

TAI Practitioners & Advisers Ltd.

ACN 161 462 620

(the "Company")

By-law – VIII. Use of Company name and designation

In this By-law the interpretation provisions of the Company's Constitution apply unless the context otherwise requires.

Fellows will observe rules relating to the use of the name and designation of the Company in personal and professional contexts.

1. Eligibility to use the name and designation of the Company

- a. Fellows shall be eligible to use the name and designation of the Company for the period of time during which their membership remains current and they observe the Company's Constitution and By-laws.
- b. Fellows shall at all times ensure that they use the name and designation of the Company in a manner that does not bring the Company into disrepute.

2. Use of the name and designation of the Company

- a. Fellows shall at all times follow the Company's style guide for use of the name and designation.

3. Requests for a change to style guide

- a. Fellows shall seek approval in writing from the Company if they wish to use the name and designation in a manner not specified in the style guide.
- b. Such requests shall be addressed to: The Secretary, TAI Practitioners & Advisers Ltd, PO Box 226, Flinders Lane, Vic 8009, Australia.

4. Members and adverse disciplinary findings

- a. Fellows that have had their membership suspended as a result of disciplinary action shall cease using the name and designation of the Company during the period of suspension.
- b. Fellows that have had their membership terminated as a result of disciplinary action shall cease using the name and designation of the Company.

5. Disciplinary matters

- a. Disciplinary action may be taken against Fellows should they fail to observe this By-law.