

By-laws for the establishment of groups of members

Resolution Institute | 21 December 2018

Under the powers conferred on it by Clause 15 of Resolution Institute's Constitution the Board makes the following by-laws to be read with Clause 8.

1. Establishing groups

- a) The Board may name groups of members.
- b) The Board may establish or cause to be established member groups in any city, town, state or regional area in New Zealand or Australia.
- c) The Board may establish or cause to be established member groups to fulfil specific roles or functions including and not limited to
 - i. Organising a schedule of professional development events for members.
 - ii. Bringing to the attention of the Board issues relating to their city, town, state or regional area, such as legislative changes and practice matters.
 - iii. Cooperating with the Board in responding to those matters when the Board considers a response is appropriate.
 - iv. Cooperating with the Board in progressing initiatives in city, town, state or regional areas.

2. Operation of groups

- a) Groups are to operate in accordance with Clause 8 of the Constitution and the Terms of Reference for the group that have been approved by the Board.
- b) The Terms of Reference for each group will include
 - i. Requirements for meetings and annual meetings
 - ii. Requirements for the appointment of positions within the group
 - iii. Requirements for recording meetings
- c) Groups may identify themselves as affiliated to Resolution Institute and enjoy such other benefits as may be provided or agreed by the Board.

3. Chapters

The following by-law applies to any agreement that provides for a Resolution Institute Chapter Chair to appoint a dispute resolver:

- a) Each member of the Board of Resolution Institute will be an ex officio member of each Resolution Institute Chapter; and
- b) The Chair of the Board of Resolution Institute will be the Chair of each Resolution Institute Chapter.