



Code of Business Conduct Policy

Board policy approvals

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| 02.21.07 | Minnesota Community Foundation and The Saint Paul Foundation approved revision |
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Helping donors fulfill their visions for enriching lives and communities.

Code of Business Conduct Policy

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Code of Business Conduct Policy

Executive Summary

Introduction

Minnesota Community Foundation and The Saint Paul Foundation (collectively the “Foundation”) are committed to maintaining the highest standards of conduct and ethics. The success of the Foundation depends upon public confidence and broad public support. The Foundation expects every employee, board and board committee member, and consultant (collectively referred to as “Foundation representatives”), to read and understand this policy and its application to performance of his or her responsibilities.

What follows is a brief summary of the Foundation’s Code of Business Conduct. It is a summary only and should not be used as a replacement for or instead of the full policy. The policy covers four areas: Confidentiality, Conflict of Interest, Ethics and Encouraging Open Communication.

I. Confidentiality

The Foundation has an ethical obligation to respect the privacy of customers, clients and affiliated entities and to protect and maintain the confidentiality of information learned about these entities in the course of providing service to them. Foundation information, including Foundation records and copies of and excerpts from those records, should not be used by, disclosed to, or discussed with anyone except authorized personnel. Exceptions are noted in the full policy document.

II. Conflict of Interest

Effective governance depends on deliberate, thoughtful, and objective decision-making. Decisions must be made in the best interests of the Foundation and/or its mission, be fair and reasonable to the Foundation, and not be influenced by the financial or personal interests of individual Foundation representatives. This applies to all levels of decision-making, including decisions involving matters of organizational policy, contracting for goods and services, grant making, investment of Foundation funds and other transactions.

Foundation representatives must fully disclose potential conflicts of interest to the appropriate individuals in accordance with the full policy in advance of any decision-making, and excuse themselves from decisions where a conflict of interest could interfere with objective decision-making.

A conflict of interest arises when a Foundation representative who is in a position to influence a Foundation transaction has a material interest (as described in the full document), which could influence his/her judgment regarding the transaction. Those who are considered to be in a position to influence a transaction will generally be those who recommend, consider and/or approve the transaction. It is the Foundation’s policy to handle conflicts of interest in an open manner through an annual disclosure statement and through clear identification of actual or apparent conflicts of interest as they arise.

If a Foundation representative is uncertain as to whether a conflict of interest exists, he/she will disclose the circumstances to the chair, chair's designee or president and CEO who may either determine whether a conflict of interest exists that is subject to this policy or may submit the matter to the board or committee for such a determination.

While the chair and president and CEO are responsible for assuring that this policy is adhered to, all Foundation representatives are responsible for their actions related to the Policy.

Other conflicts of interest

- Foundation representatives are prohibited from accepting gifts or favors of any kind, including entertainment, travel, use of living quarters, etc. from any prospective, past or current donor, grant applicant, grantee or supplier.
- Foundation representatives must not use their Foundation positions for personal gain or advantage or give that appearance.
- There are additional procedures involving grants that are detailed in the full policy.

III. Ethics – Ethical Principles

All Foundation Representatives will

- Conduct themselves in an honest and ethical manner.
- Be knowledgeable of and comply with all applicable laws.
- Be knowledgeable of emerging issues.
- Treat employees with honesty and respect and provide a safe and healthy work environment.
- Be respectful of the needs and interests of our donors.
- Follow the principles set forth by the Minnesota Council on Foundations in our role as a grantmaker.
- Value inclusiveness and diversity.
- Provide comprehensive and timely information to the public.
- Create and maintain records that satisfy operational and legal requirements.
- Encourage its employees, board and board committee members to participate on their own behalf in civic activities, not as a representative of the Foundation.
- Not use the Foundation's name to endorse or gain support for a cause.

IV. Encouraging Open Communication

The Foundation encourages all Foundation representatives (as defined in the Introduction) to report fraudulent, dishonest or illegal conduct, or conduct that violates its Code of Business Conduct (“wrongdoing”) pursuant to the guidelines set forth in this policy. The Foundation will investigate possible wrongdoing by Foundation representatives. The Foundation will take appropriate action against anyone found to have engaged in wrongdoing, including disciplinary action, or civil or criminal prosecution when warranted.

Code of Business Conduct Policy

Policy Statement

Introduction

Minnesota Community Foundation and The Saint Paul Foundation (collectively the “Foundation”) are committed to maintaining the highest standards of conduct and ethics. The success of the Foundation depends upon public confidence and broad public support. The Foundation expects every employee, board and board committee member, and consultant (collectively referred to as “Foundation representatives”), to read and understand this policy and its application to performance of his or her responsibilities.

I. Confidentiality

The Foundation has an ethical obligation to respect the privacy of customers, clients and affiliated entities and to protect and maintain the confidentiality of information learned about these entities in the course of providing service to them.

Foundation records, including records of customers, clients, and affiliated entities should be treated as confidential and not disclosed or distributed except as set forth below. Foundation records, including those of customers, clients, and affiliated entities, should never leave the office, except as necessary to accomplish the business of the Foundation.

Foundation information, including Foundation records and copies of and excerpts from those records should not be used by, disclosed to, or discussed with anyone except coworkers who are specifically authorized to have access to and need such information as a part of their Foundation responsibilities; that person’s supervisor; the president and CEO¹; a person authorized by the customer, client or affiliated entity to have access to this information; as ordered by a court; or as otherwise required by law. Foundation representatives must take reasonable steps to safeguard all Foundation information; including storing and communicating it in a manner that will protect it from unauthorized disclosure. When a Foundation representative’s relationship with the Foundation ends, all Foundation information must be returned to the Foundation.

Terms:

Customer is an inclusive term referring to our prospects, donors, professional advisors, grantees and applicants.

Client refers to our affiliated client foundations, currently F. R. Bigelow Foundation and Mardag Foundation.

Affiliated entities refers to those Foundations and funds with whom we have a business relationship.

Records refer to both paper and electronic (voice and data) information.

¹ When used in these policies, the term “president and CEO” will refer to the president and CEO of Minnesota Community Foundation when the matter involves the activities of Minnesota Community Foundation or Foundation representatives conducting business on behalf of Minnesota Community Foundation, and will refer to the president and CEO of The Saint Paul Foundation when the matter involves the activities of The Saint Paul Foundation or its Foundation representatives.

II. Conflict of Interest

A. General Policy.

The Foundation believes that effective governance depends on deliberate, thoughtful, and objective decision-making. Decisions must be made in the best interests of the Foundation and/or its mission, be fair and reasonable to the Foundation, and not be influenced by the financial or personal interests of individual Foundation representatives. This applies to all levels of decision-making, including decisions involving matters of organizational policy, contracting for goods and services, grant making, investment of Foundation funds, and other transactions.

The Foundation wishes to avoid those situations in which an ordinarily prudent person would reasonably conclude that a Foundation representative's financial or personal interests could have interfered with objective decision-making about a Foundation transaction. As a result, Foundation representatives (as defined in the Introduction) must fully disclose potential conflicts of interest to the appropriate individuals in accordance with this policy in advance of any decision-making, and excuse themselves from decisions where a conflict of interest could interfere with objective decision-making. While this policy provides guidance for identifying and managing conflicts, it is not intended to be all-inclusive and should be interpreted in a manner that furthers the goals of decision-making described above.

B. Conflicts Defined.

A conflict of interest arises when a Foundation representative who is in a position to influence a Foundation transaction has a material interest (as described below) which could influence his/her judgment regarding the transaction. A conflict of interest may also arise when an employee Foundation representative considers a transaction in which another Foundation representative has a material interest.

A person has a material interest in the transaction when he/she or a related person: (i) is directly transacting business with the Foundation, or (ii) has more than a *de minimus* financial interest in the transaction, such as where he/she has an investment or ownership interest in a third party entity engaged in or significantly affected by a Foundation transaction, or receives compensation or gifts from, or is a significant creditor of, such an entity, although ownership of less than 2% of a publicly traded company will not be deemed to be a material interest; or (iii) has an organizational affiliation with a third party entity engaged in or significantly affected by a Foundation transaction, (e.g. when the Foundation representative is also a board or board committee member, officer, employee, fundraiser, or legal or other representative, a significant contributor (using \$5,000 or more in a given year as a guideline) or volunteer (using 50 or more hours in a given year as a guideline) with the entity. Generally, having an ordinary friendship or other non-family relationship with a person transacting business with the Foundation will not be considered a material interest, except where there is a reasonable likelihood that the interest could interfere with the Foundation representative's objective judgment about the transaction.

Those who are considered to be in a position to influence a transaction will generally be those who recommend, consider, and/or approve the transaction.

A related person means a spouse, a parent, child, spouse of a child, brother, sister, spouse of a brother or sister, domestic partner, and all members of the Foundation representative's household.

The Foundation aspires to maintain the highest level of candor in our professional relationships and to honor the spirit and practice of conflict disclosure. We recognize that there may be situations in which a conflicting interest is so far removed from a particular decision-making process that it is not reasonably likely to interfere with objective decision-making or be reasonably perceived as doing so. Nevertheless, the relationship should be disclosed under the procedures set forth in this policy and be managed in a manner consistent with goals of decision-making set forth above.

Examples:

Circumstances in which a conflict of interest may arise include, but are not limited to:

1. Purchasing goods or services from vendors and consultants or otherwise contracting for business with an entity in which a Foundation representative or related person has an interest (such as an ownership or investment interest) or is a director, officer, or employee;
2. Investing the Foundation's funds in a manner which could result in a gain for a Foundation representative or related person; or
3. Granting funds to an organization in which a Foundation representative or related person is an active participant (e.g. as a board member, staff, significant volunteer, or participant on a fund raising committee or other fund raising effort.)

This list is not all-inclusive and it is the intention of the Foundation to encourage disclosure of any transaction in which a Foundation representative has a separate financial or personal interest.

C. Specific Restrictions on Gifts and Favors.

It is the policy of the Foundation to prohibit Foundation representatives from accepting gifts or favors of any kind, including entertainment, travel, use of living quarters, etc. from any prospective, past or current donor, grant applicant, grantee, supplier, or other person that seeks to do business with the Foundation. For the purposes of this policy, "supplier" includes, but is not limited to, a current or prospective vendor of goods or services (including professionals such as investment managers, bankers, auditors, and attorneys). Foundation representatives must not use their Foundation positions for personal gain or advantage or give that appearance.

To ask for or accept a gift or favor, whether for themselves or for another person or entity in return for providing business to suppliers or recommendations concerning grantees, is a violation of Foundation policy and may be a violation of law. Foundation representatives who are offered a gift or favor in connection with Foundation business should immediately advise the board chair or president and CEO in writing.

This prohibition against gifts and favors does not apply to the following:

1. Reasonable meals, refreshments, or entertainment related to advancing the Foundation's business.
2. Advertising or promotional gifts such as pens, pencils, calendars and the like with a value of \$50 or less.
3. Non-monetary awards or plaques.
4. In some cases, staff may accept honoraria from an organization for a speaking engagement or other activity. The appropriate Foundation officer should review these circumstances on a case-by-case basis prior to acceptance.

D. Disclosure of Conflicts and Procedure.

It is the Foundation's policy to deal with conflicts of interest in an open manner through an annual disclosure statement and through clear identification of actual or apparent conflicts of interest as they arise.

1. Annual Disclosures:

On an annual basis, a disclosure form (attached as Exhibit A) will be completed by all board and board committee members, officers, and certain other Foundation representatives who are requested to complete the form by the board; the president and CEO; or the director of human resources. Those requested to complete the form, at a minimum, will include those who review and/or make recommendations regarding grants and investments. Foundation representatives completing the form must fully disclose all actual or apparent conflicts of interest involving himself or herself or a related person, including community boards, corporations or other organizations with which they or a related person are affiliated which may be expected to engage in transactions with the Foundation.

2. Transaction Disclosures and Procedures:

Transactions where a conflict of interest exists may proceed only as follows:

a. Transactions not involving board or board committee decision-making.

- 1) The material facts as to the transaction and the person's conflicting interest must be fully disclosed to the president and CEO; and
- 2) The president and CEO will determine a procedure for deliberating on the transaction. Any person with a conflict of interest will be excluded from the deliberations and approval of such transaction, except that, if requested, the person may provide information of a factual nature to those considering and approving the transaction.
- 3) If the president and CEO is the one with the conflict, then the material facts as to the transaction and the conflicting interest must be fully disclosed to the board chair who shall bring the matter to the attention of the board or a duly constituted committee thereof.

b. Transactions involving decision-making by the board and board committees.

- 1) The material facts as to the transaction and as to the conflict of interest will be fully disclosed at the board or committee meeting before any discussion, vote, or other action on the transaction. (If a member is not going to attend a meeting, but has reason to believe a transaction on which he/she has a conflict will be considered, he/she will disclose the conflict to the chair in advance, who will report the disclosure at the meeting).
- 2) If requested, the board or board committee member who has a conflict of interest may provide information of a factual nature to the board or committee, but may not attempt to exert his or her personal influence with respect to the matter, either at or outside the meeting.

- 3) The board or board committee member who has a conflict will be ineligible to vote on the transaction. If the matter requires discussion, the board or board committee member may choose to leave the room, or the board chair or committee chair may request that he/she leave the room prior to the board or committee deliberating and voting on the issue. Approval of the transaction will require approval in good faith by a majority of those entitled to vote and not counting the person or persons with a conflict in determining the presence of a quorum. If a person ineligible to vote is counted in determining a quorum, the transaction may only be approved in good faith by two-thirds of the members entitled to vote, or as otherwise permitted by applicable law. The board's action on the transaction must be made in the best interests of the Foundation and/or its mission and be fair and reasonable to the Foundation.
- 4) If the chair of the meeting has a conflict of interest, the vice chair or designee will preside over the deliberations and vote on the issue.
- 5) The disclosure and ineligibility of any member to vote will be reflected in the minutes of the meeting.

If a board or board committee member is uncertain as to whether a conflict of interest exists, he/she will disclose the circumstances to the chair or the chair's designee, who may either determine whether a conflict of interest exists that is subject to this policy or may submit the matter to the board or board committee for such a determination.

While the chair is responsible for assuring that this policy is adhered to, all board and board committee members are responsible for their actions related to the policy.

c. Additional Procedures Involving Grants:

In the event that a conflict concerns consideration of a grant proposal, then the following procedures will apply:

- 1) Once a formal grant application is submitted, a board or board committee member will not participate in the review process unless asked by staff to provide specific factual information.
- 2) Staff will disclose the board or board committee member's conflict of interest in the written grant review.
- 3) If the board or board committee member has relevant factual information related to a grant request, they may communicate it to the chair in advance of the board meeting at which the request will be considered.
- 4) The remaining procedures will be governed by the procedures outlined above under the heading "board and board committee members."

III. Ethics – Ethical Principles

A. Personal and Professional Integrity.

All Foundation representatives (as defined in the Introduction) will conduct themselves in an honest and ethical manner, including the ethical handling of actual or apparent conflicts of interest between Foundation interests and the personal or financial interests of a Foundation representative.

B. Compliance with the Law.

It is the Foundation's policy to be knowledgeable of and comply with all applicable laws and regulations of the United States and the states in which it operates in a manner that will reflect a high standard of ethics. Compliance does not comprise our entire ethical responsibility; rather it is a minimum, and an essential condition for performance of our mission and duties.

C. Professional Standards.

It is the Foundation's policy that its representatives be knowledgeable of emerging issues and professional standards in our field and conduct themselves with professional competence, fairness, efficiency and effectiveness.

D. Responsibility to Foundation Employees.

The Foundation is committed to treating employees with honesty and respect, and to provide a safe and healthy work environment. The Foundation fully supports all relevant laws to protect and safeguard the rights and opportunities of all people to seek, obtain, and hold employment without regard to race, religion, gender, sexual orientation, marital status, disability, age, national origin or other protected status. It is our intent to provide an environment free of unlawful harassment and discrimination.

E. Fundraising and Donor Relations.

It is the Foundation's policy that solicitation be respectful of the needs and interests of the donor or potential donor. The Foundation will take steps to assure that gifts will be used for the purposes for which they were given, and respect the privacy of individual donors and funds. In fundraising from the public, the Foundation will respect the rights of the donors as follows:

1. To be informed of the mission of the Foundation, the way the resources will be used, and the Foundation's capacity to use donations effectively for their intended purposes;
2. To be informed of the identity of those serving on the Foundation's governing board and to expect the board to exercise prudent judgment in its stewardship responsibilities;
3. To have access to the Foundation's most recent financial statements;
4. To be assured their gifts will be used for the purposes for which they were given;
5. To receive appropriate acknowledgement and recognition;
6. To be assured that information about their donations is handled with respect and with confidentiality to the extent provided by law;
7. To expect that all relationships with individuals representing organizations of interest to the donor will be professional in nature;
8. To be informed whether those seeking donations are volunteers, employees of the Foundation, or hired solicitors;
9. To have the opportunity for their names to be deleted from mailing lists that the Foundation may intend to share; and
10. To feel free to ask questions when making a donation and to receive prompt, truthful and forthright answers.²

² These ten points are taken from a Donor Bill of Rights, developed by the American Association of Fundraising Counsel, the Association for Healthcare Philanthropy, the Council for the Advancement and Support of Education, and the Association of Fundraising Professionals, and endorsed by the Independent Sector.

F. Grantmaking.

As a member of the Minnesota Council on Foundations, the Foundation recognizes that it plays an important role in the community, that its role is sustained by the public trust, and that certain obligations follow from that trust. The Foundation is committed to basing its work on principles that reflect those obligations. As a member of the Minnesota Council on Foundations we subscribe to the follow principles:

1. To sustain public trust by adhering to the highest ethical principles and practices and abiding by all state and federal laws that govern philanthropy.
2. To achieve effective governance by ensuring performance in the areas of stewardship of assets, donor intent, fiduciary responsibility and sound decision-making.
3. To be purposeful in our philanthropy by having a clearly stated mission and explicit goals.
4. To foster continuous learning and reflection by engaging board members, staff, grantees and donors in thoughtful dialogue and education.
5. To build constructive relationships with applicants, grantees and donors by ensuring mutual respect, candor, confidentiality and understanding.
6. To achieve transparency in our relationships with the public, applicants, grantees and donors by being clear, consistent and timely in our communications with them.
7. To reflect and engage the diversity of the communities we serve in our varying roles as grantmakers, board and employers, economic entities and civic participants.
8. To uphold the highest standards by regularly assessing ourselves against these principles and committing to implement them.³

G. Inclusiveness and Diversity.

The Foundation strongly values inclusiveness and diversity. Its staff and board reflect and benefit from the perspectives of many different segments of the community.

H. Public Accountability.

It is the Foundation's policy to provide comprehensive and timely information to the public and is responsive to reasonable requests for information about the Foundation. Basic informational data about the Foundation such as the Form 990, audited financial statements and the Foundation's annual report are available to the public. All advertisements, publications, and collateral materials are to represent the Foundation and its policies and practices.

I. Accuracy and Retention of Records.

The Foundation will create and maintain records that satisfy operational and legal requirements including federal, state, and local laws. Employees should consult the Foundation's management team and/or records manager for questions related to the Foundation's document retention guidelines or the proper disposing of a Foundation document or record. Employees may not destroy or alter documents with the intent to impair a document's integrity or to obstruct or influence the investigation or proper administration of any matter within the jurisdiction of a federal agency.

³ Principles for Minnesota Grantmakers originally adopted by the Minnesota Council on Foundations board of directors in 1996; revised and adopted December 2006.

J. Political Activities.

The Foundation is a tax-exempt charity prohibited from participating or funding political candidates. Directors, officers, and employees, volunteers, advisors, and independent contractors must not use their position with the Foundation to create an appearance that they are speaking in support of or in opposition to a political candidate on behalf of the Foundation. However, the Foundation encourages its employees, board and board committee members to participate on their own behalf in civic activities.

K. Endorsement and Use of the Foundation's Name.

The Foundation's name may not be used by Foundation representatives to endorse or gain support for a cause without express authorization from the Foundation president and CEO.

IV. Encouraging Open Communication

A. General Guidelines for Reporting Wrongdoing.

The Foundation encourages all Foundation representatives (as defined in the Introduction) to report fraudulent, dishonest or illegal conduct, or conduct that violates its Code of Business Conduct ("wrongdoing") pursuant to the guidelines set forth in this policy. The Foundation will investigate possible wrongdoing by Foundation representatives. The Foundation will take appropriate action against anyone found to have engaged in wrongdoing, including disciplinary action, or civil or criminal prosecution when warranted.

Foundation representatives are encouraged to report suspected wrongdoing. In addition, managers should maintain systems of management controls to detect and deter wrongdoing. The vice president, finance is available to assist managers in establishing management systems and controls within their departments.

B. Definitions.

Wrongdoing: fraudulent, dishonest, or illegal conduct, or conduct which violates its Code of Business Conduct. Examples of wrongdoing include, but are not limited to:

1. Forgery or unauthorized alteration or manipulation of documents or computer files;
2. Fraudulent financial reporting;
3. Actions, including pursuit of a benefit or advantage, in violation of the Foundation's conflict of interest policy;
4. Misappropriation or misuse of the Foundation resources, such as funds, supplies or other assets;
5. Authorizing or receiving compensation for goods not received or services not performed; and
6. Authorizing or receiving compensation for hours not worked.

C. How to Report.

Concerns about possible wrongdoing should be reported immediately. When someone becomes aware of suspected wrongdoing, they should:

1. Immediately report the matter to a member of the management team; or directly to the director of human resources; the president and CEO; chair of the board; chair of the audit committee; or corporate counsel. The names of the current persons in these positions and their contact information are attached to this policy. Anyone receiving such a report should immediately notify the director of human resources. The director of human resources will promptly notify the chair of the audit committee upon receipt of any report of financial wrongdoing;
2. Not discuss the matter with anyone other than the officials listed above or law enforcement as appropriate, and should not contact the person suspected to conduct their own investigation and/or demand restitution;
3. Have a member of management team inform the Foundation's corporate counsel when law enforcement or other persons outside the Foundation are involved or informed;
4. Direct all inquiries from any attorney to the president and CEO, director of human resources or board chair who will work with corporate counsel as appropriate; and
5. Direct all inquiries from the media to the director of marketing and communications.

Reports can be made verbally or in writing. While no one method is preferred, verbal reporting will allow the person receiving the concern to ask clarifying questions in order to ensure that the concern is fully understood. If the concern is communicated in writing, care should be taken to describe the concern in detail. Less than a thorough understanding may impair any investigation.

The Foundation will take precautions so as to not unnecessarily disclose the identity of the person making a report, although some disclosure may be needed to investigate a matter. A person may elect to send a written report without identifying themselves to any of the persons listed above via mail, hand delivery, or other delivery method.

D. Investigation and Resolution Guidelines.

The director of human resources will work with appropriate persons to coordinate an investigation of a report. Those reporting and/or investigating reports of wrongdoing should take care to provide prompt, detailed and accurate information, but at the same time avoid:

1. Premature notice to persons suspected of wrongdoing and/or disclosure of suspected wrongdoing to others not involved with the investigation;
2. Violation of a person's rights under the law; or
3. False allegations made either with the knowledge that they are false or with reckless disregard to their truth or falsity.

Generally, reports will only be shared with those who have a need to know so that the Foundation can conduct an effective investigation, determine what actions to take based on the results of any such investigation, and in appropriate cases, with law enforcement personnel.

When a report of wrongdoing has been resolved, the Foundation will make reasonable efforts to disclose that fact to the reporting party. The precise information disclosed will depend upon the circumstances, including the nature of the resolution, confidentiality considerations regarding personnel and other matters, protection of others who may have been involved in the investigation, and matters regarding ongoing civil or criminal investigations. The director of human resources will provide a summary of the resolution of a report of any financial wrongdoing to the audit committee and a summary report of all reported wrongdoing will be provided to the chair of the board and president and CEO.

E. Reporting Protection.

Retaliation against another person for making a report of wrongdoing to the persons outlined above or for providing information to law enforcement regarding an activity which that person believes to be wrongdoing is prohibited. Retaliation includes acts negative to a person, including threats of physical harm, loss of job, punitive work assignments, or negative impact on salary, wages or other terms or conditions of employment. The Foundation will use its best efforts to protect Foundation representatives making a report of suspected wrongdoing. Anyone making a report who believes that they have been retaliated against may file a written complaint with the director of human resources. Any complaint of retaliation will be promptly investigated and appropriate corrective measures taken if allegations of retaliation are substantiated.

Protection from retaliation is not intended to prohibit management from taking action, in the usual scope of their duties based on and in response to valid performance-related factors.

F. Contacts.

Questions related to the interpretation of this policy should be directed to the director of human resources.

Contact Information

(As of May 2008)

The current president and CEO of Minnesota Community Foundation and The Saint Paul Foundation is Carleen Rhodes. She can be reached at 651.325.4219 or ckr@saintpaulfoundation.org.

The current chair of the board of directors for Minnesota Community Foundation and The Saint Paul Foundation is Ann Huntrods. She can be reached at Briggs and Morgan, P.A, 2200 IDS Center, 80 South 8th Street, Minneapolis, MN 55402; 612.977.8249 or ahuntrods@briggs.com.

The current chair of the audit committee of Minnesota Community Foundation and The Saint Paul Foundation is John (Jack) Ryan, Jr. He can be reached at Ryan-Kasner-Bialke, LLC., 302 East Howard Street, Suite 1, Hibbing, MN 55746; 218.262.3815 or jryan@rkb-llc.com.

The current director of human resources is Patricia O'Brien. She can be reached at 651.325.4292 or pao@saintpaulfoundation.org.

The current vice president, development is Jean Vukas Roberts. She can be reached at 651.325.4263 or jvr@saintpaulfoundation.org.

The current vice president, executive office is Marcia Murray. She can be reached at 651.325.4273 or mem@saintpaulfoundation.org.

The current vice president, finance is Christine Searson. She can be reached at 651.325.4246 or cks@saintpaulfoundation.org.

The current vice president, grants and program is John Couchman. He can be reached at 651.325.4234 or jgc@saintpaulfoundation.org.

The current vice president, investments is Jack Pohl. He can be reached at 651.325.4256 or jhp@saintpaulfoundation.org.

The current vice president, strategy and knowledge management is Jennifer Ford Reedy. She can be reached at 651.352.4206 or jfr@saintpaulfoundation.org.

The current corporate counsel is Gregory A. Kvam. He can be reached at Briggs & Morgan, 2200 First National Bank Building, 332 Minnesota Street, Saint Paul, MN 55101; 651.808.6609 or gkvam@briggs.com.

Board of Directors, Board Committee and other Foundation Representatives
Annual Disclosure Statement Regarding Conflict of Interest

I am providing this statement in accordance with the Conflict of Interest Policy of Minnesota Community Foundation and The Saint Paul Foundation and (the "Foundation").

1. *I have read and understand the current Conflict of Interest Policy of the Foundation.*
2. *I understand that I am obligated to make an annual disclosure of all actual or apparent conflicts of interest (as described in the Policy) involving myself or a related person, which means a spouse, a parent, child, spouse of a child, sibling, spouse of a sibling, domestic partner or member of my household.*
3. Listed below are situations or Foundation transactions in which I or a related person could reasonably expect to have an interest in or otherwise be affected by in the next 12 months and situations or Foundation transactions in which I or a related person have been so affected within the last 12 months (other than those transactions in which I am involved only as a Foundation representative).

4. Listed below are all of the entities (e.g. my employer(s), companies in which I have an investment, community and other organizations) with which I am affiliated that I reasonably expect could have an interest in or otherwise be affected by a Foundation transaction* in the next 12 months or that have been so affected within the last 12 months.

| <u>Name of Entity</u> | <u>My Affiliation with the Entity</u> | <u>Nature of Transaction</u> |
|------------------------------|--|-------------------------------------|
| _____ | _____ | _____ |
| _____ | _____ | _____ |
| _____ | _____ | _____ |
| _____ | _____ | _____ |

5. Listed below are all of the entities with which a related person is affiliated that I reasonably expect could have an interest in or otherwise be affected by a Foundation transaction* in the next 12 months or that have been so affected within the last 12 months.

| Name of Foundation Representative | Name of Entity | Related Person's Affiliation with Entity | Nature of Transaction |
|-----------------------------------|----------------|--|-----------------------|
| | | | |
| | | | |
| | | | |
| | | | |

6. I am aware of the following events, transactions, arrangements or other situations that have not been disclosed above that have occurred or may occur in the future that I believe should be examined by the Foundation in accordance with the terms and intent of the Foundation's conflict of interest policy.

If I become aware of any Conflicts of Interest in the future in connection with Foundation transactions, I will fully disclose them and refrain from voting on them consistent with the Conflict of Interest Policy.

My responses to the above questions are complete and correct to the best of my information and belief. I agree that if I become aware of any information that might indicate that this disclosure is inaccurate or that I have not complied with this policy, I will notify the board chair or president and CEO immediately.

Name (please print)

Affiliation with Foundation (board member, employee, etc.)

Signature

Date

*Transactions include but are not limited to buying or selling goods or services, investing Foundation funds, becoming a debtor or creditor or any other transaction.

**Minnesota Community Foundation
The Saint Paul Foundation**

Code of Business Conduct Policy

I. Receipt and Acknowledgement

I acknowledge that I have received, read and agree to comply with the Code of Business Conduct Policy of Minnesota Community Foundation and The Saint Paul Foundation.

Foundation representative signature

Date

Name (please print)