**SASKATCHEWAN BROOMBALL ASSOCIATION (“SBA”)**

**CONFLICT OF INTEREST POLICY**

**Definitions**

1. Terms in this Policy are defined as follows:
2. *“Actual conflict of interest*” - situation where a person’s official duties are or will be influenced by their private interests.
3. “*Conflict of Interest*” may be defined as a situation in which elected, appointed or hired representatives of an organization, “may have an actual or potential private or personal interest, usually financial, that may influence or appear to influence the conduct of their official duties. Even when this conflict is not illegal, it may create doubts or suspicions concerning the integrity or fairness of decisions made by such officials.”
4. “*Non-Pecuniary Interest*” - An interest that an individual may have in a matter which may involve family relationships, friendships, volunteer positions or other interests that do not involve the potential for financial gain or loss but could involve receiving preferential treatment or other personal benefit.
5. *“Perceived conflict of interest”* - A perception by an informed person that a conflict of interest exists or may exist.
6. *“Potential conflict of interest”* – exists when official duties may be influenced in the future by a person’s private interests.
7. “*Pecuniary Interest*” - An interest that an individual may have in a matter because of the reasonable likelihood or expectation of financial gain or loss for that individual, or another person or organization with whom that individual is associated.
8. “*Representatives”* – An inclusive term referring to any individuals engaged in activities on behalf of the SBA including Directors and Officers, employees, contract personnel, committee members, and key volunteers.

For the SBA, a conflict of interest is deemed to have occurred when a person’s private affairs, financial interests or personal gains are, or are perceived to, interfere with their duties or responsibilities to the SBA.

**Purpose**

1. The purpose of this Policy is to ensure Representatives’ conduct within the SBA meets high ethical standards in order to merit the trust of the SBA’s partners and clients, as well as donors, governments and the public.
2. The integrity of the SBA depends on ethical behaviour throughout the organization, and in particular, on fair, well-informed decision-making. The ability to make a decision is sometimes affected by other interests (personal or professional) of individuals in the organization. Such conflict of interest situations are a regular part of organizational and personal life and cannot simply be eliminated. The objective of this policy is to permit the SBA to manage conflict of interest situations successfully, resolve them fairly and avoid any behaviour which places their private interest ahead of the public interest. This will help instill confidence and trust in all those we interact with and the public at large.
3. Also, the consistent application of this policy will help enhance public trust in the SBA.

**Scope and Application**

1. This policy applies to all Representatives and describes how Representatives will conduct themselves in matters relating to conflict of interest including clarifying how Representatives shall make decisions in situations where a conflict of interest exists or may exist. This means that Representatives may be required to remove themselves from decisions where they have a pecuniary interest or non-pecuniary interest.
2. To ensure awareness and the best opportunity for full comprehension of conflict of interest, the following steps shall be taken:
3. This policy must be explained to all new Board members, staff and volunteers. All such affected persons must agree in writing, at the outset of taking a position or volunteering with the SBA, that they will abide by this policy.
4. At that time, Board members and staff must disclose possible conflict situations to the Executive Director in confidence. Subsequent material changes must be disclosed when they first emerge. Volunteers (such as committee members) must inform their immediate supervisor (such as the committee chair) of possible conflict situations.
5. The Executive Director (or the President, at the Board level) will indicate to each individual whether any further action in necessary to manage the possible conflicts of interest disclosed.
6. The Executive Director (or the President, at the Board level) is also the final authority on resolving disputes, for example when an individual does not agree with the perception that they are facing a conflict of interest.
7. The Executive Director (or the President, at the Board level) is the authority on dealing with real conflicts of interest which are discovered “after the fact”. A variety of serious measures, such as cancelling a contract or hiring decision, may have to be considered, case by case, in such situations. Typically, legal services may be required for the final disposition.
8. For the purposes of this policy, the Board Chair is the appropriate authority in all matters relating to the affairs of the Board, and to any issues involving the Executive Director’s own affairs. Any issues involving the President’s own affairs will be dealt with by the Secretary and the Board. The Executive Director (or designate) is the authority in all other matters.

**Responsibilities**:

## Overall Responsibility: Members of the SBA Board, staff and volunteers are responsible for managing conflict of interest situations in order to ensure that workplace behaviour and decision-making throughout the SBA are not influenced by conflicting interests.

## Responsibility for Prevention: the SBA supports an organizational culture in which people freely take responsibility for both “self-declaring” possible conflicts of interest, and respectfully raising possible conflicts faced by others in the organization. This culture makes it possible to avoid many such situations from arising in the first place. Managers, staff, volunteers and Board members have the responsibility to implement practical preventive measures, such as:

* Providing education about what to do when gifts and hospitality are offered;
* Providing meeting agendas in advance to enable participants to foresee possible conflicts;
* Ensuring that people are clearly told when information must be protected from improper use; and
* Declining involvement in an action such as supporting a questionable outside activity.

## Responsibility for Managing: Where prevention is not the solution, conflict of interest situations must be managed. Here are the steps to be taken by those involved in such situations, working together and supporting one another’s ethical responsibilities.

* **Declare it**. Ensure transparency by self-declaration, and by making sure that a record of the declaration is made.
* **Discuss it.** In a doubtful situation, take a moment for a quick word with the chair of your meeting, or undertake a full dialogue with the group, if the situation warrants it.
* **Deal with it**. Measures to mitigate or eliminate a conflict of interest will depend on what is appropriate to the severity of the situation.
* **Document it.** Board minutes, correspondence to interested parties, or other documentation will provide a record of steps taken.

**The Policy and Procedures**

1. Neither benefits received, nor the private affairs nor the financial interests of individuals should influence or be perceived to influence the objectivity and impartiality of the individual’s performance of duties and responsibilities related to the SBA.

## Obligations for Compliance: the SBA is incorporated under [insert incorporation legislation]. The legislation includes clauses on disclosure of interest which means there are statutory obligations that must be complied with by the Directors of the SBA.

In addition to the statutory obligations, Representatives:

* 1. Shall perform their designated duties in a manner that will conserve and enhance public confidence and trust in the integrity, objectivity and impartiality of the SBA.
  2. Shall not engage in activities or situations that would place them in a conflict of interest relative to their official duties and responsibilities, that is, avoiding activities that are incompatible with their official duties as a Representative.
  3. Shall refuse gifts, favours or other benefits of more than nominal value that could be construed as being given in anticipation of, or in recognition for, any special consideration.
  4. Should not place themselves in positions where they could, by virtue of being a Representative, influence decisions or contracts from which they could derive any direct or indirect benefit, or where they are under obligation to any person or organization that might profit from special consideration on the part of the SBA, its volunteers and employees.
  5. Shall not derive personal benefit from information that they have acquired during the course of fulfilling their official duties with the SBA, if such information is confidential or not generally available to the public.
  6. Shall not solicit or accept transfers of economic benefit, other than incidental gifts, customary hospitality, or other benefits of nominal value, from persons or organizations having dealings with the SBA unless the transfer is pursuant to an enforceable contract or property right of the volunteer or employee when such benefits may be accepted with the written consent of the SBA.
  7. Will provide to the SBA a written statement indicating ownership of an asset, or receipt of a gift, hospitality or other benefit where conflict of interest may or be perceived to be an issue, and where the continued ownership would constitute a conflict of interest, thereby divesting themselves of an asset or placing it in trust.
  8. Shall not engage in any outside work, activity, or business or professional undertaking that conflicts or appears to conflict with their official duties as a representative of the SBA, or in which they have an advantage or appear to have an advantage on the basis of their association with the SBA.
  9. Shall not use the SBA’s property, equipment, supplies, or services for activities not associated with the performance of their official duties with the SBA without permission of the SBA.
  10. Identification and Disclosure of Conflict of Interest: Individuals in an actual, perceived or potential conflict of interest must disclose the matter immediately to the Executive Director or to the President. Employees, contractors and officials who fail to do so may be subject to disciplinary action up to and including dismissal.
  11. Representatives should abstain from decisions from which they or their family, friends or organizations where family or friends have an interest may derive a benefit, *either directly or indirectly.* Where discussions related to such decisions take place, volunteers and employees must identify their potential conflict(s) of interest and refrain from participating, A record of the nature and extent of the conflict of interest and the participation or abstention of the concerned individual in the discussion should be entered into the record of the minutes.
  12. Where a conflict of interest is likely to arise due to the supply of goods or services by a volunteer or employee, proper and open tendering procedures must be followed. In such situations, negotiation of contracts for goods, services or employment should be reviewed by the Board of Directors to ensure that all potential conflicts are identified and resolved. A volunteer or employee may still receive a contract as long as all those involved in making the decision are aware of the potential conflict and the decision is impartial.

## Minimizing Disclosed Conflicts of Interest in Decision-Making: Decisions or transactions that involve a conflict of interest that has been disclosed by a Representative will be considered and decided with the following additional provisions:

* The nature and extent of the Representative’s interest has been fully disclosed to the body that is considering or making the decision, with the disclosure duly noted;
* The Representative does not participate in discussion on the matter; and
* The decision is confirmed to be in the best interests of the SBA.

### Employees: Reports of potential conflicts of interest involving SBA Employees will be directed to the SBA’s Executive Director who will determine whether there is a conflict and, if one exists, the employee will resolve the conflict by ceasing the activity giving rise to the conflict. The SBA will not restrict employees from accepting other employment contracts or volunteer appointments provided these activities do not diminish the employee’s ability to perform the work described in the employee’s job agreement with the SBA or give rise to a conflict of interest.

1. **Directors:** Reports of potential conflicts of interest involving SBA Directors will be directed to the SBA’s Board of Directors who will determine, in the absence of the conflicted Director, whether there is a conflict and decide the appropriate measures to eliminate the conflict. The Board of Directors may apply the following actions singly or in combination for real or perceived conflicts of interest:

* Removal or temporary suspension of certain responsibilities or decision-making authority;
* Removal or temporary suspension from a designated position;
* Removal or temporary suspension from certain teams, events or activities; or
* Other actions as may be considered appropriate for the real or perceived conflict of interest.

## Conflict of Interest Complaints: Any person who believes that a Representative has breached this policy or made a decision that was influenced by real or perceived conflict of interest, may submit a written formal Complaint, to the SBA’s Executive Director, to be handled in accordance with the SBA’s *Discipline and Complaints Policy.* The SBA may determine that an alleged real or perceived conflict of interest is of such seriousness as to warrant suspension of designated activities pending the outcome of the complaint process.

## Any real or perceived conflict of interest, whether pecuniary or non-pecuniary, between a Representative’s personal interest and the interests of the SBA, shall always be resolved in favour of the SBA.

## Confidentiality, Proprietary Rights and Intellectual Property: All contracts will include clauses on Confidentiality, and Proprietary Rights and Intellectual Property that Contractors must sign before commencing employment. The Executive Director must approve any exceptions or changes to contracts regarding Proprietary Rights and Intellectual Property.

## For staff, Employment Agreements will include clauses on Confidentiality while HR policies shall make provisions to address areas in which conflicts of interest may arise for staff of the SBA, including:

* Proprietary Rights and Intellectual Property
* Public Comments
* Political Activity
* Disclosure of Conflict of Interest
* Allegations of Wrongdoing
* Working Relationships
* Personnel Decisions
* Outside Remunerative and Volunteer work.

## Enforcement

## Failure to adhere to this Policy may permit discipline in accordance with the SBA’s *Discipline and Complaints Policy.* A Representative who is an SBA Employee may be subject to appropriate disciplinary action per the SBA’s human resources policiesas well as the employee’s *Employment Agreement,* if applicable*.*

## Guidance

1. For interpretation or guidance on the application of this policy, please contact the Executive Director. Any recommended changes or formal application of this policy resides under the authority of the Board of Directors.