OFFICE OF THE PRESIDENT

CONFLICTS OF INTEREST AND CONFLICTS OF COMMITMENT
POLICY FOR ALL STAFF

August 2007

Introduction

SPG 201.65-1 requires the deans of the schools or colleges and the directors or managers of administrative units to articulate and disseminate implementation policies that apply to faculty and/or staff within those units. The implementation policy and procedures for Office of the President are provided below. This policy and its procedures apply to all full-time staff, whether permanent or temporary, and to all permanent part-time staff in the unit. The University expects all staff to be familiar with the contents of SPG 201.65-1 and with the applicable set of unit implementation procedures.

A. Statement of Principles for School/College/Administrative Unit’s Policy

The policy section of SPG 201.65-1 outlines a set of key principles relevant to conflicts of interest and conflicts of commitment, including the principles stated below.

All staff members are to act with honesty, integrity, and in the best interest of the University when performing their duties, and to abide by the highest standards of research, educational, professional, and fiscal conduct. Outside activities should not interfere with an individual’s University obligations. Staff must not use their official University positions or influence to further gain or advancement for themselves, parents, siblings, spouse or partner, children, dependent relatives, or other personal associates, at the expense of the University. In accordance with its mission, however, the University of Michigan allows and encourages staff to engage in outside activities and relationships that enhances the mission of the University. As a result, potential conflicts of interest and commitment are inevitable, but these potential conflicts are not necessarily problematic. Rather, the essential point is that faculty and staff must disclose these potential conflicts of interest so that they can be evaluated and, if necessary, managed or eliminated.

* When implementing SPG 201.65-1, academic and administrative units must also consider both particular rules of conduct within the University and rules that govern outside activities applicable to the staff of the Office of the President. These include:

- Regents’ Bylaw 5.13, related to governmental elective/appointed service [http://www.umich.edu/~regents/bylaws/bylaws05b.html#4];
- SPG 201.12, related to misconduct and discipline;
- SPG 201.23, related to hiring of relatives or those with a close personal relationship; and
- SPG 201.85, related to work performed for other University units.
The specific definitions for a potential conflict of interest and potential conflict of commitment in Section II.A of SPG 201.65-1 also apply to the procedures described below. Broadly defined, a potential conflict of interest encompasses external ties that may or may appear to improperly bias a staff member’s judgment in performing his or her University job responsibilities. A potential conflict of commitment, broadly defined, encompasses situations in which a staff member’s external relationships or activities may or may appear to interfere or compete with the University’s mission, or with the staff member’s ability or willingness to perform his or her job responsibilities.

B. Disclosing, Evaluating, and Managing Potential Conflicts of Interest and Conflicts of Commitment

1. Disclosing potential conflicts of interest and conflicts of commitment

Whenever a potential conflict of interest or conflict of commitment exists for a staff member, he or she must promptly disclose it, in writing, to the Office of the President’s COI/COC manager, the Business Administrator. (SPG 201.65-1, Section III.A.3.). The Business Administrator will disclose any conflicts involving herself or himself to the Special Counsel to the President.

In addition, all current conflicts that have been disclosed will be reviewed at the time of the staff member’s annual performance review with his or her supervisor. He or she will be given a record of current conflicts disclosed and will be required to review the information and certify its accuracy. This certification must be given to the Business Administrator within 14 days of the annual performance review.

Examples of potential conflicts include (but are not limited to):

- Performing work for other University departments or units for additional pay;
- Participating in decisions or deliberations where your own personal financial interests are or could be affected;
- Participating in decisions or deliberations where a family member is or could be affected, financially or otherwise (Note: As stated in SPG 201.65-1, family members include parents, siblings, a spouse or partner, children, and dependent relatives.);
- Performing activities for non-University entities for pay;
- Accepting gifts, entertainment, or other items of value from vendors or other third parties that do or have business with the University (also see Gifts below);
- Accepting an incentive or benefit to gain access to a staff member’s supervisor.

Gifts

A potential conflict exists when a vendor or other third party, current or potential, gives a gift to a staff member who is part of the Office of the President, which includes the President’s House and Inglis House, or to the unit as a whole. General University policy prohibits employees or units from accepting any gift of substantial value from vendors, students (Regents’ Bylaw 2.16), or other parties. The Office of the President policy requires that staff refrain from accepting any type of gifts whenever possible and considers a substantial value to be $25 or more. If a gift must be accepted, e.g., if it would be detrimental to the good will of the University to decline the gift, it should be reported to the Business Administrator to determine if the gift should be treated
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as a gift-in-kind through the Office of Development, be donated to a local charity, or can remain
with the staff member and/or within the unit.

2. Evaluating disclosures of potential conflicts of interest or conflicts of commitment

The Business Administrator (or the Special Counsel, in the case of conflicts involving the
Business Administrator) shall evaluate all disclosed potential conflicts of interest or conflicts of
commitment. The Business Administrator may require the staff member to provide additional
information or documentation that may be relevant to evaluating the potential conflict of interest
or conflict of commitment.

As needed, the Business Administrator will consult with appropriate central administrative
offices (e.g., Office of the Provost and Executive Vice President for Academic Affairs, Office of
Human Resources and Affirmative Action, Office of the Vice President for Research, Office of
the Vice President and General Counsel). (See also Section B.4, below.) As needed, he or she
will also consult with the Special Counsel to the President or the President, when applicable.

3. Developing plans to manage potential conflicts of interest and conflicts of commitment

When the Business Administrator has determined that a potential conflict of interest or conflict
of commitment exists that must be managed or eliminated, he or she must develop, in
consultation with the employee, a recommended plan for managing the potential conflict. The
Business Administrator will then provide the plan to the employee’s supervisor, who has
authority for approving it. The supervisor will provide the employee with a copy of the
approved conflict management plan and will discuss any related ambiguities or issues that arise.

4. Involving other University individuals or offices, as required

Purchasing

When a potential conflict involves a purchase of goods or services, the Business Administrator
must also disclose the conflict to the appropriate staff person in the University’s Office of
Purchasing Services, and to the unit staff member responsible for handling unit purchases. If the
Business Administrator determines that a conflict exists that must be managed or eliminated, he
or she will consult with these individuals in developing a plan to manage the conflict.

Research

When a potential conflict involves work performed for a research project, the Business
Administrator must inform the head of the research project. If the Business Administrator
determines that a conflict exists that must be managed or eliminated, it is his or her responsibility
to ensure, in consultation with the head of the research project, that the conflict management plan
does not conflict with requirements related to the research or to research funding.

C. Administering the Policy
1. Record-Keeping and Issues of Confidentiality and Privacy

When personal financial or associational documents are provided to the Business Administrator, the documents shall be placed in a secure file accessible only to the President, the Business Administrator, or the Special Counsel to the President. Where any other staff member has a legitimate business reason to access the documentation, then either the Business Administrator or the Special Counsel to the President may authorize access to the file and provide either copies and/or information, as may be required for the stated business purpose. If the Business Administrator or the Special Counsel to the President provides copies of information in the files to a staff member, he or she must also ask that staff member to maintain the same level of confidentiality for the copied information as applies to the original information or documents.

Documentation of the staff member’s disclosure and action taken shall be included within the secure file. The documentation may be as simple as identifying the disclosure and, when no further action was required, including a notation to that effect on the disclosure description. The COI/COC manager should ensure that the unit purges the documentation from the staff member’s file three years after the potential conflict no longer exists, except where University record retention policies require the unit to retain the records for a longer period (e.g., as specified in SPG 201.46).

In some circumstances, the University is required to disclose potential conflicts to people within or outside the University. For example, if a conflict exists within the context of a federally sponsored project, the University is required both to disclose the existence of that conflict (without providing identifying information) to the federal government and to indicate whether it has managed the conflict. Also, the University may be legally required to disclose information in response to requests made under the Michigan Freedom of Information Act (FOIA) http://www.umich.edu/~urel/foia.html. In addition to the people listed above, should any other individual have a legitimate educational or business reason to access the confidential records, whether in the context of a federally sponsored project, a FOIA request, or otherwise, the Business Administrator or the Special Counsel to the President may authorize access to the file, provide copies, or provide oral or written summaries of the information in the file. Where possible, the individual to whom the Business Administrator or the Special Counsel to the President authorizes disclosure shall be required to maintain at least the same level of confidentiality as applies to the original information.

Administrators of this policy will make every reasonable effort to preserve confidentiality and protect the privacy of all parties in the course of investigating a potential conflict of interest or commitment and, as applicable, in developing a plan to manage the conflict. (See Regents’ Bylaw 14.07 Privacy and Access to Information and SPG 201.46 Personnel Records – Collection, Retention and Release.)

Any staff member who becomes aware that the Business Administrator or the Special Counsel to the President has provided or may have provided unwarranted access to conflict documentation or information, as defined in this policy, should inform the Special Counsel or the President, respectively. To follow up, the President will investigate the allegation and, where appropriate, take personnel action.
2. Resolving Disputes

When a staff member disputes any action or decision related to a potential conflict of interest or conflict of commitment, the staff member should first ask that the action or decision be reviewed by his or her supervisor.

If, following the above review, the staff member remains unsatisfied with the action or decision, the staff member may initiate existing University policies and procedures for handling disputes, when available, including, where applicable, collective bargaining agreement grievances procedures.

3. Conducting Education and Training

Upon hiring or transferring into the Office of the President, every staff member shall be provided with this implementation policy and will be required to provide to the Business Administrator certification of having reviewed the policy within 14 days of receiving the policy for review. They will also be required to complete the on-line educational tutorial for overall University policy. This tutorial must be completed within 14 days of hiring or transferring into the Office of the President and record of successful completion of the tutorial must be provided to the Business Administrator. The on-line educational tutorial for overall University policy is located at http://www.provost.umich.edu/programs/COI_COC/tutorindex.html.

This policy will be provided to all Office of the President staff, including President’s House and Inglis House staff, on an annual basis at performance review time and staff will be required to provide to the Business Administrator certification of having reviewed the policy within 14 days of their annual review.

In addition, at the time of being informed about the implementation of this policy, all existing Office of the President staff, including President’s House and Inglis House staff, will be required to complete the on-line educational tutorial for overall University policy. This tutorial must be completed within 14 days of being informed of the policy and record of successful completion of the tutorial must be provided to the Business Administrator. The on-line educational tutorial for overall University policy is located at http://www.provost.umich.edu/programs/COI_COC/tutorindex.html.

4. Violations

Any violation of SPG 201.65-1 or this implementation policy may be a cause for disciplinary action. In the first instance, the employee’s supervisor shall evaluate the violation and take appropriate action, if needed, all in accordance with existing University policies and procedures. Consultation with the employee’s Human Resources representative may be appropriate. The outcome of the supervisor’s review and any actions taken shall be documented and included within the secure file maintained by the Business Administrator. If appropriate, all relevant documentation may also be included within the employee’s personnel file maintained as provided under SPG 201.46.
5. Policy Review and Revision

The Business Administrator shall regularly review all potential conflict disclosures and actions taken with the Special Counsel to the President to ensure there is a consistent approach to potential conflicts within the unit. The Special Counsel to the President shall similarly regularly consult and review potential conflict management issues with the President. If the Special Counsel to the President determines that any of the changes he or she would like to adopt will materially change the policy, the Special Counsel to the President will follow the procedures used to adopt the original policy http://www.umich.edu/%7Ehraa/procedures/spg201-65-1.htm. In particular, the Special Counsel to the President will submit any materially revised policy to the President for further review and approval and formal adoption. A current version of the Office of the President policy should be on file with the President at all times.

D. Other Governing Policies

This policy implements SPG 201.65-1, Conflicts of Interest and Conflicts of Commitment, incorporates SPG 201.65-1 in its entirety, and includes all elements required under that SPG. Implementation of SPG 201.65-1 within the Office of the President requires compliance with other University policies and procedures, including all Regents’ Bylaws and SPGs, as well as with any relevant external rules of professional conduct and applicable law. Relevant policies, procedures, rules, and law include (but are not limited to) the following:

- Regents’ Bylaw 2.16, regarding gifts to University employees http://www.umich.edu/%7Eregents/bylaws/bylaws02.html#16;
- Regents’ Bylaw 5.13, regarding governmental elected or appointed service http://www.umich.edu/%7Eregents/bylaws/bylaws05b.html#4;
- Regents’ Bylaw 5.14, regarding leaves of absence http://www.umich.edu/%7Eregents/bylaws/bylaws05b.html#5;
- SPG 201.12, regarding misconduct and discipline;
- SPG 201.23, regarding appointment of individuals with close personal or external business relationships;
- SPG 201.65, regarding employment outside the University;
- SPG 201.85, regarding special stipends for work performed for other University units, the payment of honoraria, and the payment of travel expenses;
- SPG 500.01, 601.03-2, and 601.11, in particular to the extent that they address appropriate use of University resources, such as the libraries, office space, computers, secretarial and administrative support staff, and supplies;
- Office of Vice President for Research (OVPR) Policy on Conflict of Interest in Sponsored Research and Technology Transfer Agreements http://www.research.umich.edu/policies/um/conflict_ovpr_drda_tmo.html;
- Michigan Compiled Laws § 15.321 et seq., regarding contracts of public employees with their employers; and
- Where applicable, the current collective bargaining agreement for staff member.