G. CONFLICT OF INTEREST POLICY

Adopted by Legislative Council: 2019/02/21
Expires: 2023/05/01
Adopted Motion (Link)

WHEREAS, the Article 16.2 of the Constitution of the Students’ Society of McGill University (“the Society”) has a provision relating to Conflicts of Interest;

WHEREAS, the Society’s previous Conflict of Interest Policy expired March 29, 2017;

WHEREAS, a Conflict of Interest Policy would help to operationalize the provisions relating to Conflicts of Interest from the Society’s Constitution;

WHEREAS, the present Conflict of Interest Policy has been reviewed by the Society’s General Manager and Human Resources Manager;

BE IT RESOLVED, THAT the Legislative Council of the Society adopt the Conflict of Interest Policy included in Appendix A;

BE IT RESOLVED, THAT the policy shall expire on May 1, 2023;

BE IT RESOLVED, THAT the policy as amended by the Society’s legal counsel upon approval by the Board of Directors be returned to Legislative Council for approval.

Moved by:
Tre Mansdoerfer, President
Philippe Cossette, PT/OT Representative
Maxence Frenette, Engineering Representative
1. Preamble and Scope

The Students’ Society of McGill University (“the Society”) is committed to making decisions with integrity, transparency, and objectivity.

The Conflict of Interest Policy (“the Policy” or “this Policy”) applies to Directors, Councillors, Officers, Senators, committee members (including members-at-large), part-time and full-time employees, volunteers, and all other persons involved in Society decision-making processes for the duration of their involvement with the Society (“Concerned Individual(s)”). This Policy is intended to guide Concerned Individuals in independent decision-making, assist the Society and its Directors in managing Conflicts of Interest – whether real, apparent or potential, and provide a framework within which decisions in respect of Conflicts of Interest are made and, where appropriate, disciplinary measures imposed.

All Concerned Individuals are presumed to have reviewed and understood this Policy and are personally responsible for upholding it and for adhering to it in both letter and spirit.

2. Definitions

1. Capitalized terms set forth herein and not otherwise defined shall have the meaning ascribed to them in the Society’s Constitution.

2. Within the meaning of the Policy,
   a) “Apparent Conflict of Interest” shall mean a situation in which a reasonable, well-informed person believes that a Financial Interest, Interpersonal Interest, Professional Interest, or Personal Interest could improperly influence the performance of a Concerned Individual’s duties and responsibilities, whether or not it is the case;
   
   b) “Breach of the Conflict of Interest Policy” shall refer to a situation in which a Concerned Individual has not properly addressed a Conflict of Interest by failing to address it in an appropriate manner when they ought reasonably to have known to disclose it, as determined in accordance with the Policy;
   
   c) “Conflict of Interest” shall mean any situation that is sufficient to affect, or provide incentive to affect, the Concerned Individual’s impartiality in their conduct of Society
activities, including the events and circumstances detailed herein. Provided the Conflict of Interest is appropriately recognized, disclosed, assessed, and addressed, the existence of a Conflict of Interest does not connote misconduct;

d) “Financial Interest” shall mean any financial or pecuniary interest of any kind which, in view of all of the circumstances, is substantial enough that it would, or reasonably could, affect a Concerned Individual’s judgment and ability to independently make decisions or conduct business in the best interests of the Society with respect to their involvement with the Society;

e) “Interpersonal Interest” shall mean any relationship a Concerned Individual has with other individuals, including, but not limited to, a current or former romantic or sexual partner, friend, peer, family member, colleague (from occupations including but not limited to remunerated work, student group activities, projects, student group leadership, involvements with clubs, services, independent student groups whether registered under the Society or not, and campus publications), or roommate which would, or reasonably could, affect a Concerned Individual’s judgment with respect to their involvement with the Society;

f) “Professional Interest” shall mean any advantage or benefit that an individual may pursue regarding non-Society, professional affiliations, or career opportunities that would, or reasonably could, affect a Concerned Individual’s judgment with respect to such Concerned Individual’s involvement with the Society; and

g) “Personal Interest” shall mean any personal advantage or benefit that may be pursued by a Concerned Individual, whether a Financial Interest, Interpersonal Interest, Professional Interest or otherwise.

3. Roles and Responsibilities

1. The Policy shall be administered by the Board of Directors. The Human Resources Committee, working with the General Manager, shall assist the Board in administering this Policy, including helping Concerned Individuals identify and manage Conflicts of Interest and Apparent and Potential Conflicts of Interest in accordance with this Policy.

2. The Human Resources Committee may, where required or directed to do so by the Board of Directors, take the following actions:
4. Conflicts of Interest

1. In this Policy, a “Conflict of Interest” is defined as any situation in which a Concerned Individual has interests that could improperly influence the performance of their duties and responsibilities with respect to the Society or in which said Concerned Individual uses their position for personal gain or for the benefit of any person or entity other than the Society. A Conflict of Interest does not relate exclusively to matters concerning financial transactions and the transfer of economic benefit, such as a Financial Interest. It can arise in any area of activity that could impact the perceived objectivity of the Concerned Individual in question. A Conflict of Interest includes: (a) a real conflict of interest, which exists at the present time; (b) an apparent conflict of interest, which could be perceived by a reasonable, well-informed person to exist, whether or not it is the case; and (c) a potential conflict of interest, which could reasonably be foreseen to exist in the future.

2. Without limiting the extent of the foregoing, the following events shall, for the purposes of this Policy, be considered Conflicts of Interest and therefore must be avoided by all Concerned Individuals:

   a) preferential treatment: a Concerned Individual using their position to influence a decision so as to further their own Personal Interests or those of a party with whom they have an Interpersonal Interest:

      i. Interpersonal Interests between Concerned Individuals where one individual has influence or control over the other’s conditions of employment are inappropriate. These relationships, even if consensual, may ultimately result in conflict or difficulties in carrying out the work of the Society. If such a relationship currently exists or develops, it must be disclosed.
ii. Interpersonal Interests between Concerned Individuals where both are serving on the same elected decision-making body of the Society, including the Executive Committee, Legislative Council, Senate Caucus, or Board of Directors are in a Conflict of Interest that must be disclosed and proactively managed by the Speaker or Chair(s) of that decision-making body to avoid preferential treatment and/or retaliation;

b) use of privileged information: a Concerned Individual disclosing to any person, including a Personal Interest or Professional Interest, information obtained in the course of their duties as a Concerned Individual, which information is not generally available to the public and which, once disclosed, may place or could reasonably be expected to place, the Concerned Individual in a situation where the interests of the Society are in conflict with those of the person having received the information;

c) contracts and financial transactions: a Concerned Individual who knowingly has a Personal Interest or a Professional Interest in a Society contract or business transaction that includes but is not limited to any agreement or relationship involving the sale or purchase of goods or services, the providing or receipt of a loan or grant, the establishment of any other type of financial relationship, or the exercise of control over another organization. Such Concerned Individual shall not represent, advise, negotiate (including discussing the matter under negotiation with others within or outside the Society where they would, or reasonably could, influence the negotiations), or make decisions for the Society on this matter;

d) hiring: a Concerned Individual involved in a hiring process involving an Interpersonal Interest, including a family member, current or former roommate and/or a current or former romantic partner, or any other significant interpersonal relations. A Concerned Individual who is part of a hiring committee is responsible for disclosing where any person with whom they have an interpersonal relationship is a candidate for hire;

e) outside activities: Concerned Individuals should always prioritize the interests of the Society while conducting or participating in Society business. If an external activity or affiliation creates a Conflict of Interest or Apparent Conflict of Interest, the Concerned Individual must disclose it immediately;

f) gifts, hospitality, and other benefits: Concerned Individuals shall be prudent in choosing whether to accept a gift, hospitality, donation, or other benefit from a person, group, or organization which may influence a decision or result from securing a financial transaction between the aforementioned and the Society. Accepting gifts, hospitality, or other benefits from individuals or entities can also result in a Conflict of Interest.
Interest when the party providing the gift, hospitality, or other benefit does so under circumstances where it might be inferred that such action was intended to influence, compensate, or otherwise individually remunerate a Concerned Individual for a decision taken or business arrangement with the Society, or possibly would influence, the Concerned Individual in the performance of their duties.

i. A Concerned Individual may accept minor gifts as token courtesies (e.g., notepads, pens, coffee mugs, et cetera), but may not accept gifts that may put them in a position of obligation and under no circumstances any gifts from any person in excess of $50.00 in value (be it individually or in the aggregate).

ii. If a Concerned Individual has any doubt about the appropriateness of accepting a gift, hospitality, donation, or other benefit, the Concerned Individual must refuse, unless such a refusal would cause significant offence on cultural or religious grounds. In such circumstances where a gift is accepted because refusal would cause offence, the acceptance must be immediately disclosed in accordance with this Policy.

iii. The Concerned Individual is welcome to consult with the Speaker of Council before or after such an occurrence to be better prepared for any similar situations which may subsequently occur.

g) use of Society resources: Concerned Individuals shall not use Society resources, including but not limited to office supplies, building space, staff time, or funding, in pursuit of personal or professional interests. The Society permits Concerned Individuals to use Society communication devices, including but not limited to electronic mail addresses, telephones, computers, and internet connections, for personal purposes. However, a Concerned Individual’s use of Society resources should not be used to the detriment of the Society. A Concerned Individual should exercise good judgment when using Society communication devices to offer personal opinions. To avoid confusion, a Concerned Individual shall add the following notice where confusion may arise in written media: “The views expressed in this medium are mine alone and do not necessarily reflect those of the Society.”

5. Disclosure

1. Where a Concerned Individual is in a Conflict of Interest or concerned that an Apparent or Potential Conflict of Interest may exist, they must disclose this Conflict of Interest in writing, using the Conflict of Interest Disclosure Form (Annex A1), to the Human Resources Manager and
the General Manager as soon as the Concerned Individual becomes aware of the Conflict of Interest or Perceived Conflict of Interest.

6. Intervening Period

1. In the intervening period between the disclosure of a Conflict of Interest and the formal determination by the Speaker of Council or their designate, the Concerned Individual must exercise their own sound and reasonable judgement as to whether they should take any one of the following actions:

   a) disclosing to the relevant decision-making body their potential Conflict of Interest as may be required by law in the case of Directors and Officers;

   b) the details thereof;

   c) that a disclosure has been made to the Speaker of Council or their designate in accordance with this Policy;

   d) voluntarily withdrawing from a meeting when business related to the Conflict of Interest is discussed;

   e) voluntarily waiving their right to participate in debate or discussions related to the Conflict of Interest; and

   f) voluntarily waiving their right to vote on matters related to the Conflict of Interest.

2. Instances where a Concerned Individual does not take reasonable steps to mitigate the circumstances surrounding their Conflict of Interest may be grounds for further sanction or disciplinary processes as allowed by this and other Policies of the Society at the direction of the Board of Directors, with or without the recommendation of the Speaker of Council, or their designate.

3. The above notwithstanding, the designated individual or body described in Section 3 of this Policy may share the facts and nature of a disclosure with the relevant decision-making body before a formal determination of a Conflict of Interest has been made.
7. Determination of a Conflict of Interest

1. After reviewing the Concerned Individual’s Conflict of Interest Disclosure Form, the Speaker of Council or their designate, with the General Manager may determine:
   
   a) there is or was no Conflict of Interest;
   
   b) there exists or existed a Conflict of Interest that is permissible if appropriately addressed by the relevant decision-making body, including as outlined by the remedies in this Policy; or
   
   c) there exists or existed a Conflict of Interest that is not permissible and subject to the remedies herein.

2. Should the Speaker of Council or their designate feel unable to independently make a determination as stipulated above, they may form an Ad-Hoc Conflict of Interest Committee with the membership set out in this Policy that will then be empowered to make the determinations set out in the foregoing section.

3. The Speaker of Council or their designate shall report, in writing, their determination to the Board of Directors with the associated recommendations as appropriate, as well as to the Concerned Individual.

   a) Nothing in this Policy or otherwise shall limit the Board of Directors’ power to overturn the decision of the Speaker of Council or other party as appropriate.

4. Where a Conflict of Interest exists, and the Concerned Individual expresses no desire to appeal that decision as per appeal procedure provided in this Policy, the Speaker of Council or their designate shall forward the determination (placing appropriate consideration to the Concerned Individual’s right to confidentiality) to the Chair(s)of the relevant decision-making bodies to which the Concerned Individual’s Conflict of Interest applies and to the Officer responsible for the portfolio within which the Concerned Individual in question falls, where:

   a) For the purposes of this Policy:

      i. Councillors fall under the President’s portfolio;

      ii. Senators fall under the Vice-President (University Affairs’) portfolio;
iii. All Officers, including the President, fall under the collective purview of the Board of Directors as a whole;

iv. Individual Directors fall under the collective purview of the Board of Directors as a whole;

v. Full-time staff fall under the purview of the General Manager, who falls under the collective purview of the Board of Directors as a whole; and

vi. Part-time staff and volunteers fall under the purview of the Officer or full-time staff to whom they report regularly or that is specified on their employment contract.

5. The Speaker of Council or their designate may recommend any appropriate remedies to the Concerned Individual, the Chair(s) of the relevant decision-making bodies, the Officer responsible for the portfolio within which the Concerned Individual falls, and to the Board of Directors.

8. Remedies to a Conflict of Interest

1. In all cases, the remedies to a Conflict of Interest do not independently resolve the Conflict but rather serve to mitigate the adverse effects of a Conflict of Interest.

2. Once a determination has been made by the Speaker of Council or their designate, they may recommend for adoption by the decision-making body any of the following remedies along with their written determination.

   a) proactive management of the situation by the Speaker or Chair(s) of that decision-making body to assure that the rights of all parties are protected, the work of the Society can continue in good order, and that no Concerned Individual participates in discussions, debates, or decisions on matters with which they have a Conflict of Interest;

   b) barring the Concerned Individual from any discussions on the matter being addressed.

3. The above notwithstanding, the Board of Directors may also impose any remedy they deem necessary, even if not adopted by the relevant decision-making body.
9. Appeal Procedure Following a Determination

1. A Concerned Individual may appeal a decision of the Speaker of Council or their designate to the Board of Directors by sending written notice to the Chair of the Board of Directors.

2. The Chair(s) of the relevant decision-making body and the General Manager must be informed that the Concerned Individual has appealed the matter to the Board of Directors, and that decision-making should be postponed if possible during that period. The Chair(s) must respect the Concerned Individual's right to confidentiality, according to this Policy and the recommendations of the Speaker of Council or their designate.

10. Alleged Breach of this Policy

1. If a person other than the Concerned Individual believes another person within the scope of this Policy has breached the Conflict of Interest Policy, that individual may disclose this in writing to the Speaker of Council or their designate using the Conflict of Interest Disclosure Form (Annex A1).

2. In instances of an alleged breach of this Policy, the procedures outlined in sections 7 and 8 of this Policy shall apply in determining whether a Conflict of Interest exists and the appropriate remedies to mitigate the Conflict of Interest.

11. Breach of this Policy

1. All Conflicts of Interest shall be addressed in such a manner as to preserve the interests of the Society. Where the Speaker of Council or their designate determines that a breach of this Policy has occurred, the matter shall be referred to the Board of Directors to determine the consequence(s) of such breach with the recommendations of the Speaker of Council or their designate, the whole in accordance with the following procedure, in circumstances of any Conflict of Interest which are material or which cannot be effectively addressed by a remedy prescribed above and therefore require a substantial change in circumstance, which could include but are not limited to:

   a) the removal of the Concerned Individual from the decision-making body or from office;
b) any breach relating to hiring may result in re-hiring when permitted by law, and may result in the Concerned Individual’s removal from office;

c) any breach relating to the use of privileged information or financial transactions may result in the suspension or removal of the Concerned Individual from office;

d) any breach relating to gifts, hospitality, and other benefits may result in the Concerned Individual being asked to return the gift or benefit, donate the gift or benefit to a charitable organization under the Income Tax Act deemed suitable by the relevant decision-making body, and/or removal of the Concerned Individual from office; and

e) any breach relating to the use of Society resources may result in temporary suspension from use of the relevant property and/or communication device(s) and the required issuance of a formal apology for inappropriate conduct and/or removal of the Concerned Individual from office.

3. The consequences of a breach of the Conflict of Interest Policy outlined above notwithstanding, the Speaker of Council or their designate may also recommend the issuance of an apology, the undertaking of any professional development for the Concerned Individual to help avoid future Conflicts of Interest, or other fair and reasonable steps appropriate to address a breach of this Policy.

12. Confidentiality

1. Except as required by law, the Society’s governing documents, and this Policy, any information disclosed by any person to the Speaker of Council or their designate and the General Manager is confidential unless the relevant individual consents to its public release.

   a) In matters relating to the Society’s finances, matters of ongoing litigation, disposition or acquisition of property by the Society, or negotiations with employees or matters regarding human resources, the General Manager of the Society must be consulted as to the appropriateness of any releases.


Part I. Employment of Councillors
1. A Councillor who is also employed by the Society in a separate capacity shall be deemed to be in a Conflict of Interest but may continue to serve as a member of the Legislative Council, provided certain conditions are met.

2. Where this Conflict of Interest exists or arises, the Councillor shall notify the Speaker of Council or their designate of the Conflict of Interest in addition to disclosing the Conflict in accordance with section 5:
   a) in the case of a Councillor who is employed by the Society at the time of their Election or who becomes employed by the Society shortly thereafter, prior to the first meeting of the Legislative Council at which they will serve as a Councillor; or
   b) in the case of a Councillor who becomes an employee of the Society during their term, prior to the next meeting of the Legislative Council.

3. The Speaker shall notify the Legislative Council of the existence of a Conflict of Interest.

4. Councillors with a Conflict of Interest shall abstain from voting on matters materially connected with their employment at the Society or related to decisions that they have worked on, researched, and on recommendations that they bring to Legislative Council by means of their employed position with the Society.

5. Councillors with a Conflict of Interest shall remove themselves from confidential sessions where the matters discussed are materially connected with their employment at the Society, but may be present for any In-Camera Sessions, provided they continue to comply with the requirement to abstain from voting on matters materially connected with their employment at the Society.

6. Councillors with a Conflict of Interest shall at all times comply with this Policy.

7. Failure to notify the Speaker of a Conflict of Interest or to comply with any other provisions herein constitutes a breach of this Policy to be addressed in accordance with Section 11 of this Policy.

Part II. Post-Script

1. This Policy is part of the Society’s broader commitment to ethical and responsible action. The Society encourages Concerned Individuals to educate themselves about ethics and to ask questions whenever they encounter a situation that raises ethical questions they cannot readily answer. A culture of transparency, accountability, and integrity is essential to maintaining public faith in the Society while pursuing its best interests.
# A1. CONFLICT OF INTEREST DISCLOSURE FORM

## Directions

- Complete this form electronically or in print with blue or black ink
- Print and sign where indicated (note that electronic signatures are not accepted)
- Submit this form…
  - scanned via email to speaker@ssmu.ca and gm@ssmu.ca; or
  - in-person to the SSMU Offices to the attention of the Speaker of Council and the General Manager (two copies)

## A. Your Information

<table>
<thead>
<tr>
<th>Field</th>
<th>Notes/Example</th>
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<tbody>
<tr>
<td>First name</td>
<td></td>
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<tr>
<td>Last name</td>
<td></td>
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<tr>
<td>Telephone number</td>
<td></td>
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<tr>
<td>Email address</td>
<td></td>
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</tbody>
</table>

### Group

- Director/Officer
- Councillor/Senator
- Employee (including casual)
- Committee Member (Member-at-Large)
- Other: ____________________________________

### Conflict type

- Real: Financial
- Real: Interpersonal
- Real: Professional
- Real: Personal
- Apparent or Potential

<table>
<thead>
<tr>
<th>Position title</th>
<th>Date you became aware of the potential conflict (yyyy/mm/dd)</th>
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## B. Conflict of Interest Party

<table>
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<tr>
<th>Field</th>
<th>Notes/Example</th>
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<tbody>
<tr>
<td>First name (if applicable)</td>
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<tr>
<td>Last name/Company/Club/Group</td>
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<td>Telephone number</td>
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<td>Email address</td>
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### Group

- Director/Officer
- Councillor/Senator
- Employee (including casual)
- Committee Member (Member-at-Large)
- External/Outside the Society
- Other: ____________________________________

### Possible conflicts you have/may be engaged in with this Party

- Preferential treatment/hiring
- Use of privileged information/outside activities
- Contracts and financial transactions
- Gifts, hospitality, other benefits
- Use of Society resources
- Other: ____________________________________

## C. Details of Conflict of Interest

(Answer all questions that are applicable, leaving others blank. If you require more space, attach a separate sheet)

Describe the nature of the relationship between you, the Society, and the Party (ongoing business relationships, sought/future business relationships, existing contracts, services you or the Society receive/provide, employment arrangements, interpersonal relationships). If an Apparent or Potential Conflict of Interest, describe the circumstances in as much detail as possible.
Describe the nature of any privileged information (not the content) that has been disclosed and the way in which it was used

Describe conflicts with negotiations of contracts or financial transactions that you are a part of for the Society

Describe any individuals that you have or may be interviewing for positions within the Society

Describe any outside activities that you engage in that may or have conflicted with your responsibilities at/to the Society

Describe any personal or financial benefits you personally may or have received from the Party and their estimated value

Describe any gifts, hospitality, or other benefits you may or have received and their estimated value

Describe the circumstances under which a gift, hospitality, or other benefit may be or was offered

Describe any Society resources you have or may potentially use due to your Conflict of Interest

**D. Signature**

________________________________________
Date (yyyy/mm/dd)

________________________________________
Signature