

Checklist – working with other organisations



Legal information for community organisations

Before your organisation agrees to work with another organisation, it's important to think about how the arrangement will work in practice.



Disclaimer

This checklist provides information on working with other organisations. This information is intended as a guide only, and is not legal advice. If you or your organisation has a specific legal issue, you should seek legal advice before deciding what to do.

Please refer to the full disclaimer that applies to this checklist.

When not-for-profit organisations want to work together, there are legal issues they should consider that impact:

- · the arrangement they decide to use to work together, and
- · implementing that arrangement

Think about these issues before you agree to work with another organisation, so that you are prepared for what lies ahead.

This checklist can help you to spot key issues which might affect your organisation and the arrangements you are thinking about making with another organisation. Your organisation and its board can then decide whether the risks are acceptable, and identify appropriate risk management strategies. This checklist will also save your lawyer's time, and make the process of getting advice more efficient.



Tip

This checklist may be applied to different kinds of circumstances where groups want to work together, such as:

- when two incorporated associations want to amalgamate
- when one (usually smaller) organisation becomes part of another (usually larger) organisation
- when two organisations merge to create a new organisation
- when two organisations enter into a memorandum of understanding, or
- when two organisations sign an agreement to work together, such as a partnership agreement or a joint venture agreement



This checklist should be read together with the information on <u>our webpage on working with others</u>, in particular <u>our guide</u> to working with other organisations.

No

Note

Not all the items in this checklist may apply to your organisation.

Think about which issues apply to your organisation. For example, many of the items listed in this checklist are relevant only in merger or amalgamation circumstances.

It may also be worth considering whether these issues may affect the other groups that you are proposing to work with. For example, if your organisation doesn't have any employees and is thinking of merging with an organisation that does have employees to create a new organisation, you both need to consider how their employees might transfer over to the new organisation.

Caution

Each organisation will usually need help from a lawyer with the process of working with another organisation.

Organisations may also need the advice of an accountant, and possibly a financial adviser. This checklist is intended to assist you to identify a list of items you and your organisation should think about before entering into any formal arrangements. It doesn't replace the need for professional advice.

General preliminary questions

Think about the nature of your organisation . How large is it and who are its members?	t? What are its purposes? Who are its clients,



What is the nature of the organisation you are thinking about working with ? How large is it? What are its purposes? Who are its clients, and who are its members?
Are the purposes of the organisation you are thinking about working with the same as the purposes of your organisation? If not, how are they different?
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Note

If your purposes are different, and you are thinking about merging or amalgamating, you will need to think about if this is possible (particularly if you are an incorporated association), and if it might affect your tax or charity status (if any). Similarly, if you have different purposes and plan to collaborate, you should only collaborate where your purposes overlap.



Why is your organisation thinking about working with another organisation? Is it for a single project or particular goal, or do the organisations want to work together permanently?
Governance and culture
Think about how the people within each organisation will work together. Will there be a clash of cultures which may be disruptive for your employees, volunteers and clients?
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Does your organisation have a constitution or set of rules? What does that document have to say about working with other organisations? Think about how it deals with the board, member meetings, voting, approvals etc.



Do the members need to approve the arrangements you want to make with another organisation? If so, is it likely that they will approve? Think about how you will engage with your members to ensure that they approve your plans.
If you are thinking about merging or amalgamating with another organisation, think about how the newly-combined organisation will be organised. This depends on whether a new organisation is being formed, or if one (usually smaller) organisation is becoming part of another (usually larger) organisation. Will a new constitution or set of rules be required?
Contracts
List the existing contracts or other legal arrangements your organisation has entered into:
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•
•
•
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Tip

Remember to consider written and verbal contracts – see <u>our fact sheet on 'understanding contracts'</u> for information about whether a verbal agreement is actually a valid contract



Note

If you are thinking about amalgamating or merging with another organisation, a lawyer will need to look at these arrangements.

If the organisation wants to continue these arrangements after the amalgamation or merger, they may need to be transferred to the newly-combined organisation. You might need to talk to the other parties to the arrangements, to make sure your organisation doesn't breach any contracts.

If you decide to work with another organisation, particularly if you decide to merge or amalgamate, you will also need to look at the contracts or other legal arrangements that the other organisation has, and how they are affected by the proposal.

Assets and financials

Think about the financial situation of your organisation and the organisation you are thinking about working with. What funding do they rely on? List what funding is in place for each organisation.

Your organisation

The other organisation

Is the funding for each organisation secure? Has there been any breach of funding arrangements or grant conditions? Is any organisation's funding in jeopardy?

Does either organisation currently receive grant funding? You will need to think about the terms of the grants each organisation depends on. Will working with another organisation jeopardise this funding?
What types of assets does each organisation have? (For example: equipment, property, motor vehicles)
Your organisation The other organisation
Does any organisation have any mortgages or loans? Think about whether any debts will affect your
plans to work with another organisation.



Tax and charity status

If your organisation wants to work with another organisation, it's important to make sure your organisation's charity registration and tax concessions are protected. If working together means changing your activities, purposes or objects, you will need specialist advice from a lawyer.

Your organisation	The other organisation
Is your organisation registered as a charity? ☐ Yes ☐ No If yes, what subtype of charity is it registered as?	Is the organisation you are thinking about working with registered as a charity? Yes No If yes, what subtype of charity is it registered as?
What is its charitable purpose?	What is its charitable purpose?
What tax concessions does your organisation	What tax concessions does the organisation have?
have?	□ Income tax exemption
☐ Income tax exemption	☐ Fringe benefits tax exemption
☐ Fringe benefits tax exemption	☐ GST concessions
 ☐ GST concessions ☐ Deductible gift recipient (DGR) endorsement 	☐ Deductible gift recipient (DGR) endorsement
☐ Payroll tax exemption	☐ Payroll tax exemption
☐ Other:	☐ Other:

Do you think that by working together, either organisation will be changing its activities, objects or purposes?
Will working together result in one organisation transferring assets or land to another organisation?
Note If one organisation is planning to transfer assets or land, it may have to pay stamp duty to the relevant state office of revenue. Seek legal assistance to access stamp duty exemptions (available to charities and some not-for-profit organisations) or reduce stamp duty as much as possible.
Property
Issues relating to real estate are more relevant in the case of mergers and amalgamations, where property and leases might be transferred to a new organisation.
Will your organisation, the other organisation or a new organisation stay in existing premises or move to new premises? If the merger or amalgamation will create a new organisation that intends to stay on in the same premises, how will you deal with any existing lease of the premises? You may need to think about whether the lease can be assigned (legally transferred) from the old organisation to the new organisation. Do the terms of any existing lease allow for this or will you need to get the landlord's consent?

If an organisation is moving out of premises that are being leased, how will you deal with that lease? Will the landlord allow you to terminate the lease before the expiry date? If so, are there any costs associated with early termination of the lease? If the lease is not able to be terminated before the expiry date, will you be able to transfer the lease to someone or will you be able to sublet the space to someone else? What restrictions does the lease place on these activities?
Do any of the organisations own any property such as land? If so, will this property be transferred to the new organisation as part of a merger? Consider any stamp duty implications.
Intellectual property
Intellectual property
If you are working together but maintaining separate organisations –
What intellectual property (IP) will be created by the new project? See <u>our guide to intellectual property</u> <u>law</u> for examples.

Who will be creating the IP? Employees, volunteers, third parties (for example, advertising agencies), your organisation or the other organisation? Have you agreed who will own it?			
How will the IP be used? Who will need to be able to use it?			
If you are creating a new merged organisation –			
Do you have existing IP which will need to be transferred to the new entity?			
□ Yes □ No			
If yes, list below:			

Do you need any ongoing rights in relation to the transferred IP? ☐ Yes ☐ No
If yes, list below:
Does the other organisation have any IP which will need to be transferred to the new entity? ☐ Yes ☐ No
If yes, list below:
Will the other organisation need any ongoing rights in relation to its transferred IP? ☐ Yes
□ No
If yes, list below:

If you or the other organisation are using a third party's IP, is the new legal entity allowed to use it? Consider whether you need to obtain new permission from the owner of the IP.
□ Yes
□ No
Is there any current IP-based litigation against your organisation or the other organisation?
Trade marks, company names and business names
Will you be developing a new brand, name, or logo for your new organisation or project? □ Yes
□ No
If yes, list below:
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Does your organisation or the other organisation have any relevant trade mark, business name, company name, domain name or social media registrations?
□ No
If yes, list below:

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Does your organisation or the other organisation have policies, procedures and agreements for protecting confidential information? □ Yes □ No
Integrating and transitioning backend services
This section only applies if you are creating a new merged organisation, but note that all organisations will need to consider whether they'll need to use common software to deliver the project and if so, how they'll access it (for example, will one organisation provide a licence to the other?)
You will need to consider whether any of the things listed in this section can be transferred to another organisation, or whether you might breach any of the arrangements referred to in this section by merging or amalgamating with another organisation. This will require you to read the relevant contracts or licences.
Think about your organisation's business operations. What are the bills your organisation regularly pays? For example: utilities, IT software, equipment leases, council rates, etc.
Think about the different IT systems your organisation has, such as an operating system, email system, word processing and document creation software, data management and accounting software. What systems does your organisation own, licence, or lease?

Do you or the other organisation have any software licences? Can the licences be transferred to a new organisation? Pes No If yes, list below:
How does your organisation store its data?
People
If you are working together but maintaining separate organisations –
Think about the proposed new project. What sorts of roles will be required? How will you staff the new project?

lf	vou are	creating a	new	merged	organisation -
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What are the organisations' workplace cultures like?
Are there talents and skills within your organisations that you would hope to transfer to a new amalgamated or merged organisation?
How many employees are there? If there are employees whose skills are unlikely to be needed in a new amalgamated or merged organisation, think about how you will manage the redundancy process, and the costs involved.





Tip

Your organisation needs to seek specialist legal advice on this point. For more information, see <u>our guide to working with other organisations</u>.

Think about how employees are employed by your organisation. For example, are they employed under written contracts, a modern award, or an enterprise agreement? See <u>our webpage on managing employees</u> for more information.
Are there any volunteers engaged by your organisation who may be seen to have an employment relationship? See <u>our webpage on managing volunteers</u> for more information.



How long have the existing employees been employed with your organisation? What leave entitlements does each employee have in relation to annual leave, long service leave and personal leave?

Employee Name	Length of service	Annual leave balance	Long service leave balance	Personal leave balance
	iployees on long term logements are in place fo			r maternity leave)?
Are there any cui	rrent workplace dispute	s or employment-base	d litigation against you	ır organisation?



Work health and safety

It's vital that organisations make sure health and safety is an important part of all their activities. Policies and procedures should be in place, and organisations need to make sure they are complying with all relevant health and safety laws. For more information, see <u>our webpage on work health and safety laws</u>.

What kinds of activities does your organisation do? Who are your clients?
What kinds of activities does the organisation you are thinking about working with do? Who are their clients?
Could the activities you want to do with the other organisation risk the health and safety of your workers, their workers or the public? If so, write down the risks and think about what needs to be done by you and the other organisation to remove or reduce those risks.



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Note

Depending on how closely you plan to work with the other organisation, you will need to consider whether there are arrangements in place (or proposed) for the effective consultation, cooperation and coordination of activities between your organisation and the other organisation, to provide for the effective management of health and safety risks.

Do you think health and safety is an important part of the overall governance of the organisation you are thinking about working with?
Does your organisation have a work health and safety policy and a work health and safety management system in place which identifies and manages risks associated with your organisation's activities? □ Yes □ No
Does the organisation you are thinking about working with have a work health and safety policy and a work health and safety management system in place which identifies and manages risks associated with that organisation's activities? □ Yes □ No
Does the organisation you are thinking about working with have a history of work-related injuries or incidents?

Privacy and dealing with information

Working with another organisation might involve sharing different types of information.

Will your organisation share personal information with, or receive personal information from, the organisation it is thinking about working with? If so, how will this information be used?
Note – personal information Personal information means information or opinions about an identified person, and can
include their name, home or business address, telephone number, email address and Medicare number. Member lists, client records and volunteer registers can be examples of personal information. Privacy laws may apply to personal information. See <u>our webpage on privacy</u> for more information.
Will your organisation share health information with, or receive health information from, the organisation it
is thinking about working with? If so, how will this information be used?

Note – health information

Health information means information or opinions about the health or disability of an identified person and includes information about health or medical services provided to that person. Medical records are an example of health information. Special laws apply to this kind of information. See <u>our webpage on privacy</u> for more information.



Will your organisation share sensitive information with, or receive sensitive information from, the organisation it is thinking about working with? If so, how will this information be used?

Not

Note - sensitive information

Sensitive information means information or opinions about an identified person's:

- race or ethnic origin
- political views
- · religious or philosophical beliefs
- union, trade or professional body membership
- · sexual orientation, and
- · criminal record

The results of background checks run on volunteers (such as Working with Children checks) can be an example of sensitive information. See <u>our webpage on privacy</u> for more information.

If your organisation is required to share confidential information with another organisation, has your organisation obtained the necessary consents and permissions for the transfer of this confidential information from the organisation that initially disclosed this information?

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Note - confidential information

If your organisation plans to share its confidential information with the organisation it will be working with, you should consider entering into a contract or a deed of confidentiality in order to protect this exchange of information.