Proposed change to SSWA Constitution – May 2022

Moved: Peter Rickers

Seconded: Wayne Baseden

**Current Statement**

1. **DISTRIBUTION OF SURPLUS PROPERTY ON CANCELLATION OF INCORPORATION OR WINDING UP**
2. In this rule —

***surplus property***, in relation to SSWA, means property remaining after satisfaction of —

1. the debts and liabilities of SSWA; and
2. the costs, charges and expenses of winding up or cancelling the incorporation of SSWA, but does not include books relating to the management of SSWA.
3. On the cancellation of the incorporation or the winding up of SSWA, its surplus property can be divided amongst current or former members whose rules do not prevent the distribution of this property to its school

**Proposed Statement**

1. **DISTRIBUTION OF SURPLUS PROPERTY ON CANCELLATION OF INCORPORATION OR WINDING UP**
2. In this rule —

***surplus property***, in relation to SSWA, means property remaining after satisfaction of —

1. the debts and liabilities of SSWA; and
2. the costs, charges and expenses of winding up or cancelling the incorporation of SSWA, but does not include books relating to the management of SSWA.
3. On the cancellation of the incorporation or the winding up of SSWA, its surplus property must be distributed as determined by special resolution by reference to the persons mentioned in section 24(1) of the Act.