

FCA CONSTITUTION Discussion Paper

For the information of FCA Members

Feedback Open until 5pm Thursday 7 March 2024



FRANCHISE COUNCIL OF AUSTRALIA LIMITED **NEW CONSTITUTION DISCUSSION PAPER**

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The FCA is pleased to have engaged Governology to work on a review of the FCA's Constitution.



Governology is a law and governance firm which assist in legal and governance matters. Governology give quality association tailored advice and excellent client service.

Governology over the next 12 weeks will facilitate together with the FCA a series of engagement and community outreach.

A. INTRODUCTION AND REASONS FOR CHANGE

This Discussion Paper outlines the Franchise Council of Australia Limited (FCA) Constitution review project including the reasons for the review, the process, timeline and a summary of the proposed changes for the new Constitution.

The Board is working with Governology (a law firm specialising in associations and charities) to develop the new Constitution.

Members are invited to submit any comments or questions on the proposed changes outlined in this document by close of business 7 March 2024 to Annette Vukoie, Executive Assistant to the Chief Executive Officer at membership@franchise.org.au.

It is a normal part of the evolution of an Association to review its Constitution and governance arrangements. [background to review, history of Constitution etc]

The new Constitution will be a fresh document based on a contemporary template fit for a public company limited by guarantee. It will not be an amendment of the existing Constitution.

The purpose of the project is to update the Constitution to:

- ensure compliance with current legal requirements,
- align with accepted good governance practice,
- ensure it reflects current FCA practice,
- remove any ambiguities and address any omissions in the existing Constitution.

B. KEY DATES

The aim is to have a new Constitution for approval or otherwise by FCA members at a special general meeting (SGM) to be held in conjunction with the 2024 National Franchise Convention. Leading up to the SGM, members will be consulted on the proposed changes and have the opportunity to comment and provide feedback. This Discussion Paper is the first stage in the consultation process.

The following schedule is proposed to develop the new Constitution:

Discussion Paper available to members				
Deadline for feedback on Discussion Paper	7 March 2024			
Draft Constitution available to members	25 March 2024			
Deadline for submission of comments on draft	5 April 2024			
Final version of Constitution endorsed by Board	17 April 2024			
Notice of Special General Meeting referring to motion to pass a special resolution to adopt new Constitution	28 April 2024			
Special General Meeting held	20 May 2024			

Section in paper	Proposed change	Rationale
2.	New Objects clause	The proposed objects clause better reflects the vision, mission and activities of FCA.
3.	There will be 4 membership classes: • Franchisor Member • Franchisee Member • Service Provider Members • Non-voting Member	New membership structure consolidates and clarifies the existing 16 categories and the rights of members. It will also provide flexibility to change the categories within each class without the need for Constitutional change.
4.	The Board will comprise up to 11x Directors: 5x Franchisor Directors – elected by the Franchisor Members 2x Franchisee Directors – appointed by the Board 1x Director from the newly established National Advisory Council - appointed by the Board Up to 3x appointed Directors appointed by the Board	The current Board composition of 15 Directors has been place for a number of years. The proposed Board composition of five Franchisor Directors and two Franchisee Directors better aligns to FCA's objects and core membership. The need for having Chapter Representatives on the Board is less relevant than in the past. Chapter Representatives will move to the newly established National Advisory Council. The proposed new composition also reduces the Board size. The Board size of up to 15 Directors is significantly higher than the typical not-for-profit Board and has several disadvantages.
5.	National Advisory Council	To facilitate communication amongst the State Chapters and to provide advice to the Board on policy and technical matters.

D. COMPOSITION OF NEW CONSTITUTION

1. Introductory Comments

Before the drafting of the new Constitution commences, the key elements need to be presented to the members for their feedback and comments. These elements are included in this Discussion Paper.

2. Objects

The proposed Objects clause is set out below:

The Objects of the Company are to support and connect the Australian franchising community by helping them grow through education and advocacy and to foster a vital, strong and financially viable Franchising Sector.

The Company pursues the Objects through a range of activities and services that may include:

- (a) Providing education and information to those involved in or looking to enter franchising:
- (b) Advocating on behalf of the franchising community to government, regulators and and other stakeholders;
- (c) Promoting best practice in franchising;
- (d) Promoting franchising and the contribution and success of the franchising community; and
- (e) doing anything ancillary or incidental to the Objects.

The Objects clause states why the organisation exists and influences taxation status. The proposed objects clause better reflects the vision, mission and activities of FCA.

A contemporary format for the Objects clause is to have one overall objective that encompasses the broad purpose for the entity. This overall objective can be supported by sub-goals that would give an indication of the types of work or actions that the organisation may take in pursuing the overall objective. The advantage to this approach is that if any particular activity is not pursued it does not raise questions about whether the organisation is acting in pursuit of its purpose.

Franchising Sector definition (current clause 1.1(23)) – no change.

3. Membership

Membership Classes and Voting Rights

The proposed membership structure (outlined below) is a simplification and consolidation of the 16 categories currently listed in the Constitution.

Class	Rights	Including current member categories
Franchisor Member	Voting rights at a general meeting Board will have 5 Franchisor Directors elected by the Franchisor Members (see point 0)	Franchisor Members
Franchisee Member	Voting rights at a general meeting Board will have 2 Franchisee Directors – each appointed by the Board	Master Franchisee Members Franchisee Members (Corporate and Individual)
Service Provider Members	Voting rights at a general meeting	Adviser Members (Corporate and Individual) Supplier Members (Corporate and Individual)
Non- voting Member	No voting rights, but may attend a general meeting	Honorary Members

Simplifying membership categories into two classes

The current Constitution lists 16 categories of membership, some of which are no longer used/required.

The proposed membership structure groups members based on rights i.e those members with the same rights are grouped into the same class.

With the above membership structure, the Constitution will state that the Board has the power to create categories within each class of membership, without those categories having to be named in the Constitution. This provides flexibility regarding the composition of membership as circumstances change.

Membership definitions and criteria

Franchisor Members – a Franchisor will be as defined in the Franchising Code of Conduct (Code).

Applicants for Franchisor Membership must:

- a) Declare that they comply with the Code and are not knowingly either directly or indirectly involved in a breach of the Code; and
- b) have a current Disclosure Document in accordance with the Code.

To maintain their membership, Franchisor Members must provide a copy of their Disclosure Document at renewal time.

Franchisee Members

"Franchisee" means a company, person or firm which has been granted a Franchise by a Franchisor.

Service Provider Members: individuals and organisations providing services to those operating in franchising and small business, and whose business does not compete with any of FCA's products and services.

Non-voting Members: Individuals and organisations that support the Objects and do not otherwise qualify for the other classes of membership.

Members must agree to comply with the FCA Constitution and the FCA Member Standards.

Disciplinary Process

The process to suspend or expel member as outlined in clause 2.12 of the current Constitution will be reviewed and simplified. Currently, the Board may resolve to suspend or expel a member and that member may appeal the decision by referring the decision to an "arbitration panel".

It is proposed that the Board should be the final decision maker with regards to the suspension or expulsion of a member, however, the Board may only make such a decision subject to the outcomes of a formal disciplinary process that will be set out in the by-laws.

The disciplinary process that will be set out in the by-laws may cover:

- c) the investigation and handling of any allegations against Members with regards to breaches of the Constitution or Member Standards, and
- d) the Board establishing a body or panel that is responsible for administering the disciplinary procedures and making a recommendation to the Board about any disciplinary action to be imposed against the Member.

4. Board of Directors

Composition

The current Board composition has been in place since establishment of FCA. In order to ensure governance structures are fit-for-purpose and aligned to the mission and current culture and practices, not-for-profit Boards should review their composition at regular intervals. Reviewing Board composition involves looking at the process by which Directors are elected or appointed on to the Board, including:

- a) industry representation requirements
- b) size of the Board
- c) terms of office and the balance of continuity vs refreshing of the Board
- d) mix of required skills, experience and perspectives and how to recruit Directors accordingly.

The proposed Board composition compard to the current Board composition:

Current Board (clause 7.7 of Constitution)	Proposed Board composition
Up to 15 Directors	Up to 11 Directors:
 Five Chapter Representatives (each of a different State Chapter); 	5x Franchisor Directors – elected by the Franchisor Members 2x Franchisee Directors – appointed
 Three from Franchisor Members; 	by the Board 1x Director from the newly established
 Two from any category of membership; 	National Advisory Council - appointed by the Board
Five External Directors.	Up to 3x Appointed Directors appointed by the Board

Generally, Board sizes have been reducing over the years. The AICD notes that the typical Board size for large charities/NFP Boards is 8 to 12 and for small charities/NFP Boards 5 to 8. Based on Associations Forum's Annual Board Survey, the average Board size of associations is 9.

The FCA Board size of up to 15 Directors is therefore significantly higher than the typical not-for-profit Board. The question arises as to whether 15 people is necessary to govern an organisation like FCA. The potential disadvantages of a larger Board include:

e) easier to be less engaged in a large Board, for example, apologies at Board meetings are common;

- f) may be harder for each Director to make a meaningful contribution in discussions and to develop a close working relationship with other Directors:
- g) administrative burden on a small Secretariat in managing the logistics involved with a large Board;
- h) the costs of holding Board meetings and associate time and travel.

The proposed Board composition of five Franchisor Directors and two Franchisee Directors better aligns to FCA's objects and core membership.

There is also a trend moving away from geographic representation on Boards, especially for national organisations of Federally regulated industries.

The current Board composition with five positions reserved for the Chapter Representives was designed to facilitate communication between the State Chapters and the Board. The State Chapters serve a key operational role of organising local events and engaging with the local members. As this is an operational function, the need for having Chapter Representatives on the Board is less relevant than in the past. Further, it is noted that Directors have governance responsibilities for all of FCA. Directors have fiduciary and legal duties to always act in the best interests of the FCA, and not as delegates or representatives of the Chapters that appointed them.

It is proposed that the Chapter Representatives will move to the new National Advisory Council. There will be one Director on the Board from the National Advisory Council.

External Directors will be renamed as Appointed Directors as such Directors are not always "external" to the industry. Appointed Directors may come from the membership. The Board may appoint Appointed Directors to complement the existing collective skills and perspectives and ensure balance or diversity on the Board. The Appointed Director positions are an option for the Board and do not have to be filled if the Board so chooses.

Criteria to be a Franchisor Director and Franchisee Director

Franchisor Directors must:

- Be a Franchisor Member or an employee or Director of a Franchisor Member; and
- Have minimum two years experience serving in a C-suite role within a franchise business at the time of their nomination for election as a Director.

Franchisee Directors must be a Franchisee Member or an employee or Director of a Franchisee Member

Terms of office of Directors

Franchisor Directors, Franchisee Directors and the NAC Director will serve 3-year terms.

Subject to point 4.17 regarding the Chair, all Directors may only serve up to 6 consecutive years (or 2 x 3-year terms).

Appointed Directors will serve a term as determined by the Board up to a period of 3 years, but they may be re-appointed (subject to the maximum term limit of 6 consecutive years).

Chair and Deputy Chair

The Chair and Deputy Chair to continue to be elected by the Board from amongst the Directors.

The Chair must come from the Franchisor Members.

The Board will have the option to extend the term of a Director appointed as Chair for an additional 12 months to allow them to remain on the Board while they serve as Chair. This means such Director may serve a 4-year term as Director and if applicable, may serve up to a limit of 7 consecutive years.

Other Board Matters

Elections: If more nominations are received than there are vacant positions for Franchisor Directors, then an online ballot will be held prior to the AGM with results announced at the AGM.

The quorum for a Board meeting will be a majority of Directors in office. For example, if there are 11 Directors then the quorum is 6.

5. State Chapters and National Advisory Council

Details regarding the State Chapters currently in the Constitution will be moved to the by-laws. This provides flexibility on how the State Chapters operate.

A National Advisory Council (NAC) will be established which would be a Policy and Advisory body to the Board.

The NAC will comprise State Chapter Committee members and other representatives as invited.

6. Other Matters

General Meetings

- a) The current quorum for a general meeting will be retained which is 15 Members entitled to vote present in person, by proxy or by their Representative.
- b) Provision will be made for virtual meetings and electronic notices.

Transitional Arrangements

- c) There will be transitional clauses in the new Constitution outlining how the current Board structure will transition to the new Board structure. It is proposed that:
- d) Elected and External Directors will serve out the remainder of their terms, with the exception of the Director serving as Chair of the Board who will be have their term extended by 2 years until the 2026 AGM. The Board would like to ensure continuity in this role during the transitional period.
- e) The five Chapter Representatives will retire from the Board from the conclusion of the 2024 AGM and become members of the National Advisory Council. The Board will appoint one member of the NAC as the NAC Director who will serve a 3-year term (until the 2027 AGM).
- f) The Board will appoint the two Franchisee Directors who will serve a 3-year term (until the the 2027 AGM).
- g) To ensure continuity and minimise disruption on the Board, regarding the term limits, any current elected Directors finishing their term may be eligible to serve another two consecutive terms.

E. FEEDBACK ON THIS DISCUSSION PAPER

Please send any comments or questions by close of business, **7 March 2024** to annette.vukoje@franchise.org.au