Submission on *Consultation on regulations for the Incorporated Societies Act 2022*

Your name and organisation

Name	lan Turk
Organisation (if applicable)	NZ FEIJOA GROWERS ASSOCIATION INCORPORATED
Contact details	

[Double click on check boxes, then select 'checked' if you wish to select any of the following.]

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Responses to questions

Part 2 of the discussion document: section 254

	Matter	Question	
1	Prescribing information that must be included or provided	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(a)?	
	No		
2	Prescribing the manner in which things must be done	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(b)?	
	No		
3	Authorising the Registrar to determine the manner in which things must be done	Do you agree with MBIE's proposal that no regulations should be made at this stage under section 254(1)(c)?	
	Yes		
4	Declaring persons to be, or not to be, officers	Do you agree with MBIE's proposal that no regulations should be made at this stage under section 254(1)(d)?	
	Yes		
5	Prescribing circumstances related to independent committee members	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(e)?	
	No		
6	Prescribing jurisdictions whose officer disqualifications we will recognise	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(f)?	
	Yes. The NZ Feijoa Growers Association (NZFGA) considers that in addition to Australia, we should recognise officer disqualifications from our Pacific neighbours.		

7	Prescribing the types of changes in officer information that must be notified	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(g)?	
	No		
8	Regulating constitutional provisions on conflicts of interest	Do you agree with MBIE's proposal that no regulations should be made at this stage under section 254(1)(h)?	
	Yes. NZFGA strongly agrees that no regulations should be made at this stage under section 254(1)(h). Members should be free to determine whether or not they wish to amend/negate/limit/modify the conflicts of interest provisions in the society's constitution, without further restrictions.		
9	Prescribing societies that can restrict general meeting attendance to delegates	Do you have any suggestions regarding regulations that should be made under section 254(1)(i)?	
	No		
	Defining the term 'total current assets'	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(j)?	
10	NZFGA proposes defining "total current assets" as "total assets excluding fixed assets, where fixed assets are those items of property, plant, and equipment which are not expected to be sold in the ordinary course of the society's activities within 12 months after the society's balance date". In our view, where a society might be considering a one-off sale of a fixed asset within the next year, that alone should not mean that fixed asset becomes a current asset.		
11	Prescribing additional requirements for the financial statements of small societies	Do you agree with MBIE's proposal that no regulations should be made at this stage under section 254(1)(k)?	
	Yes		
12	Determining the class of society that must have its financial statements audited	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(I)? For example, do you agree that focusing on the proportion of societies that should be captured is appropriate?	
	No comments.		

13	Setting infringement fees	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(m)?	
	No		
14	Prescribing the information to be included in infringement and reminder notices	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(n)?	
	No		
15	Removal and restoration of societies from the register	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(o)?	
	No		
16	Prescribing certain matters relating to surplus assets	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(p)?	
	No		
17	Prescribing procedural requirements for surplus asset 'resolutions'	Do you agree with MBIE's proposal that no regulations should be made at this stage under section 254(1)(q)?	
	Yes		
18	Prescribing how documents must be served on a society	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(r)?	
	No		
19	Prescribing how documents must be served on a person	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(s)?	
	No		
20	Prescribing matters relating to the incorporated societies register	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(t)?	

	Νο	
21	Specifying matters concerning conversion into an incorporated society	Do you have any comments on MBIE's proposals regarding regulations under section 254(1)(u), (v) or (w)?
	No	

Part 3 of the discussion document: section 254

	Matter	Question
22	Setting fees for the performance of functions or the exercise of powers	Do you have any suggestions on regulations that should be made under section 255(1)(a)?
	Νο	
23	Setting late fees	Do you have any comments on MBIE's proposals regarding regulations under section 255(1)(b)?
	No	
24	Setting other fees	Do you agree with MBIE's proposal that no regulations should be made at this stage under section 255(1)(c)?
	Yes	

Part 4 of the discussion document: section 254

	Matter	Question
25	Providing that certain rules apply	Do you agree with MBIE's proposal that no regulations should be made at this stage under section 256(1)(a)?
	Yes	
26	Providing that certain legislative rules do not apply	Do you agree with MBIE's proposal that no regulations should be made at this stage under section 256(1)(b)?
	Yes	
27	Prescribing matters for the purposes of Part 1 of Schedule 1	Do you have any comments on MBIE's proposals regarding regulations under section 256(1)(c)?

Other comments