

Ice Skating Queensland Inc Policy Document

INDIVIDUAL FUNDRAISING

Authority ISQ Inc Council on 14 November 2008
Associations Incorporation Act 1981 (Qld)
Associations Incorporation Regulation 1999 (Qld)

Application ISQ Inc and all of its affiliates

Effective from
20 November 2008

Review date
November 2010

Policy No.
001/2001

POLICY OBJECTIVE

- Compliance with *Associations Incorporation Act 1981* and *Associations Incorporation Regulation 1999*.

POLICY

No person may fundraise for an individual, utilising the name of ISQ or any of its affiliates. No Member of ISQ or any of its affiliates may accept funding raised in this manner.

Any income generated in the name of Ice Skating Queensland Inc (ISQ) or its affiliated Member incorporated associations (clubs) must be used solely in promoting the stated objects of ISQ or the affiliated Member incorporated associations (clubs) (refer s33(11) of the Regulation).

Any fundraising in the name of ISQ or affiliated Member incorporated associations (clubs) constitutes income of that association (club) and as such must be kept in an account of that association (club) in a financial institution decided by the association or club management committee (refer s.33(1) of the Regulation).

ISQ or affiliated Member incorporated associations' (clubs) expenditures, including any allocation of funds to a particular athlete(s), must be approved or ratified at a management committee meeting in accordance with that association or clubs stated objects (refer s. 33(7) of the Regulation).

REASONING

If an incorporated association (club) was to be used as a front to raise money for individual member(s) - it may be viewed as misrepresentation and regardless of how it is presented, is arguably dishonest.

Ultimately, individual fundraising is inconsistent with the stated objects of ISQ Inc. and breaches the *Associations Incorporation Act 1981*.

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