Conflict of Interest Protocol

Purpose

This protocol has been designed to accomplish the following purposes:

1. promote high ethical standards and practices;
2. protect the tax-exempt status of MVNU (especially if the transaction/arrangement in question might result in an excess benefit or benefit the private interest of an employee); and
3. provide a process to resolve matters, which may involve an actual or potential conflict.

MVNU will engage in periodic review of this protocol.

Commitment to Integrity

MVNU requires its employees to observe a high standard of ethics. To ensure compliance with the law, employees must act with honesty and integrity in carrying out their duties. This protocol operates in concert with MVNU’s vendor relations policy (http://mvnu.edu/policies/Vendor%20Relations%20Policy.pdf).

Definitions

- **Business Associate**: Any person with whom the employee has a shared financial, investment, business, or ownership interest.
- **Business Entity**: Any entity with whom the employee has a shared financial, investment, business, or ownership interest.
- **Family Member**: This includes the employee’s spouse; child (natural, adopted, foster); parent; sibling; aunt (and spouse); uncle (and spouse); father-in-law; mother-in-law; half-siblings; brother-in-law; sister-in-law; spouse’s aunt (and spouse); and spouse’s uncle (and spouse). For purposes of this protocol, this also includes the employee’s fiancé or an individual whom the employee is dating.
- **Financial Interest**: These interests may be direct or indirect, and may involve the employee, a business associate of the employee, the employee’s business entity, or a family member of the employee. Financial interests include investment, business, or ownership interests.
- **Vendor**: Any entity, individual, or group of individuals, which provides services or goods to MVNU, its employees, or its students.

Specific Conflicts and General Guidance

MVNU recognizes that the potential for a conflict of interest is always present. To provide credibility to its Christian beliefs, there must be a means to address actual or potential conflicts of interest and resolve disputes.

Conflicts of interest can exist in a variety of circumstances. While it is impossible to provide a comprehensive list, MVNU has identified certain circumstances that it considers to be particularly prone to question. Circumstances that create the need for special consideration will be referred to the Senior Leadership Team (SLT) for direction. The following list is not exhaustive and not stated in any particular order of priority:
• **Academic Advising:** A faculty member may not serve as an academic advisor to a student who is a member of the faculty member’s family. Exceptions must be approved by the Chief Academic Officer.

• **Admission:** An employee may not vote on the admission of a student, who is a member of the employee’s family.

• **Discipline:** An employee (#1) is not permitted to carry out discipline of an employee (#2), who is a member of the employee’s (#1) family.

• **Employment:** An employee may not be involved in the decision to employ an individual who is a member of the employee’s family or a business associate of the employee.

• **Faculty Member’s Personal Material or Service:** Before a faculty member may use charge a student for the faculty member’s personal material or service, the faculty member shall request permission from the chief academic officer, who may consult with the department chair and/or school dean.

• **Faculty Rank, Evaluation, or Recommendation:** Any discussion or decision that concerns a faculty member’s rank, evaluation, or recommendation may not include an employee who is a member of the faculty member’s family.

• **Financial Interests:** Transactions, arrangements, or contracts for goods and/or services between MVNU and an employee, a business associate of the employee, the employee’s business entity, or a family member of the employee will be disclosed and reviewed prior to their initiation. No employee may engage in a financial interest that encroaches on the time or attention that s/he is required to devote to MVNU. An employee may not serve as director of, act in any managerial capacity with, be an employee of, or be retained in any capacity by any entity that is a vendor or competitor of MVNU, without prior written permission from MVNU’s chief financial officer.

• **Gifts/Remuneration/Favors from Vendors or Non-Vendors:** The following provisions apply:

  - MVNU may solicit gifts, remuneration, or favors for MVNU from any vendor or non-vendor, but it may not couple such gifts with any other special consideration.
  - Employees may not offer gifts, remuneration, or favors of any value to any vendor or non-vendor on behalf of MVNU, without prior approval of MVNU chief financial officer.
  - Employees may receive gifts, remuneration, or favors from non-vendors, as long as they do not exceed $100 from all non-vendors in any calendar year. If the amount exceeds $100, the employee is responsible for informing the Human Resources Department of the total amount received.
  - Employees may not solicit gifts, remuneration, or favors from vendors, but they may receive such gifts, remuneration, or favors as long as they do not exceed $100 from all vendors in any calendar year. If the amount exceeds $100, the employee is responsible for informing the Human Resources Department of the total amount received. Should circumstances arise in which such gifts, remuneration, or favors are received from vendors and cannot be returned, the employee is required to submit them to the Human Resources Department for disposition.

• **Off-Campus Travel:** The following provisions apply:

  - Except where prior approval is obtained from the appropriate SLT member, employees may not collect checks and/or payments.
  - All checks must be made payable to MVNU.
  - Notwithstanding the above gifts/remuneration/favors policy, employees may not receive gifts, remuneration, or favors from trip vendors. Any gifts, remuneration, or favors will go to MVNU, which will disclose same to trip participants. (Exception: Trip organizers, leaders, and chaperones may receive “free travel” favors from trip vendors, as long as they make the proper pre-trip declarations
on the Off-Campus Travel Supplementary Budget Information form for prior administrative review and approval.)

- **Registration**: A faculty member may not register (online or otherwise) a member of his/her family for courses.

- **Students**: A faculty member may have a member of their family as a student, as long as s/he notifies and seeks guidance from his/her school dean. A faculty member may not vote on the review of a grade of a student who is member of that faculty member’s family. A faculty member may provide a letter of recommendation on behalf of a student who is a member of that faculty member’s family, so long as the letter clearly discloses the relationship.

- **Supervisory Relationship**: An employee may not directly supervise a member of his/her family.

- **Transfer Credit**: An employee may not evaluate the transfer work of a member of the employee’s family.

**Procedures**

- **Duty to Disclose**: Employees must disclose (in writing) conflicts of interest (actual or potential) when they arise. For the President, disclosure shall be made to the Chairperson of the Board of Trustees. For the SLT, disclosure shall be made to the President. For other employees, disclosure shall be made to the employee’s supervisor.

- **Disclosures**: Financial conflicts of interest will be disclosed on the Financial Conflict of Interest Annual Disclosure Form. Other conflicts of interest are to be made on a letter of disclosure, which includes all material facts. Copies will be sent to the Director of Human Resources, where they will remain on file for a period of five years. Persons with faculty rank will also submit a copy to the chief academic officer. Approvals of or exceptions to conflicts of interest will be made in writing.

- **No Retaliation**: Any employee who believes that a conflict of interest exists may discuss the matter with his/her supervisor, without fear of retaliation, as provided by MVNU’s whistleblower protocol (http://mvnu.edu/policies/whistleblower.pdf). If the matter involves the supervisor, the employee may discuss it with the respective Senior Leadership Team member.

- **Informal Review**: The employee’s supervisor, in consultation with the respective Senior Leadership Team member, will investigate the matter and seek to resolve the matter with the employee.

- **Formal Review**: If the informal review fails to resolve the matter, the employee may request a formal review. The President will appoint a panel (composed of the Human Resources Director and two SLT members) to investigate the matter and determine the facts. The Director of Human Resources will chair the panel. The investigation will include (but is not limited to) reviewing related documents and conducting appropriate interviews. The SLT members must be outside the employee’s unit. The panel will determine (1) if a conflict of interest exists, (2) whether there is an alternative that would eliminate or mitigate the conflict of interest, and (3) appropriate sanctions/discipline (if necessary). The panel’s decision will be determined by majority vote. The chair will submit a written report to the employee and the respective SLT member. Any sanctions discipline shall be executed as provided in the applicable Handbook.
  - **Outside Counsel**: The panel may consult with MVNU’s general counsel, if necessary.
  - **Panel Members**: Any employee with a financial interest in the matter may not serve on the panel.

**Statements and Education**

All employees are responsible for reading, understanding, and abiding by this protocol. Staff receive a copy of this protocol during orientation. The President, SLT, school deans, department chairs, program coordinators, faculty, mid-level managers, and employees who are doing business (directly or indirectly) with MVNU shall sign (annually) the Financial Conflict of Interest Annual Disclosure Form. Supervisors are responsible for ensuring that
each employee under his/her supervision has read this protocol and understands its importance. Supervisors will be evaluated on their effectiveness in implementing this protocol, as a part of the annual evaluation process.

**Assistance**

The following individuals may be contacted for assistance with this protocol:

<table>
<thead>
<tr>
<th>For</th>
<th>Contact</th>
</tr>
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<tbody>
<tr>
<td>Any question</td>
<td>Supervisor or Director of Human Resources</td>
</tr>
<tr>
<td>Reporting alleged conflicts of interest</td>
<td>Supervisor, chief academic officer, chief financial officer, or Director of Human Resources</td>
</tr>
<tr>
<td>Reviewing potential conflicts of interest on proposed transactions</td>
<td>Supervisor, chief academic officer, chief financial officer, or Director of Human Resources</td>
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The following outlines the approval, review, and revision history of this protocol:

<table>
<thead>
<tr>
<th>Version</th>
<th>Approval Date of Version</th>
<th>Work Performed</th>
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<tbody>
<tr>
<td>1.0</td>
<td>Compliance Advisory Committee (May 5, 2007) President (June 2, 2007)</td>
<td>Initial release</td>
</tr>
<tr>
<td>1.1</td>
<td>Director of Institutional Research and Compliance (August 16, 2007)</td>
<td>Update: employee titles</td>
</tr>
<tr>
<td>1.2</td>
<td>Director of Institutional Research and Compliance (August 23, 2007)</td>
<td>Clarification: conflicts committee &amp; academic advising</td>
</tr>
<tr>
<td>1.3</td>
<td>Director of Institutional Research and Compliance (August 27, 2007)</td>
<td>Clarification: faculty personal materials and services</td>
</tr>
<tr>
<td>2.0</td>
<td>Chief Financial Officer (October 9, 2007) Compliance Advisory Committee (October 10, 2007) President (October 12, 2007)</td>
<td>Merger of general conflict of interest and financial conflict of interest policies</td>
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<tr>
<td>2.1</td>
<td>Institutional Effectiveness Office (July 31, 2012)</td>
<td>Update: reorganization of MVNU policies, change in committee structure, document reformatting, and changes in position titles</td>
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<tr>
<td>2.2</td>
<td>Chief Academic Officer (October 17, 2012)</td>
<td>Update: protocol/form/off campus travel exception</td>
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<tr>
<td>2.3</td>
<td>Institutional Effectiveness Office (January 30, 2014)</td>
<td>Update: employee titles</td>
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<tr>
<td>2.4</td>
<td>Senior Leadership Team (July 15, 2014)</td>
<td>Update: off-campus travel regulations</td>
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Mount Vernon Nazarene University
Financial Conflict of Interest Annual Disclosure Form

Please complete the appropriate boxed section

I have read and understand the Conflict of Interest Protocol (“Protocol”); I agree to comply with the Protocol; I understand that MVNU is a non-profit organization that, to maintain its federal tax exemption, must engage primarily in activities that accomplish one or more of its tax-exempt purposes; and I acknowledge that I am obligated to make certain disclosures. Below is a full disclosure of any financial conflict of interest, as defined in the Protocol. I shall immediately update and amend this form, if any material changes occur. (Add additional sheets if necessary.)

No Conflict: At this time, I declare that I have no financial conflict of interest.

Signature:

Printed Name:

Date:

Conflict of Interest: At this time, I declare that I have a financial conflict of interest, as described below

Signature:

Printed Name:

Date:

Brief Explanation:

Entity Involved:

Description of Entity:

Entity Ownership Interest or Involvement:

Value of Goods/Services Involved: