Conflict of Interest Policy

Effective Date: June 24, 2024
Supersedes: Conflicts of Interest Policy Effective May 2, 2022
Policy Review Date: To be reviewed every 3 years from effective date
Issuing Authority: RF President
Policy Owner: Chief Compliance Officer
Contact Information: (518) 434-7145
  rfcompliance@rfsuny.org

Reason for Policy
Research Foundation (“RF”) Board Members, Officers, Employees, and others, whether employed by the RF or not, with delegated authority to carry out RF responsibilities when acting in support of delegated responsibilities, obligations, or activities (“RF Representatives”) hold positions of trust and all work conducted on behalf of the RF must be free from improper influence. All individuals doing work on behalf of the RF must act with honesty, integrity, and transparency as representatives of the RF, consistent with the RF’s Code of Conduct.

RF Representatives must adhere to the standards outlined in the New York State Public Officers Law Section 74 and New York State Not-For-Profit Corporation Law Section 715-A. This policy is intended to ensure that those individuals report and fully disclose interests that relate to their RF roles and responsibilities so that potential Conflicts of Interests can be reviewed, managed, and monitored.

Statement of Policy
RF Representatives may not have any interest in or engage in any outside activity that results in an unmanaged Conflict of Interest. RF Representatives must disclose all interests and activities, financial or otherwise, and those interests and activities of Related Parties, which may compromise, potentially compromise, or have the appearance of compromising the objective performance of their professional duties or responsibilities as an employee or representative of the RF.

This policy governs all activities done in the name of the RF or through the RF regardless of employment or affiliation. All RF Representatives must disclose potential conflicts as soon as practicable upon learning of the potential conflict, regardless of whether they are required to file an annual disclosure.

The RF must take steps to eliminate or reduce identified Conflicts of Interest, pursuant to a regularly monitored Conflict of Interest management plan. Disclosures made under this policy will be reviewed pursuant to the Procedure for Managing Conflicts of Interest.
Principal Investigators ("PIs") whose sponsored funding flows through the RF are subject to this policy when fulfilling their PI responsibilities (e.g., managing RF employees or others funded through the grant, expending RF funds managed by the RF). In addition, PI's that receive federal funding from the U.S. Public Health Services (PHS) must also follow the RF’s [Conflicts of Interest in Public Health Service Sponsored Programs Policy](#), or the related policy adopted by their respective SUNY campus. PI's receiving funding from other federal agencies must also follow the policies governing regulatory compliance for Conflict of Interest management at their campus. PI's involved in outside activities or startup companies may also be subject to New York’s Public Officers Law, and should file a disclosure as outlined in this policy and related Procedure for Managing Conflicts of Interest or ensure those interests are disclosed through the local campus disclosure and management process.

Those subject to Public Officers Law Section 73-a are required to ensure all interests are disclosed via this policy and related procedure or through a local campus disclosure process in addition to the Section 73-a requirements.

**Prohibited Conflicts of Interest**

A Conflict of Interest exists whenever a RF Representative is in a position to:

- Disclose or use RF confidential material for their own personal gain or for the benefit of a Related Party;
- Intentionally and illegally use the property, funds, other resources of the RF for an unauthorized purpose;
- Give reasonable basis for the impression that their professional judgement is likely to be compromised; or
- Influence any employment actions involving a Related Party, including decisions to hire, promote, separate, or approve any transaction related to said Related Party.

RF Representatives with a conflict may not directly or indirectly attempt to influence the deliberations or voting on the matter giving rise to such conflict.

Violations of the RF’s [Nepotism Policy](#) and [Gifts to Employees from Non-RF Sources](#) policy may also lead to a potential conflict. All conflicts involving Related Parties or outside sources including vendors must be disclosed.

**Conflicts of Interest Posed by Outside Employment, Investments, or Other Business Activities**

RF Representatives must not make personal investments in enterprises that they have reason to believe may be directly involved in decisions they will have to make, or will otherwise create substantial conflict between their duty to the RF and their private interests.

Procurement of goods or services by the RF shall be conducted consistent with the [Procurement Policy](#) and the [Officer Accountability Policy](#). If an RF Representative or a Related Party has a Financial or Other Interest in any business entity, they may not represent the RF in any transaction with that entity and must disclose the interest in accordance with this policy and the [Procedure for Managing Conflicts of Interest](#).
RF Representatives may not accept employment or engage in any business or professional activity that will impair the independence of their judgment while performing their duties to the RF, or require them to disclose confidential information gained by reason of their affiliation with the RF.

**Prohibition Against Disclosure or Use of Confidential Material for Personal Gain**

The RF prohibits disclosure of information that is confidential to the RF, acquired by any RF Representative in the performance of their duties, except as required by law or as expressly authorized in writing by an Officer or other designated representative of the RF.

RF Representatives may only use such confidential information in furtherance of their duties as a representative of the RF and shall not use such confidential information to further their personal interests or those of a Related Party.

RF Representatives must not accept employment or engage in any business or professional activity that will require them to disclose confidential information gained by reason of their official position or affiliation with the RF.

**Use of RF or State Resources**

RF Representatives may not misappropriate the property, services, or other resources of the RF, SUNY, or others, whether for themselves or someone else.

**Avoiding the Appearance of Impropriety**

RF Representatives shall not, by their conduct, give the impression that any person can improperly influence them, or unduly enjoy their favor in performance of their duties, or that they are affected by the kinship, rank, position, or influence of any party or person.

RF Representatives may not use, or attempt to use, their position to secure privileges or exemptions for themselves or others.

Bribery, extortion, and any other attempt to exert undue influence are strictly prohibited. The RF expects RF Representatives to avoid any conduct that may give the appearance of engaging in acts that are in violation of the trust placed in them.

**Disclosing a Real, Apparent, or Potential Conflict of Interest**

**Annual Filers**

All RF Representatives that are annual filers (RF Board Members, Officers, and Key Employees) must electronically report all Direct or Indirect, Financial, or Other Interests that pose, or may pose, a real, apparent, or potential Conflict of Interest through the [RF Compliance Management System](#) on an annual basis.

In addition, these individuals must situationally disclose any new potential conflicts as they arise as soon as practicable after learning of the potential conflict by submitting an updated disclosure in the Compliance Management System. Annual filers must not wait until the next annual disclosure period to disclose newly discovered potential conflicts.
Electronic Conflict of Interest Disclosure Statements may be reviewed centrally by the Chief Compliance Officer ("CCO") or designee, or locally, by the Operations Manager (OM) or designee. The OM is responsible for selecting the appropriate method of review for their Operating Location, unless otherwise directed by the RF President’s Delegation of Authority or the CCO.

Non-Annual Filers

All RF Representatives who are not annual filers (RF Representatives who are not Board Members, Officers, or Key Employees) must report any Direct or Indirect, Financial or Other Interest, or any other activity that may pose a Conflict of Interest under this policy as soon as practicable after the individual learns of the potential conflict. This includes those individuals not subject to the annual disclosure requirements.

OM’s or their designees are responsible for managing disclosed Conflicts of Interest for non-annual filers at their Operating Location.

Management Plans

All RF Representatives must comply with the terms of any management plans issued.

Disclosures Prior to The Initial Election of an RF Board Member

Prior to election to the RF Board of Directors, potential Board Members must submit a completed Conflict of Interest Disclosure Statement to be reviewed by the CCO on behalf of the RF Board Secretary.

Violation

In addition to any penalty contained in any provision of law, or federal or state policy, individuals who knowingly and intentionally violate any of these provisions may be subject to action by the RF. Undisclosed Conflicts of Interest may be reviewed consistent with the Fraud and Whistleblower Policy when it appears that the non-disclosure was intended to circumvent RF Policy.

Staffing Services

Employees employed by the RF under an agreement or contract, other than the 1977 Agreement between the RF and SUNY, must adhere to the conflicts of interest policy in place by the entity they are employed to support. In the absence of a policy, the conflicts of interest policy effective at the associated Operating Location must govern.
Responsibilities
The following table outlines the responsibilities for compliance with this policy:

<table>
<thead>
<tr>
<th>Responsible Party</th>
<th>Responsibility</th>
</tr>
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</table>
| Chief Compliance Officer | • Oversee compliance with this policy for Board Members, Officers, Employees, and RF Representatives.  
  • Establish a recordkeeping process for records related to the disclosure, review, and management of a potential, apparent, or actual Conflict of Interest for all Conflict of Interest Disclosure Statements at the Central Office, or otherwise brought to the attention of the CCO.  
  • Provide the Board Secretary with a copy of all completed Conflict of Interest Disclosure Statements, and any resulting management plans for RF Board Members, to be submitted to the Audit Committee for review. |
| Operations Manager | • Oversee compliance with this policy for RF Representatives at their Operating Location.  
  • Select one of two options for managing electronic disclosures submitted by annual filers at their Operating Location.  
  • Establish a recordkeeping process for records related to the disclosure, review, and management of potential, apparent, or actual conflicts of interest for non-annual filers at their Operating Location.  
  • Ensure that all final determinations or management plans are included in the personnel file of the individual with potential, apparent, or actual Conflict of Interest. |
| Board Members, Officers, and Key Employees | • Submit a Conflict of Interest Disclosure Statement annually and update as new Direct or Indirect Financial or Other Interests are obtained, or as new reportable activities occur.  
  • Comply with the terms of any management plans issued. |
| Principal Investigators | • PIs that receive PHS funding must follow the RF’s Conflicts of Interest in Public Health Service Sponsored Programs Policy or the related policy adopted by their respective SUNY campus.  
  • PIs receiving funding from other federal agencies must follow the policies governing regulatory compliance for conflict management in place at their campus. |
| Employees and RF Representatives | • Submit a Conflict of Interest Disclosure Statement as soon as practicable after the individual learns of the potential conflict.  
  • Comply with the terms of any management plans issued. |
Definitions

Board Member: A member of the Research Foundation’s Board of Directors.

Conflict(s) of Interest: A situation in which financial interest or obligation, other interest or obligation, outside interests of the individual or a related party, or any other interest or obligation that may compromise, potentially compromise, or may have the appearance of compromising the objective performance of an individual’s professional duties or responsibilities to the Research Foundation, is related to ones professional duties or responsibilities to the Research Foundation, or is in furtherance of an obligation to a competitor to the Research Foundation. Potential Conflicts of Interest include involvement in any employment transaction of a Related Party per the RF’s Nepotism Policy or the acceptance or solicitation of a Gift from an outside source per the RF’s Gifts to RF Employees from Non-RF Sources Policy.

Direct or Indirect Financial or Other Interests: Interests and relationships held by RF Representatives and/or their Related Parties including, but not limited to:

- ownership or investment in any outside enterprise;
- serving as a director, officer, partner, consultant, broker, agent, or representatives of any outside enterprise;
- outside professional activity;
- outside employment.

Employee: Officers, Key Employees, and any other employee of the Research Foundation.

Key Employee: A “Key Employee” for purposes of this Policy includes:

1. At the campus;
   - Vice presidents
   - Operations managers
   - Deputy operations managers
   - Chief research officers when fulfilling RF obligations
   - Technology transfer directors or equivalent
   - Sponsored program office directors or equivalent
   - Human Resources Director or equivalent (RF delegated authority)
   - Other appointed officers
2. At the Central Office; and
   - Vice presidents
   - Senior directors
   - Assistant vice-presidents
   - Directors
   - Other appointed officers
3. Any other persons who have RF procurement authority equal to or exceeding $100,000 per transaction.

Officer: An officer elected under the RF’s Bylaws, including the RF’s President, Chief Operating Officer, General Counsel, Secretary, and Chief Financial Officer and those appointed pursuant the RF’s Bylaws as appointed officers.
Operating Location: RF office located at a SUNY campus location or other SUNY location supporting the RF mission and SUNY operations overseen by an operations manager.

RF Representative: Research Foundation (“RF”) Board Members, Officers, Employees, and others, whether employed by the RF or not, with delegated authority to carry out RF responsibilities when they are acting in support of delegated responsibilities, obligations or activities.

Principal Investigator: Primary individual(s) in charge of a research grant or other project administered by the RF. The term “Principal Investigator” includes those individuals serving as co-principal investigators.

Related Party: A RF Representative’s spouse, domestic partner, significant other, family member, dependent, member of household, or business partner.

Related Information
Conflicts of Interest in Public Health Service Sponsored Programs
Fraud and Whistleblower Policy
Gifts to Employees from Non-RF Sources Policy
Managing Conflicts of Interest Guidelines
Managing of Conflicts of Interest Procedure
Nepotism Policy
NYS Not-For-Profit Corporation Law Section 715-A
NYS Public Officer’s Law Sections 73 & 74
Officer Accountability Policy
Anti-Bribery Policy
Anti-Bribery and FCPA Guideline

Forms
Conflict of Interest Disclosure Statement for non-annual filers
Conflict of Interest Disclosure Statement for annual filers
<table>
<thead>
<tr>
<th>Date</th>
<th>Summary of Change</th>
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<tbody>
<tr>
<td>June 24, 2024</td>
<td>Clarified the requirements for annual and situational disclosures; clarified that nepotism and gifts from non-RF sources fall under prohibited conflicts; updated definition of “key employee” and “conflict of interest.”</td>
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<tr>
<td>December 28, 2022</td>
<td>Updated links.</td>
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<tr>
<td>May 2, 2022</td>
<td>Added “Others with delegated authority to carry out RF responsibilities” to the scope of individuals subject to this Policy. Added “Those subject to Public Officers Law Section 73-A are required to ensure all interests are disclosed via this policy and related procedure or through a local campus disclosure process in addition to the Section 73-A requirements.” Clarified that PIs may disclose potential conflicts through their local campus process. Deleted &quot;Campus Policy&quot; section.</td>
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<tr>
<td>September 1, 2018</td>
<td>This document was revised to comply with §715-A of the <a href="https://www.law.unicamp.br/legislacao/6728">New York State Not-For-Profit Corporation Law</a> and reflect new requirement that all Board Members, Officers, Key Employees, and RF Central Office Employees submit Conflict of Interest Disclosures electronically through the RF’s Compliance Management System.</td>
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<tr>
<td>December 7, 2012</td>
<td>Clarifies who is required to disclose conflicts, how, and when. Also allows for locations to use their own conflicts of interest policies and procedures, provided the policy is submitted to the compliance office and is no less restrictive than RF policy. Effective 3/15/2013.</td>
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**Feedback**

Was this document clear and easy to follow? Please send your feedback to webfeedback@rfsuny.org.

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