

New to a board or committee? An introduction to your role

Legal information for community organisations

This fact sheet covers:

- ▶ role of a board or committee member
- ▶ legal obligations of board or committee members
- ▶ personal liability of board or committee members, and
- ▶ what board or committee members should know about their organisation

As a new board or committee member, you should understand the role of the governing body you sit on and your role as a member of that body.

This fact sheet has been prepared to help new governing body members understand these roles, so they can contribute effectively to the successful running of their organisation from day one.

Understanding the role of a board or committee member is fundamental to the good governance of any organisation and ultimately, its success.

This fact sheet has been prepared for use by committee members of a charity that is an incorporated association, or by directors of a charitable company.

This fact sheet uses the words 'board', 'board member' and 'member'. We use these words in a generic sense to refer to the decision making body of an organisation, the people that form the decision making body, and the group of stakeholders that the decision making body serves.

The description of your decision-making body makes no difference legally. The principles explained in this fact sheet apply to the people on the decision-making body of your organisation no matter what it is called.

In this fact sheet we use	The equivalent name used by your organisation might be
Board	Committee, Committee of Management, Council
Board member	Committee member, Director, Councillor
Constitution	Rules, Rule Book



People involved in the running of an organisation

There are many different roles and people involved in the running of an organisation. These people may be members, employees, volunteers, clients and customers. As a board member, it's important that you understand your role and how that role differs from the roles of other people involved in your organisation. This is because, legally, you have different relationships and duties to other people involved with your organisation. If you don't have an understanding of your role in your organisation and the legal relationships that exist between yourself and others, it will be difficult for you to properly perform your role as a board member.

The role of a board

The board of an organisation has an important role to play. The board is a collection of people (board members) that form the 'leadership group' of an organisation. The board is primarily responsible for governing, overseeing the affairs of, and making strategic decisions for an organisation and on behalf of its members.

The precise role and responsibilities of a board may vary depending on the context and circumstances of an organisation's purpose and operations. The extent and scope of a board's authority is set out in the organisation's constitution. Generally, a board will be responsible for governing and overseeing the affairs of the organisation, including:

- making decisions about planning, resources, strategic direction, goals and activities of the organisation
- monitoring the performance and activities of the organisation against its legal purposes and strategic plan
- overseeing risk management for the organisation
- recruiting, overseeing and supporting the Chief Executive Officer (if the organisation has this role) to manage the organisation
- ensuring the sustainability of the organisation by monitoring its financial viability and finances
- making decisions about whether to take disciplinary action against a member
- reporting to members and stakeholders, and
- ensuring the organisation operates within the law, including maintaining its charitable status if it is a charity

To properly oversee the affairs of an organisation, a board should consist of diverse members that possess a mix of different skill sets, knowledge and experiences. A skills matrix can be used to identify the skills, knowledge, experience, capabilities and diversity needed for a board to meet the current and future needs of an organisation.

The role of a board member

A board member has a defined role and responsibilities that they must perform. Generally, a board member is responsible for contributing to the collective decision making of the board. A board member is unable to make decisions for the organisation independently of other board members.

A board member is responsible for:

- understanding the business of the organisation and being aware of key developments
- attending and participating in board meetings
- being active in the organisation, such as by attending functions or events as a representative of an organisation
- attending the Annual General Meeting
- providing advice, opinions and independent judgment to inform board decisions
- declaring and monitoring actual or perceived conflicts of interest, and
- governing and overseeing an organisation's operations and performance

Boards will normally have specific roles that board members will need to perform. These roles include:

- **Chair, Chairperson or President** – runs meetings and usually represents the organisation at public events
- **Deputy chair, Vice-chair or Vice-president** – takes on the role of the Chair when that person is unavailable
- **Treasurer or Financial officer** – deals with the financial affairs of the organisation, and
- **Secretary** – reports to the relevant regulators, organises meetings, deals with documents and maintains records

The people who take on these positions are sometimes called 'officers', 'office bearers' or 'office holders' of the organisation.

Each of these roles have specific responsibilities and are performed by the people who hold these positions on a board.

If you are required to perform a specific role on a board, you should familiarise yourself with the responsibilities of that role and make sure you have the appropriate skills to perform the role. Information about the responsibilities of a specific role may be found in an organisation's constitution (which may also be referred to as 'rules') and related documents (such as board or committee charters or by laws), external resources (such as legislation or guides published by governance bodies) and an organisation's policies and procedures.

Typical board structure and roles



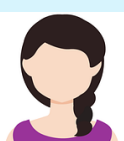
President or
Chairperson



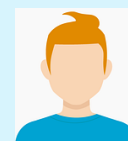
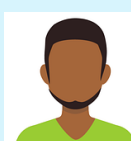
Vice-president
or Vice-chair



Treasurer



Secretary



General board
members

The difference between a board member's role and other roles

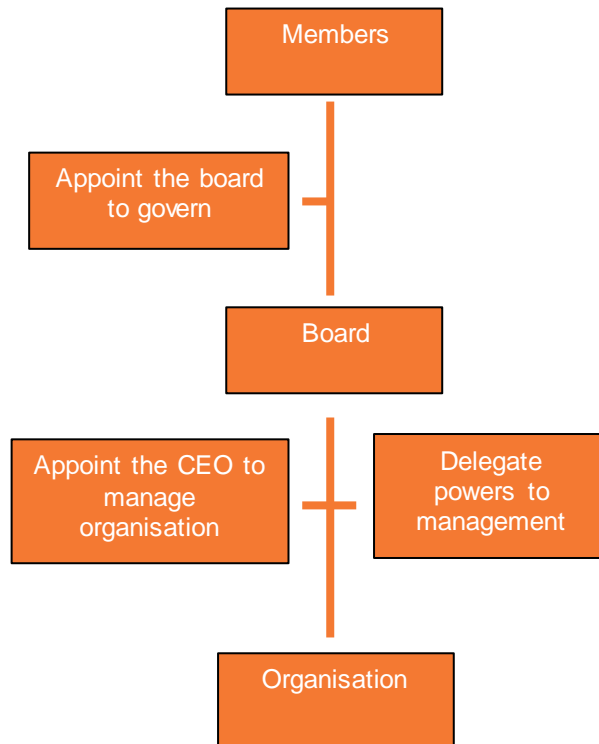
A board member's role is a strategic position in an organisation and a board member is responsible for governing their organisation. This should not be confused with the management and operational aspects of an organisation (that is, the everyday running of the organisation).

In larger organisations, operational matters are likely to be performed by employees like an Executive Director or CEO, or other staff and volunteers. Unless you also hold an executive (managerial) role, it's not your responsibility as a board member to perform or be involved in the day-to-day running of your organisation. In smaller organisations board members might be involved in day-to-day matters, but they must still be clear about their responsibility as directors to provide overall governance for the organisation.

The board may delegate certain powers to senior officers, such as the CEO or Chief Financial Officer, or committees of an organisation. Delegating certain decision making powers and responsibilities allows routine operational matters to be dealt with by authorised individuals, on behalf of an organisation. It's important to remember, however, that the board remains ultimately responsible for the organisation even if it has delegated certain matters.

'Delegations of Authority' (or documents with a similar name, such as a power of attorney) set out who in your organisation has been delegated powers and responsibilities by the board. This document needs to be formally agreed to by the board and should be reviewed and updated regularly to ensure that it is kept up to date.

The diagram below sets out the relationships between members, a board and an organisation.



Board member obligations

Sources of obligations

As a board member, you have a number of legal obligations or ‘duties’ that you must comply with and understand. These legal obligations come from a number of sources, including:

- legislation
- common law
- the organisation’s constitution or rules, and
- the organisation’s policies

Summary of obligations

There are four main legal duties that all board members must understand and comply with. Board members who breach these duties may be held personally liable (legally responsible) for their breach (see below). It is therefore essential that you properly understand your duties and obligations as a board member.

1. Duty to act in good faith and for proper purposes

The duty to act in good faith requires board members to act honestly, fairly and loyally in furthering the best interests of the organisation to which they are appointed. This means you must put the interests of the organisation above your own when making board decisions.

Board members must also act only for proper purposes. This means when you make decisions, they must be for the benefit the organisation.

An organisation’s constitution sets out the scope of a board’s decision making powers. Under your organisation’s constitution, the board may have the power to make decisions regarding certain matters, but not others. You should familiarise yourself with your organisation’s constitution, to understand the power conferred on the board and ensure the board only makes decisions within the scope of this power.



2. Duty to act with reasonable care, skill and diligence

Board Members are required to exercise a reasonable degree of care, skill and diligence at all times in the discharging of their powers and duties. This will involve monitoring and making decisions about the strategic direction of the organisation and keeping on top of financial affairs. For example, board members must ensure the organisation is trading whilst solvent (that is, the organisation will be able to pay its debts as and when they become due and payable). See below for details about the financial aspects of the duty.

You must take your role seriously and give sufficient time, thought and energy to the tasks you perform, and the decisions you are required to make as a board member. For example, you must spend time properly preparing for board meetings and commit to attending those meetings regularly.

Board members may be appointed because they have specialised knowledge or skills. In these circumstances, the knowledge and skills a board member has should be used for the benefit of the organisation and applied when making decisions. Board members are not necessarily required to have any special expertise, however all board members should have a basic level of financial literacy so they can understand the financial operations of the organisation. For example, board members should be able to read and understand the organisation's financial statements or undergo training to develop this skill.

The duty to be diligent requires board members to be thorough in their decision making process and demonstrate an active interest in the organisation's affairs. Diligence requires board members to keep up to date with developments in the organisation's business, to ask for more information if needed to make a decision or seek out skills or professional advice when necessary. While you are able to seek advice from experts (including multiple experts), as a board member, you must still make your own independent decisions.

As part of the duty to act with reasonable care, skill and diligence, board members should take particular care with regard to the finances of the organisation.

Board members must:

- **Make sure the financial affairs of the organisation are managed responsibly.** Charitable organisations are held to a high standard and are required to have robust financial controls in place to ensure their resources are used effectively and appropriately in pursuit of their purposes. To meet this standard, it's recommended that board members:
 - read and understand financial statements and make enquiries if they don't understand them or if something doesn't look right
 - make sure the organisation has the resources required to carry out its work by regularly reviewing its financial position, ensure the processes for handling finances is secure and protected from financial crime and fraud
 - understand and implement the organisation's requirements for proper tax treatment, fundraising and acquiring of government grants and
 - implement strong financial controls, having regard to the complexity and size of the organisation's resources (for example, requiring multiple signatures on payments, keeping a budget and tracking the organisation's performance against it, and, in larger organisations, establishing clear financial delegations, which might mean requiring the CEO to seek approval for any expenditure over a certain amount)
- **Not allow the organisation to operate while insolvent.** This means that if a board member reasonably suspects that the organisation is not in a financial position to pay all of its debts as and when they become due and payable, then that person should take all reasonable steps to prevent the organisation from incurring further debt. Board members should be well placed to meet this duty if they are regularly reviewing their organisation's financial position.



3. Duty not to dishonestly use position or information

Board members hold a position of power and trust in an organisation. As a board member you will have access to confidential and important information about your organisation. It's important that you don't use your position or information to gain an advantage for yourself. A board member is required to use their position, and all information they encounter because of their position, to benefit the organisation only. You must not use your position, or information gained from your position, to benefit yourself or to harm the organisation.

4. Duty to avoid conflicts of interest

Board members have a duty to avoid conflicts of interest. However, conflicts of interest are common and having a conflict of interest is not necessarily a breach of this duty as long as it's disclosed and managed properly. A conflict of interest arises where a board member finds themselves in a position where their own interests, or someone else's interests (such as a friend or family member) clash with the interests of the organisation, or where the board member may improperly benefit from their position on the board. For example, if you made a decision as a board member to enter into a contract with a supplier to whom you are related, that could result in you personally benefitting from that decision. You would therefore be in breach of this duty unless you disclosed the nature and extent of the conflict to the board.

If you realise that you have a conflict of interest you must disclose that interest to the board as soon as possible and avoid taking part in board decisions or discussions that relate to your conflict of interest. Importantly, you must record the conflict and the steps you will take to avoid the risks of the conflict of interest arising. You may be able to participate in a board decision where you have a conflict of interest if you have told all of the other board members about the conflict and they have agreed that you can still participate, but the better course of action is to avoid the conflict of interest by not participating in such decisions.

The organisation will keep a register of declarations of conflicts of interest. As a board member you must ensure the register is up to date in order to properly manage any conflicts of interest that may arise.



Related Not-for-profit Law resource

For more information about the four main legal duties, read Not-for-profit Law's [Duties Guide](#).



Note – Director Identification Numbers

Directors are now required to have a Director Identification Number (**DIN**).

Who needs a DIN?

If you are a director of any of the following organisations, you must have a DIN:

- a company (for example, a company limited by guarantee registered under the *Corporations Act 2001* (Cth))
- an Indigenous corporation registered under the *Corporations (Aboriginal and Torres Strait Islander) Act 2006* (Cth)
- a corporate trustee (for example, of a self-managed super fund)
- a Registrable Australian Body (**RAB**) (for example, an incorporated association that is registered with the Australian Securities and Investments Commission as a RAB)
- a foreign company registered with ASIC that carries on business in Australia

A director must apply for their DIN themselves because they will need to verify their identity. This application is made through a new [Australian Business Registry Service](#).

When must a director apply for a DIN?

When a director must apply for a DIN depends on the date they become a director.

A director under the *Corporations Act 2001* (Cth) must apply for a DIN:

- by 30 November 2022 if they became a director on or before 31 October 2021
- within 28 days of appointment if they became a director between 1 November 2021 and 4 April 2022, or
- before appointment as a director if they become a director from 5 April 2022

A director under the *Corporations (Aboriginal and Torres Strait Islander) Act 2006* (Cth) must apply for a DIN:

- by 30 November 2023 if they became a director on or before 31 October 2022, or
- before appointment as a director if they become a director from 1 November 2022

For more information, see the [Australian Business Registry Services webpage on 'who needs to apply for a DIN and when'](#).

Personal liability of board members

Board members are typically not personally liable (that is, legally responsible) for the debts or consequences arising from an organisation's actions or decisions.

There are some circumstances where a board member will be personally liable for their organisation's debts or may be subject to regulatory action. For example, a board member may be subject to penalties as a result of their own actions, and they may also be held liable for the actions of the organisation they govern where that organisation has breached a law.

The following information highlights some of the main areas where board members may be held personally liable for the debts or actions of their organisation. Please be aware that this is not a comprehensive list.

Area of law	Description	Potential penalties
Directors' duties	As discussed above: <ul style="list-style-type: none"> • duty to act in good faith and for proper purposes • duty to act with reasonable care, skill and diligence • duty not to dishonestly use position or information, and 	Significant fines, disqualification from acting as a director of a company or (in extreme cases) a term of imprisonment. These penalties vary according to the offence and whether the person is a director of a company or incorporated association.



- duty to avoid conflicts of interest

<p>Employment</p>	<p>The <i>Fair Work Act 2009</i> (Cth) (Fair Work Act) covers the rights and responsibilities of employers and employees in the workplace.</p> <p>It covers unfair dismissal, the National Employment Standards, adverse action and redundancy.</p> <p>Board members will be personally liable for breaches where they were 'involved' in that breach. A person is involved in a breach if they have aided, abetted, induced, were knowingly concerned in, or have conspired to give effect to the breach. Board members can also be personally liable for acts committed in breach of anti-discrimination legislation if they have caused, instructed, aided, permitted, authorised or assisted another person to contravene that legislation.</p>	<p>Significant fines for a breach of the Fair Work Act.</p> <p>Directors found personally liable may also be exposed to orders to pay compensation or damages.</p>
<p>Tax</p>	<p>Where an organisation fails to pay PAYG income tax instalments (eg. on salary and wages paid to employees) or superannuation guarantee payments, board members may be personally liable for these amounts. Where a penalty notice is issued to a board member, they have 14 days in which to rectify the situation.</p> <hr/> <p>Where an organisation commits a tax offence, including failure to produce information or making false or misleading statements, board members of the company are deemed to have also committed that offence.</p> <p>Board members may avoid liability by demonstrating they did not aid, abet, counsel or procure the act or omission of the organisation and were in no way involved. Board members should be able to demonstrate that an effective tax control framework that managed the tax risk was established.</p>	<p>The PAYG withholding amounts owed by the company.</p> <hr/> <p>Significant fines or a term of imprisonment.</p>
<p>Superannuation</p>	<p>Employers must pay a compulsory superannuation contribution (current rate of 9.5%) for salary or wage payments for all eligible employees. The contribution must be paid on time, in full and to the employee's chosen account. Payments must be made at least four times a year, by the quarterly due dates.</p> <p>Where superannuation payments are underpaid, late or paid to the wrong account, the ATO will impose the superannuation guarantee charge (SGC). This includes the amounts owing, interest and administration fees. Penalties may also apply. In certain circumstances board</p>	<p>The superannuation guarantee charge and financial penalties imposed by the ATO.</p>



	members can be personally liable for unpaid superannuation.	
Insolvent trading	When there are reasonable grounds for suspecting that the organisation is insolvent, or is likely to become insolvent as it is unable to or will be unable to pay its debts as and when they fall due and are payable. Board members must prevent the organisation from incurring further debts.	Payment of compensation, a pecuniary penalty order, disqualification from acting as a director of a company or a term of imprisonment.
	<p>These obligations are extended, so that where a payment is made to the ATO in respect of a PAYG or superannuation guarantee charge obligation and this payment is set aside due to these insolvent trading provisions, board members can be held personally liable.</p> <p>Board members should keep adequate financial records so they can correctly record and explain transactions and the organisation's financial position and performance. If a board member suspects the organisation is in financial difficulty, it is important they seek professional accounting or legal advice as early as possible.</p>	The outstanding amounts in respect of the PAYG or superannuation guarantee charge.
Work or Occupational Health & Safety	An organisation must, so far as is reasonably practicable, eliminate or minimise the risk of harm to the health and safety of all workers while at work. Where this duty is breached by the organisation due to a board member failing to take reasonable care, the board member is guilty of an offence.	Significant fines or a term of imprisonment.
	<p>In some states and territories of Australia, directors must exercise due diligence to ensure the organisation is complying with its safety obligations.</p> <p>Any person involved in the management or control of the organisation must ensure that the workplace is safe and without risks to health. This is limited to matters over which they have management or control.</p>	Significant fines or a term of imprisonment.
Environment protection	<p>The environmental protection laws of the Commonwealth and the states and territories vary significantly. Offences under Commonwealth and state laws include the emission of ozone depleting substances, leakage or spillage of harmful substances, disposal of waste without authority and actions significantly affecting listed species.</p> <p>Board members can be personally liable where:</p> <ul style="list-style-type: none"> they knew or were reckless or negligent to whether the contravention would occur 	Significant fines or a term of imprisonment.



- they were in a position to influence the conduct of the organisation, and
- they failed to take reasonable steps to prevent the contravention

Cartel Conduct	Cartel conduct includes price fixing, allocating territory between competitors, bid-rigging and restricting production output. A person can be personally liable if they have aided, abetted, induced, were knowingly concerned in, or have conspired to give effect to a breach of these provisions.	Significant fines, disqualification from acting as a director of a company or a term of imprisonment.
Australian Consumer Law	<p>The Australian Consumer Law is a single, national law that governs consumer protection in Australia.</p> <p>This has particular relevance to false or misleading representations and conduct, defective products and warranties and guarantees in trade or commerce.</p> <p>Board members will be personally liable where they have attempted, have successfully carried out or have aided or abetted, a contravention of these provisions.</p> <p>They will also be liable where they have induced another to commit a contravention or have conspired or been knowingly involved in such a contravention.</p>	Significant fines, disqualification from acting as a director of a company, an action for damages or compensation orders.



Director & Officer Insurance

There are limits on an organisation's ability to protect board members against personal liability. An organisation may be able to indemnify (reimburse) directors for penalties or legal fees incurred while acting as board members, and in fact incorporated associations in Victoria must do so. But certain liabilities can't be covered, for example liabilities under health and safety legislation. An organisation might also not have sufficient resources to cover all potential liabilities of board members.

It's therefore important that you consider Directors & Officers (**D&O**) insurance. D&O insurance policies are designed to protect board members against personal liability for claims that may arise out of the decisions they make while on the board. D&O insurance policies provide varying levels of cover and can be tailored to suit your needs, so it's important that you carefully consider what policy is most appropriate for the organisation.

See Not-for-profit Law's [Insurance and Risk Management guide](#) for more detail. Victorian incorporated organisations should also refer to the ['Indemnity for office holders of incorporated associations' fact sheet](#).



Caution

Be aware that D&O insurance will not cover board members under certain circumstances, including intentional breaches of the law, fraudulent or otherwise criminal activity, wilful breaches of duty, improper use of position or of information, or where the board member has obtained illegal remuneration or acted for personal profit.

Insured D&O's also have a legal obligation to disclose everything reasonably relevant to the insurer's decision to insure which will apply before entering into an insurance policy at the time of any renewal, variation, extension or reinstatement.

Understanding your organisation

A board member should understand the organisation they will be governing to properly discharge their duties. To understand the organisation, ask yourself the following questions:

What are the organisation's purposes?

It's important to understand the stated purposes of the organisation, as this will shape its short and long-term goals and the strategy for achieving them. As a board member you must govern the organisation in line with its purpose and always keep in mind the reason for which it exists. To find information about the organisation's purposes, you should read its constitution and other strategic documents such as business plans, strategic goals or vision statements.

What is the organisation's legal structure?

A number of different legal structures are used within the not-for-profit sector, including companies limited by guarantee, incorporated associations and trusts. Generally speaking, the obligations attached to your role as a board member are consistent across these structures. However, each of these structures brings different benefits and challenges, such as: where the organisation may operate, the cost of these operations and information reporting requirements. You may wish to change the structure of the organisation as it develops, however this can be a costly exercise.

Is the organisation a charity?

The organisation will need to be registered as a charity with the Australian Charities and Not-For-Profits Commission (ACNC) to be eligible for Commonwealth grants and charity tax concessions from the Australian Taxation Office (ATO). If the organisation is a company limited by guarantee and is registered with the ACNC as a charity, it will mostly report to the ACNC rather than the Australian Securities and Investments Commission (ASIC). This means the organisation will no longer be subject to annual ASIC filing fees and will have fewer reporting obligations, but it will have to report annually to the ACNC (subject to a few specific exceptions). It's important that the board members are familiar with their organisation's reporting requirements.

Can your organisation access tax concessions?

Once an organisation is registered with the ACNC, it may be eligible to apply for a number of tax concessions such as income tax exemption, GST concessions and fringe benefits tax rebates or exemptions.

Some charities, if they meet strict legislative requirements, can also obtain deductible gift recipient (DGR) status, meaning that donors can claim their donations as an income tax deduction. To obtain DGR status, an entity must be endorsed by the ATO and may also need to get approval from other government departments. Organisations will need to show they meet the DGR criteria and attached the relevant DGR schedule. The process of obtaining DGR status is complex and professional advice and support may be required.

To learn more about these concessions, visit the [ACNC website](#) and [Not-for-profit Law's tax webpage](#).



Who are the organisation's members?

As a board member, you need to understand the demographics of the organisation's members. This will help you determine which member benefits and events are the most appropriate to offer. This will also help you determine which forms of communication are most appropriate for engaging with your members, including Annual General Meetings, newsletters, email updates and social media.

What is the composition of the board?

To be effective, a board needs the right group of people with the right set of skills (for example, financial literacy, not-for-profit or philanthropic experience, industry or management experience and of course passion for the cause). It will be important to understand where the board's strengths and weaknesses lie in these areas.

This skills matrix will be particularly important in larger and growing organisations which seek to share the workload among directors and streamline board functions through sub-committees. Common sub-committees include:

- nomination or human resources committees
- audit and risk committee, and
- fundraising committee

Who are other important stakeholders?

Other key individuals and entities that may be concerned with the organisation include customers, volunteers, organisations with a similar purpose, funders and regulatory bodies such as the ACNC, ASIC and the ATO. Stakeholders may have competing interests which need to be managed effectively by the board in order to ensure the organisation continues to run smoothly.

Where does funding come from?

Each organisation's sources of funding can vary significantly, depending on the size and purpose of the organisation. Common sources of funding include:

- donations from the public
- bequests from a deceased estate
- fundraising from public activities
- membership fees
- corporate sponsorship
- government grants, and
- fees for services

It's common that grants, bequests and sponsorships are made for a specific purpose. You should familiarise yourself with all obligations or conditions which attach to these funding arrangements.

What are the key contracts?

As a board member it's important that you are aware of the main risks and obligations attached to any ongoing contracts that are central to the organisation's activities. Depending on the size of the organisation, board members may be required to sign high value or high risk contracts the organisation enters into. Whether this is required is something to be determined by the board.

The board should receive regular updates at its meetings regarding any changes to the key contracts of the organisation, as this may substantially affect its funding and its ability to engage in its ordinary activities.

What are the organisation's key risks?

As board members you need to manage the risks to the organisation. It's critical that you put the correct risk management governance structures (such as a risk management framework and regular risk assessments) in place. Larger organisations might also have a risk management sub-committee and designated risk management employees. This will all assist the board and the organisation to properly manage and mitigate the risks to the organisation.



Resources

Related Not-for-profit Law resources

▶ [Running the organisation](#)

This section features resources on positions in companies limited by guarantee and incorporated associations, governance, rules or constitutions, holding meetings and keeping documents and records.

▶ [The people involved](#)

Check out this section for further information on the people involved in not-for-profit organisations, including employees, volunteers, clients and members.

▶ [Tax](#)

Visit the tax page to learn more about tax concessions.

▶ [ACNC Governance Standards Guidance](#)

This guide sets out a minimum standard of governance, to help protect public trust and confidence in charities.

Australian Charities and Not-for-profits-Commission (ACNC)

▶ [ACNC's Governance for Good Guide](#)

This [guide](#) provides an overview of the responsibilities of board members of registered charities.

Legislation

▶ **Directors duties and insolvent trading**

Depending on the legal structure of the organisation and the jurisdiction in which it was formed, state and Commonwealth legislation will impose certain obligations on an organisation and its directors. See for example:

[Corporations Act 2001 \(Cth\)](#)

[Associations Incorporation Reform Act 2012 \(Vic\)](#)

[Associations Incorporation Act 2009 \(NSW\)](#)

[Associations Incorporation Act 1981 \(Qld\)](#)

[Associations Incorporation Act 2015 \(WA\)](#)

[Associations Incorporation Act 1985 \(SA\)](#)

[Associations Act 2003 \(NT\)](#)

[Associations Incorporation Act 1991 \(ACT\)](#)

[Associations Incorporation Act 1964 \(Tas\)](#)



▶ **Employment law**

[Fair Work Act 2009 \(Cth\)](#) covers the rights and responsibilities of employers and employees in the workplace.

▶ **Occupational Health & Safety**

Each state and territory has its own legislation governing workplace safety, which place obligations of employees and employers alike to maintain a hazard-free workplace. See for example:

[Occupational Health and Safety Act 2004 \(Vic\)](#)

▶ **Environmental protection**

There are a large number of environmental protection laws that operate at both a state and Commonwealth level. See for example:

[Environment Protection and Biodiversity Conservation Act 1999 \(Cth\)](#)

▶ **Tax and superannuation**

The imposition, regulation and administration of certain Commonwealth taxes are covered in the following pieces of legislation:

[Taxation Administration Act 1953 \(Cth\)](#)

[Income Tax Assessment Act 1997 \(Cth\)](#)

[Superannuation Act 1976 \(Cth\)](#)

▶ **Competition law**

This law regulates organisations' conduct in order to promote a competitive market through the following legislation:

[Competition and Consumer Act 2010 \(Cth\)](#)