

Facts



Information

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Hotline : 1300 65 44 99

Amalgamation of two or more Incorporated Associations

Amalgamation of two or more associations registered under the Association's Incorporations Act 1964 may only be achieved following the Commissioner for Corporate Affairs approval of the required notification forms.

Amalgamation of Associations

Section 25 of the Associations Incorporation Act 1964 allows for two or more incorporated associations, by special resolution of both or all of those associations, to amalgamate and become one association with or without a dissolution or division of the funds of those associations.

Documents to lodge for the Amalgamation of Incorporated Associations

- Each association wishing to amalgamate must lodge a Notice of Passing of Special Resolution for Amalgamation.
- Each association wishing to amalgamate must have lodged all required financial annual returns.
- A new constitution and Public Officer form should be lodged with the Notice of Passing Special Resolution for Amalgamation.

Who should sign and lodge the Resolutions for Amalgamation of the Associations?

The Public Officer of each Association must sign and lodge an Amalgamation Resolution form. If the signature differs from our records the form may be forwarded to the Public Officer on file to be signed. This can delay the amalgamation process by up to 6 weeks.

What happens after the amalgamation is approved?

Once all documents required under the Associations Incorporation Act have been obtained the Commissioner may approve the amalgamation of the Incorporated Associations. After approving the amalgamation the Commissioner then publishes notice of the amalgamation in the Tasmanian Government Gazette. The Public Officer of the new association will receive a certificate of Incorporation.

For further information on this subject visit our Website or Telephone 03 6233 3450