

Constitution and Rules of the Mapua and Districts Community Association Incorporated

1. Name

Māpua and Districts Community Association Incorporated

2. Objectives

To initiate and organise actions that **contribute towards making our Community a better place for both current and future generations:**

- a) Promote and foster interest in the social, economic, environmental and cultural life of Māpua and surrounding districts
- b) Encourage public discussion on the **socially, economically and environmentally sustainable** development of Māpua and districts, commensurate with the preservation of its unique qualities and desired lifestyle of residents
- c) Serve as a channel of communication with **local, regional and National Government, including** the Tasman District Council (TDC) and any other statutory or interested organisations, in as much as they may affect those who live in the district
- d) Collect and disseminate information on matters pertaining to the these objectives and any other matters of interest or concern to the community.

3. Balance Date

The balance date of the Association shall be the 30th June each year

4. Membership

- a. Membership is open to any resident or ratepayer in Māpua, Ruby Bay or the surrounding Moutere Hills district
- b. There is no limit to the number of members
- c. A register of current members including name, physical address and original date of enrolment will be kept in accordance with the rules of Incorporated Societies
- d. An annual fee is required and will be fixed for each year at the Annual General Meeting and is due payable on July 1st
- e. In the event that the fee is not paid by August 20th the membership will be terminated
- f. Payment of the fee shall entitle a member to vote until the end of the AGM
- g. New members may join at any time; however, the annual fee cannot be paid pro rata
- h. Any member may resign from the association by giving notice in writing to the Secretary

5. Officers

- a. The Officers including Chairperson (**Chair**), Vice Chairperson, Secretary, Treasurer shall be elected at the Annual General Meeting and shall serve as part of the Association's Executive Committee
- ~~b. The Officers shall be financial members~~

6. Chairperson

- a. Chairperson shall act impartially in overseeing and facilitating the affairs and business of the Association
- b. In the Chairperson's absence the Vice Chairperson } shall preside at all meetings. In the event of a tied vote the Chairperson may have the deciding vote.
- c. No Chairperson shall serve for more than three consecutive yearly terms as a Chairperson

7. Secretary

- a. The Secretary shall record the minutes of all meetings These minutes, when confirmed by the next such meeting and signed by the Chairperson, shall be the official record of what occurred at that meeting.
- b. The Secretary shall deal with and answer correspondence, distribute General Meeting minutes and agenda, and perform such other duties as may be required by the Executive.
- c. Minutes of Executive or Subcommittee meetings that involve matters as identified in ~~11e~~ 14e shall generally not be made available to members or the public.

The Secretary shall annually send the minutes from the AGM and the August General Meeting to the Nelson Provincial Museum.

8. Treasurer

- a. All monies received shall be paid to the credit of the Associations bank account(s) and all accounts approved by the Executive for payment shall be paid in a timely manner.
- b. The Executive shall approve three Officers as authorised signatories to the bank accounts. Two signatures / authorisations will be required for all payments.
- c. All payments to be made on behalf ~~on~~ of the MDCA will be approved at either the Exec or public meeting
- d. The Treasurer shall present a statement of the status of the bank account at the monthly General Meeting.
- e. The treasurer will maintain and manage the membership list
- f. The Treasurer shall present an annual reviewed statement of accounts showing receipts and payments and the Associations financial position at the Annual General Meeting.

9. Social Media Manager

- a. A Social Media Manager will be appointed by the Exec
- b. They will be a financial member
- c. The Social Media Manager is responsible for the management of the MDCA website, MDCA Facebook page and other internet communications
- d. The Social Media Manager and all members of the Exec must abide by rules **Final Protocols and Guidelines for Managing MDCA Facebook** as written by Exec and approved at a General meeting

10. Executive Committee

- a. The Executive Committee (Executive) shall consist of the Officers (**Chair, Vice Chair, Treasurer & Secretary**) and not less than four nor more than seven financial members of the Association elected at the Annual General Meeting.
- b. The Executive shall manage the affairs of the Association in the best interests of the membership in accordance with the Objectives
- c. Any Officer or other member of the Executive may be removed for behaviour that is not in accordance with the Objectives of the association **or breaches the 'Code of Conduct'**. Removal shall be by resolution at a General Meeting of which prior written notice was given in the notice of meeting and which is passed by a two thirds majority of those present and voting. Should a motion for removal pass ,it will then be subject to the right of appeal within 62 days of the General Meeting
- d. The Executive shall have the responsibility to fill any vacancy occurring on the Executive or subcommittee.
- e. In the event of resignation or incapacitation of the Chairperson, a nominated member of the Exec shall serve until the next Annual General meeting.
- f. Meetings of the Executive shall be held at least monthly
- g. Four members shall form a quorum at the Executive meeting.
- h. Executive members shall remain in office until the appointments or election of their successors
- i. The Executive may review the standing of any Executive member who fails to attend four consecutive meetings (Executive and General) without notification.
- j. **All Executive Committee members shall be financial members**
- k. **The Executive Committee may, from time to time, co-opt MDCA members to aid with specific projects the Association has agreed to undertake.**

11. Life Membership

Nomination Criteria:

1. The granting of Life membership is a great honour and should not be treated lightly. On average, one or less Life Memberships are likely to be able to be awarded each year.
2. Life Membership is reserved for those whose contributions goes beyond the ordinary or even the excellent for an extended period of time as a member of the organisation, generally 10 years or more.

3. Life memberships are awarded for long, well documented and meritorious service where it can be demonstrated that a significant contribution to the aims and objectives, and general running of the organisation has occurred.
4. It is appropriate and desirable to acknowledge those members' efforts while they are able to enjoy the honour.
5. Life members retain their membership of the organisation for the rest of their life without paying the annual membership sub.
6. Life members may be called upon to assist with special projects or for guidance and advice in their areas of expertise.

12. Subcommittees

- a. The Executive may, from time to time, establish sub-committees to address specific community issues.
- b. Sub-committees will be responsible to an appointed ~~member from the~~ Executive **Committee Member.**
~~team.~~

13. Code of Conduct

- a. **All Executive, Sub-committee, and general members shall conduct all MDCA business in a respectful manner.**
- b. **The Executive will strive to reach a consensus decision before taking a vote.**
- c. **When an MDCA representative is speaking or sharing publically on behalf of MDCA, they must do so in keeping with approved/agreed MDCA agenda and/or position, communicate in a respectful and collaborative manner and strive for solution-based outcomes. Any personal views shared in the moment must be declared as such and at formal stakeholder meetings it may not be appropriate for individual Executive Members to share their personal viewpoint without prior consultation with the Executive Committee.**

14. General Meetings

- a. General Meetings will be held monthly February to December (at the Māpua Hall) and will be open to public participation.
- b. Meetings shall be conducted in a productive, enjoyable and inclusive manner.
- c. Three members of the Executive plus four members of the Association shall form a quorum at the Special or General Meeting.
- d. Special General Meetings may be called by the Executive, or by a written request to the Secretary signed by not less than a quarter of the financial members.
- e. The Executive reserves the right to go into closed Executive committee over matters it deems may:
 - i. concern confidentiality and the security of privileged information.
 - ii. concern the incurring of financial liability
 - iii. make the Association liable to legal proceedings
 - iv. be contrary to the aims and objects of the Association
- f. The Association will not be bound to take any action which may be required by the passing of a resolution in a General Meeting that may:
 - i. involve it in financial liability
 - ii. cause it be liable to legal proceedings
 - iii. be deemed to be contrary to the aims and objects of the Association
- g. The publication *Members' Meetings* by Mark von Dadelszen shall be adopted as the definitive authority for meetings and meeting procedure for guidance where problems arise. A copy of *Member's Meetings* will be kept by the Executive at the Moutere Hills Memorial Library for the benefit of all members of the Association and interested public

15. Annual General Meeting

- a. The Annual General Meeting (AGM) of the Association shall be held immediately prior to the August General meeting. Motion on Notice must be in writing and in the hands of the Secretary at least 14 days prior to the date of the AGM
- b. At least 7 clear days before the AGM the secretary shall send to all members written (or email) notice including the Chairperson's annual report, statement of accounts, list of current financial members and motions to be considered including:
 - i. Nominations for Officers and Executive Members
 - ii. Honorarium to be paid to **Social Media, Secretary, and Treasurer Portfolio's**.
 - iii. Amount of annual fee
 - iv. Appointment of a qualified person to review the Associations books
 - v. Motions on notice and the Executive recommendations in respect thereof on matters of Association governance
- c. Three members of the Executive plus seven members of the Association shall form a quorum at the AGM

16. Indemnity of Officers

The Officers, Executive and Subcommittee members of the Association shall be indemnified from and against all losses and expenses incurred by them in or about the discharge of their respective duties, except where such loss or expense arises by reason of those Officers', Executive or Subcommittee members' own wilful neglect or negligence

17. Personal Pecuniary Profit

- a. No member or Officer (or person associated with a member for Officer) of the Association shall derive any income, benefit or advantage from the Association or materially influence the payment of any such income benefit or advantage.
- b. Except where that income, benefit or advantage is derived from
 - i. Professional services rendered to the Association and charged at no greater than current market rates
 - ii. Interest on money loaned to the Association at no greater than current market rates

18. Distribution of Assets on Winding Up

The assets of the Association shall on winding up be distributed in a manner decided at a General meeting convened for that purpose. No member or members shall derive any pecuniary gain from such winding up.

19. Alterations to the Constitution

The Constitution and Rules of the Association shall be in accordance with the rules of the Registrar of Incorporated Societies and may be altered, rescinded or added to by a resolution passed by two thirds of the votes cast by financial members present at a General meeting.

No addition or alteration of the following clauses:

- **Clause 2 - objectives**
- **Clause 14 the personal pecuniary profit clause**
- **clause 15 the distribution of assets on winding up**

shall be binding without the approval of the Inland Revenue Department

20. The Common Seal

The Common Seal of the Association shall be held in the custody of the Executive used by the Chairperson only in the execution of documents in accordance with the Constitution.