law.

2. Composition

The MSC comprises up to seventeen (17) members:

- a. one (1) SLSNSW Director
- b. each respective Branch Director of Member Services (11)
- c. up to five (5) independent members who do not otherwise sit on the SLSNSW or SLSS Board or SLSNSW State Council
- d. The member Services Manager as an ex-officio member
- e. The President & CEO may attend any meeting of the committee

The independent members should be independent of management, free of any relationship which might impair the exercise of their independent judgment and possess membership management skills and experience which will allow them to be effective in their role.

The Chair shall be appointed by the Board and will be a SLSNSW Director

The following specific skills are required of all independent MSC nominees:

- Professional or substantive volunteer experience in membership based organisations.
- Have specific expertise in at least one specialty area of life saving (eg junior & youth, diversity & inclusion, rewards & recognition, pathways & engagement, welfare, safeguarding, volunteer club management)
- Have an understanding of the industry in which the Company operates.

Diversity amongst MSC members will be considered by the Board of SLSNSW in making appointments.

3. Tenure

The Branch Directors of Member Services (DOMS) shall remain on the MSC whilst ever they are the appointed DOMS for their respective Branch.

The Board of SLSNSW shall make all appointments and replacements of Independent MSC members.

Independent members will be appointed for a three (3) year term to a maximum of six (6) consecutive years. If more than one independent member is appointed at the commencement of this Charter, at least one will only be appointed for an initial two (2) year term.

Members may be removed by the SLSNSW Board at any time or may resign by written notice to the Board of SLS NSW

4. Meetings

The MSC is to meet at least quarterly each year.

5. Specific Duties

The specific duties of this committee are to:

- a. Consider member recruitment and retention strategies and approaches which will ensure the sustainability of SLS at all levels. Ensure segmenting of the SLS membership group is undertaken such that approaches are tailored and targeted as appropriate
- b. Analyse the member journey through the organisation to ensure an enhanced member experience
- c. Consider development programs and opportunities for different membership cohorts eg
 - i. Juniors
 - ii. Youth
 - iii. Patrolling
 - iv. Long service
- d. Consider contemporary approaches to reward and recognition for members that enhance their experience and ensure connectedness with SLS
- e. Review program approaches for minority groups within the membership in terms of both retention and recruitment opportunities eg
 - I. CALD
 - II. LGBTIQ+
 - III. Indigenous
 - IV. Disability
- f. Ensure the frameworks and policies which are in place for child safeguarding align with legislative requirements as well as being best practice in their approach and delivery
- g. Review and recommend resources and materials which can assist clubs and branches deliver programs and projects which enhance current member experience and recruitment of new members
- h. Liaise with the Surf Sports portfolio specifically on juniors (nippers) and youth/young adults to create a cohesive and multidimensional approach through curriculum, resources, programming, and pathways in sport and junior activities
- i. Liaise with the Lifesaving portfolio to create a cohesive and multidimensional approach through curriculum, resources, programming and pathways in lifesaving
- j. Review the SLSNSW's member welfare framework especially around post incident welfare and consider the nature of welfare actions members require

2A(vii) LIFE MEMBERSHIP & HONOURS COMMITTEE

1. Introduction

This annexure describes arrangements specific to the Life Membership & Honours Committee (LMHC) and should be read in conjunction with the Standing Committee Charter above.

The purpose of the LMHC is to provide recommendations to the Board and SLSNSW State Council for the awarding of major SLSNSW membership honours

2. Composition

The LMHC comprises four (4) members whom shall be independent of management, free of any relationship which might impair the exercise of their independent judgment and possess skills and experience within SLSNSW which will allow them to be effective in their role.

The Chair shall be nominated by the SLSNSW Board.

The following specific skills are required of all independent MSC nominees:

- Substantive volunteer experience in SLSNSW
- o An understanding of honours and awards frameworks
- Have specific expertise in at least one specialty area of life saving (eg lifesaving, surf sports, education, club management, membership services)
- o Have an understanding of the industry in which the Company operates.

Diversity amongst LMHC members will be considered by the Board of SLSNSW in making appointments.

3. Tenure

The Board of SLS NSW shall make all appointments and replacements of LMHC members. Appointments shall be for two (2) years to a maximum of four (4) consecutive years. Members may be removed by the SLS NSW Board at any time or may resign by written notice to the Board of SLS NSW.

4. Limitations

The LMHC may only make recommendations to the Board and/or the State Council as per the constitution and cannot confer Life Membership or any other award upon a member.

5. Access to records and independent advice

The LMHC shall have access to member records and documents to the extent those documents can inform them of a members' suitability for recommendation for an award.

6. Meetings

The LMHC is to meet a minimum of once per annum to consider Life Memberships prior to the SLSNSW AGM (pending nominations being received) and further as required.

7. Specific Duties

The specific duties of this committee are to:

- a. Consider nominations for Life Membership to SLSNSW as per the Constitution and Regulations and make recommendations to the Board and State Council
- b. Periodically consider the application process and criteria for awarding of Life Membership
- c. Consider members for other honours and awards as required by the Board

ANNEXURE 3 STATE COUNCIL CHARTER

ANNEXURE 4

SURF LIFE SAVING NSW (SLSNSW) HISTORY PANEL

TERMS OF REFERENCE (ToR)

The Terms of Reference sets out the scope and operations of the SLSNSW History Panel

1. Role/Purpose

The SLSNSW is a proud membership based organisation, with history and tradition that is etched in the fabric of NSW communities, our 129 SLSCs and 11 Branches. There, within this history is over a century of vigilance and service, stories, accolades, awards and surf lifesaving feats of bravery.

As a continually evolving organisation, we have a bright and exciting future. However, this future could not have been prepared if not for the history it sits upon. SLSNSW has identified an imperative to ensure it protects and celebrates this history as the bedrock of who it is, and what it will become into the future.

2. Scope

The scope of functions of the panel will be inclusive of historical matters/events requiring investigation, recording, reporting and acting on matters as delegated by the SLSNSW Board and CEO. These tasks may also include the review of Honour Rolls, Life Member Profiles, Commemorative Rolls etc.

3. Authority

The SLSNSW History Panel has no delegation of authority and acts on behalf of the SLSNSW Board.

4. Reporting

The History Panel shall report directly to the CEO

5. Membership

Membership of the panel will be determined by Expression of Interest. Membership shall be rotated every 2 years or at the cessation of the History Panel.

6. Meeting Arrangements

The Panel shall elect a Chairperson at the first meeting of the new panel by majority vote. The History Panel shall meet 4 times per year via videoconference or as approved by the CEO

7. Resources and Budget

The CEO Executive Assistant shall provide Secretariat support to the panel.

The CEO shall provide administrative budget to the panel as required and in accordance with agreed objectives and outcomes

8. Outcomes/Objectives

Outcomes and objectives shall be set bi- annually and a scope of works forwarded to the SLSNSW Board for approval

ANNEXURE 5

SLSNSW POLICY ON MEMBERS ACQUIRING PRIVATE FINANCIAL BENEFIT FROM SLS ACTIVITIES

1. Purpose

The purpose of this Policy is to clarify the limitations and disclosures required of members with respect to receipt of payments for services undertaken in relation to Surf Lifesaving activities.

2. Commencement of this Policy

This policy commences on 1 November 2019. Unless the context otherwise requires, terms used in this policy have the same meaning as in SLSNSW's Constitution and/or Regulations.

3. Background

- **a.** Members are reminded that Surf Life Saving New South Wales (**SLSNSW**) and its Branches and Clubs are all not-for-profit entities. SLSNSW is also a registered charity with the ACNC and under the *Charitable Fundraising Act 1991 (NSW)*. Many SLS Entities are also registered with the ACNC.
- **b.** All SLS Clubs & Branches are prohibited by their respective constitutions from conducting their affairs so as to provide monetary gain for their members unless a contract for services and/or employment is entered into between the parties specific to the nature of services to be provided.
- **c.** An individual member should NOT derive a profit or monetary gain either directly or indirectly from their Club or Branch save for circumstances noted in point B above. Should an SLS Club or Branch act contrary to this, its not-for-profit, tax exempt status as well as charitable status may be affected. Such act would also be contrary to the Club or Branch's constitution and possibly breach the *Associations Incorporation Act 2009 (NSW)*.

4. Providing Services for other SLS Entities

- **a.** Should any individual member of an SLS Club, Branch wish to provide services to either their own Club or Branch or any other SLS Club or Branch and/or SLSNSW for financial gain:
 - i. that member must enter into a contractual agreement as per point B above with the Club, Branch or SLSNSW;
 - **ii.** the engaging Club Branch or SLSNSW should understand and comply with its obligations under taxation, work health and safety, insurances or any other act or legislation related to the contracting and/or employment of the individuals; and
 - iii. that member must not source and utilise any SLS assets from another SLS Club, Branch or SLSNSW to enable them to fulfil the contract of service. For the absence of any doubt and by way of example, if a member were contracted to provide water safety services to a club or at an SLS sanctioned event, they are prohibited from utilising SLS assets from another club to enable them to fulfil that contract. Any use of SLS assets shall be properly agreed and documented between the event organiser and the Club, Branch or SLSNSW providing the assets.
- **b.** Should any individual member of a Club, Branch or SLSNSW be providing services on behalf of their own SLS Club or Branch to other SLS Club, Branch or SLSNSW:
 - i. if the member is to receive a payment, that member must enter into a contractual arrangement as noted in B above, with their Club, Branch or SLSNSW;
 - **ii.** that member cannot receive any payment directly from the Club, Branch or SLSNSW to whom the services are being provided;
 - iii. any payment for the services must be made directly to the member's own Club or Branch or to SLSNSW. This payment MUST not be made "via" the member in any way or form; and

- iv. the provision of services and any payment for those services must be subject to a services agreement between the relevant Clubs, Branches and/or SLSNSW.
- c. Should any individual member of a Club, Branch or SLSNSW be providing services on their own behalf to a non-SLS entity (ie a company or other organisation) it is expressly prohibited that any SLS asset is utilised to deliver those services. For the absence of any doubt and by way of example, if an individual member was providing private water safety services to a private client, they must not use or utilise any SLS powercraft, rescue boards, first aid equipment, etc as part of fulfilling that service.
- **d.** Should Club, Branch or SLSNSW provide services to non-SLS Entities (ie a company or other organization) the engagement of SLS members to provide that service should either be by way of them volunteering, or if they are to be paid, then a proper arrangement be entered into in accordance with point B above.
- **e.** Members note that should they act contrary to the above that they place themselves and their Club, Branch or SLSNSW at risk from an insurance and iCare perspective and as noted, also place their Club, Branch or SLSNSW's not-for-profit status at risk and may potentially impact SLSNSW's charitable fundraising status and authority.

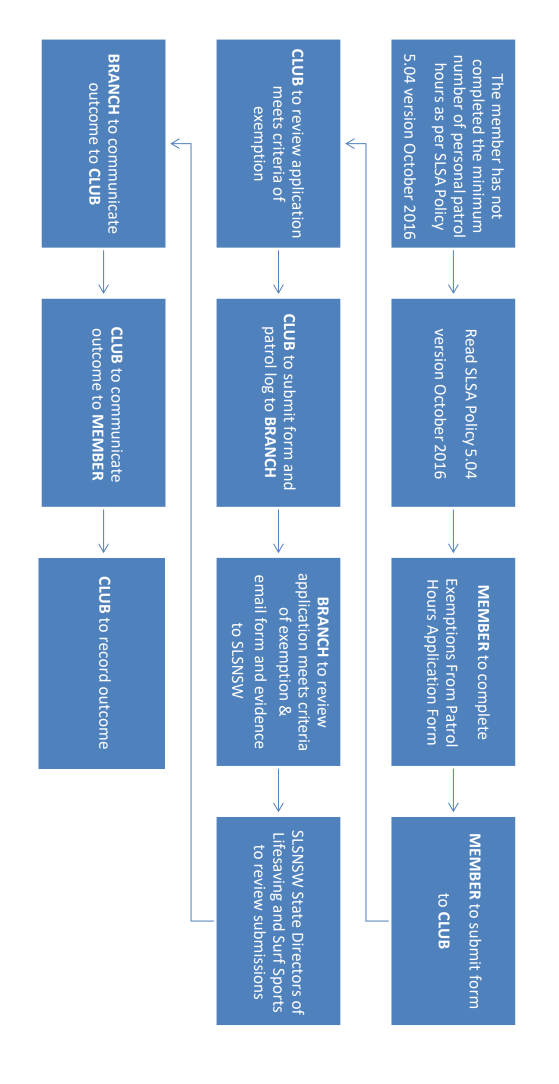
5. Breaches

A Breach of this policy may result in disciplinary action being taken against the member as per the SLSA Disciplinary Policy

6. Variations

SLSNSW reserves the right, replace or terminate this policy from time to time

ANNEXURE 6 - SLSNSW POLICY VARIATION TO SLSA POLICY 5.04 - PROCESS FOR APPLICATION



EXEMPTION REQUEST FORM

The following is a simple paper based form for members to utilise should they wish to be considered for their significant volunteer service in other capacities for SLS in NSW.

Before completing the form, members are advised to carefully review SLSA Policy 5.04 Eligibility to Compete in SLSA Competition - Version October 2016.

Club:						
Branch:						
First Name:						
Surname:						
Date of Birth:						
Application Date:						
any of t	may give spec he following ndicate whicl	categories:	r par	tial exemption from	patrol obligations to volunteer members w	ho fall into
	al Patrol Hour					
_ _ _	 □ Club Executive Committee Member □ Accredited Club Coaches (non-paid) □ Club Training Officer 					
Other E	xemption cor	nsiderations:				
	Life Membe	r		Long Service Member		
	Support Op	oport Operations		Branch - Director/Officer		
	State - Director/Officer			National - Director/Officer		
	☐ SLSA/ILS Representation			Special Deployment Military		
	Injury/Medi	lical Other (E.G 2 hoursshort):			-	
		Name:			Signature:	Date:
Club President:						
Branch Director		of				

Completed forms are to be emailed to SLSNSW by Branch Representative to lifesaving@surflifesaving.com.au

Applications may take between 2 – 6 weeks to process.

Lifesaving:

Personal Patrol Hours Log

Name:	Club:	Signature:
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Date	Start Time	Finish Time	Hours Type	Hours	Details	

ANNEXURE 7

LIFE MEMBERSHIP APPLCIATION PACK

Nomination for Life Membership of Surf Life Saving New South Wales

Background

Surf Life Saving NSW Life Membership recognises those individual members who voluntary rendered a distinguished, sustained and conspicuous service to SLSNSW over a period of at least twenty (20) years.

Nomination Guidelines

The following nomination guidelines shall be followed for SLSNSW Life Membership:

- 1. Please print clearly & attach additional information if space is not sufficient.
- 2. Other supporting information may be attached.
- 3. Nominations are only considered once a year in November. All nomination forms are to be forwarded via the Branch to Surf Life Saving NSW Head Office by the end of September each year.
- 4. Nominations should be forwarded to the CEO of Surf Life Saving NSW at PO Box 307, Belrose, NSW, 2085 and it should be marked *Private & Confidential*.

Judging Process

- 1. The SLSNSW Life Membership and Committee will review nominations for SLSNSW Life Membership
- 2. The Panel will provide a recommendation based on the information presented to the SLSNSW State Council
- 3. Any member awarded SLSNSW Life Membership will be recorded in the minutes of the Annual General Meeting of which the member is awarded
- 4. Formal acknowledgement of recipients of SLSNSW Life Membership will be announced by the President
- 5. Unsuccessful Nominations for SLSNSW Life Membership may be re-nominated the following year

How to Nominate

- The proposer is to summarise the nominee's personal achievements that have impacted on SLSNSW and/or surf lifesaving in Australia
- It is important that the nomination is specific to the nature of the individual's achievements apart from that of a group
- The nomination should provide substantive evidence to support the claims
- Authoritative sources should be used to validate claims

Criteria

Interpretive Criteria for SLSNSW Life Membership

Recognition Award

"nominee must have rendered <u>distinguished voluntary service</u> to Surf Life Saving New South Wales for over a period of at least 20 years, with the following condition being applied.

b) For service to be considered as distinguished, it must be sustained and a conspicuous contribution."

The **point of distinction** to this recognition award is **the distinguished nature of their contribution** over at least 20 years that **sets them apart from other significant service by other members.**

Interpretative Criteria

A SLSNSW Life Member ...

- Will have maintained a sustained level of distinguished voluntary service at a level that brings distinction to that service.
- Will have made an individual contribution that can be classified as unique, and which can be attributed to that person as opposed to being a member of a wider group of members.
- Will have given distinguished service to SLSNSW over a period spanning at least 20 years.
- The unique and distinguished nature of the service can be at different levels of SLSNSW provided that the nomination evidences exemplary and distinguished service that can be seen as a unique contribution to the advancement of Surf Life Saving in Australia.
- An emphasis on primacy of service at state level is a key interpretive criterion, with the significance of service at branch and club levels being taken into consideration when it can be demonstrated that the distinguished nature such service is found in the innovative and leading best practice provided to assist in the development of SLSNSW.

Interpretative Questions

Key questions to be applied at this level include ...

- What distinguishes this service and contribution beyond that of others?
- What makes this person's contribution unique amongst the SLSNSW membership?
- What contribution(s) are directly attributable to this person (apart from others)?
- How has this contribution advanced Surf Life Saving in NSW?
- Has the distinguished service spanned at least 20 years?

This nomination for Life Membe	hip of Surf Life Saving New South Wales is made on behalf of:
We as the proposer and seconde life membership.	agree that the nominee for Life Membership has met the attached criteria fo
Proposer:	Signature:Name)
Position:	Date:
Seconder:	Signature:Name)
Position:	Date:
Nominee's personal details First Name	Last Name
Date of birth	Male / Female (please circle)
Address	
Town	State Postcode
Club	Branch
Phone (H)	Phone (M)
Email	

Partner's Name (for invitations)

Surf Life Saving Club Membership

Year joined SLSNSW			Years of service		
Club	From (year)	To (year)	Club	From (year)	To (year)
ominee's Surf Life Sav Please attach N ub Life Membership	lominee's SurfC				
ranch Life Membershi					
Nominee's record of	service				
Achievements/Role	From	То		Details	

How are these achievements d	istinguished/sustained/consp	oicuous?	
Other awards (Australian Hono	urs, civil, sporting, community	y or other honours)	
Other awards (Australian Hono	urs, civil, sporting, community	y or other honours)	
Other awards (Australian Hond	urs, civil, sporting, community	y or other honours)	
Other awards (Australian Hond	urs, civil, sporting, community	y or other honours)	
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Other awards (Australian Hond	urs, civil, sporting, community	y or other honours)	
Other awards (Australian Hond	urs, civil, sporting, community	y or other honours)	
Other awards (Australian Hond	urs, civil, sporting, community	y or other honours)	
Other awards (Australian Hond	urs, civil, sporting, community	y or other honours)	

Please note: The nomination should provide substantive evidence to support the claims and authoritative sources should be able to validate those claims.

Endorsements

As Branch President, I agree that the nominee for Life Membership has met the attached criteria for life membership.						
Branch President's Name	(first name, surname)	Date (Date)	_			
Branch President's Signature	(President's Signature)	<u>-</u>				
	Life Membership					
Life Membership and Honours Committee Recommendation	□ Yes □ No	(SLSNSW President's Signature)	(meeting date)			

Annexure 8- Surf Sports Panels

The Terms of reference for the various Surf Sports Panels are under review

The following Surf Sports Panels will be appointed to assist with the conduct of Surf Sports in NSW:

- Officials Advisory Panel
- Coaching advisory Panel
- Surf Boat Advisory Panel
- IRB Competition
- Country Championship Committee
- State Championship Committee
- Pool Rescue State Championships Committee
- State Selectors

ANNEXURE 9 - STATE TEAM SELECTION POLICY

Under Review