DIOCESE OF ROCKHAMPTON

ANGLICARE CENTRAL-QUEENSLAND CANON 2018

A Bill for a Canon titled “The Anglicare Central-Queensland Canon 2018”

Preamble

Whereas it is expedient to recognise the relationship that exists between the Diocese of Rockhampton and Anglicare Central-Queensland Limited BE IT THEREFORE DECLARED AND ESTABLISHED by the Bishop, Clergy and Laity of the Diocese of Rockhampton in Synod assembled as follows:

Short Title

1. This Canon may be cited as the “Anglicare-Central Queensland Canon 2018”.

Interpretation

2.1 In this Canon or in any regulation made pursuant to this Canon unless the context or subject matter otherwise requires or indicates –

“Anglicare” means Anglicare-Central Queensland Ltd a company limited by guarantee.

“Diocese” means the Corporation of the Synod of the Diocese of Rockhampton.

“Board” means the members of the Board of Directors of Anglicare-Central Queensland Ltd.


“Church Institution” has the same meaning as contained in the provisions of the Church Institutions Canon 1997.

“Constitution” means and includes a constitution, memorandum and articles of association, rules, by-laws and any like documents relating to the formation, membership and objects of a Company incorporated under the Corporations Law or an association.

“Anglicare Constitution” means the Constitution for Anglicare Central-Queensland Limited.

“The Corporations Law” means the law relating to corporations operated throughout Australia and the several States and Territories.

“The Chief Executive Officer Anglicare Central-Queensland” is the person appointed to that position.

2.2 For the purpose of interpretation, where terminology contained in the Constitution of Anglicare Central-Queensland Limited conflicts with a definition contained in this Canon or the Canon Interpretation Canon 1893 – 2010, the definition contained in the Constitution shall prevail.
3. **Recognition**

The Diocese recognises that Anglicare was founded as a body of the Anglican Church in the Diocese of Rockhampton and the objects of Anglicare as contained in the Anglicare Constitution, are to be administered and governed according to the mission values and philosophy of the Anglican Church in Australia as determined by the Corporation of the Synod of the Diocese of Rockhampton.

4. **Parish Partnerships**

In the furtherance of the ministry of the Anglican Church within the Diocese and of the aims and objects of Anglicare, Bishop-in-Council may approve from time to time such policies and guidelines for use by Parishes within the Diocese for activities and programs between the Parish communities and Anglicare.

5. **Diocesan Partnerships**

In the furtherance of the ministry of the Anglican Church within the Diocese and of the aims and objects of Anglicare, Bishop-in-Council may approve from time to time such policies and guidelines for use by the Diocese in activities and partnerships involving Anglicare, or for use prior to entering into any agreement involving the use by Anglicare of Diocesan property.

6. **Risk**

Bishop-in-Council shall formulate such policy and guidelines as may be required for the purpose of identifying risk or the potential of risk to the Diocese, associated with or as a result of the conduct of Anglicare, its employees, agents and contractors of activities of Anglicare within, and in regions external to the Diocese.

7. **Diocesan representation**

Bishop-in-Council, in appointing members to the Board as provided for in the Anglicare Constitution, may have regard to such requirements set out in the Anglicare Constitution as to any preferred skills and experience requirements associated with the position, and may make such enquiries or request such information, prior to such appointment.

8. **Alteration of Constitution**

In accordance with the provisions of the Church Institutions Canon 1997 and the provisions of this Canon, no alteration shall be made to the Anglicare Constitution without the consent of the Bishop-in-Council first obtained.

9. **Regulations**

The Bishop-in-Council may from time to time make, amend or repeal such regulations not inconsistent with this Canon as may be considered necessary or expedient to give effect to this Canon.