Financial Conflict of Interest Requirements in Research

Division of Research webpage for Conflict of Interest:
http://vpr.tamu.edu/researchadmin/FAcompliance/COI

FAQ webpage for CoI:
http://vpr.tamu.edu/researchadmin/FAcompliance/COI/faq

TrainTraq course 2111716 available through Single Sign On:
https://sso.tamus.edu

For questions, contact:
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Director, Conflict of Interest Management and Contract Liaison
Division of Research
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College Station, Texas 77843-1112
979.862.7986
coi@tamu.edu
**The Texas A&M University System**

**System Regulation 15.01.03 – Financial Conflicts of Interest in Research**

Proposed Responses to Faculty Concerns

October 11, 2012

- **Texas A&M University System amends System Regulation 15.01.03.** Effective July 26, 2012, amendments to System Regulation 15.01.03 expanded the scope of financial disclosures and required training for all research activities on behalf of system members.

- **WHY?**
  - **Federal agencies demand universities to guarantee transparency in research.** National Science Foundation (NSF) and National Institutes of Health (NIH), among others, require PIs to disclose financial conflicts of interest and oblige universities to guarantee compliance.
  - **AAU, AAUP and top-tier research universities support transparency in research.** MIT, University of Michigan, Purdue, Georgia Tech, University of Texas at Austin are among those universities requiring NIH-compliant financial disclosures by all faculty researchers.

- **Implementation.** The System recognizes members have experienced problems with implementation.

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<td>- TEES working to implement an electronic fix in EPIK.</td>
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<td>Training</td>
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<td>Adjunct Professors are NOT subject to training or disclosure requirements unless they perform research on behalf of a System member.</td>
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Instructions
Conflict of Interest Financial Disclosure Statement

- Complete the top portion of the form (Name, Date, College/Dept./Agency, Title, UIN and Adloc).
  - If the Financial Disclosure Statement is made on behalf of a Covered Family Member, use the following format for the "Title" field: "Covered Family Member, [spouse, son, daughter of (insert Investigator Name)]"
- If you DO NOT have any Significant Financial Interests (SFIs) related to your institutional responsibilities as defined in System Regulation 15.01.03, sign the certification portion of the Financial Disclosure Statement form and email the form to your COI Official.
- If you DO have any Significant Financial Interests (SFIs) related to your institutional responsibilities as defined in System Regulation 15.01.03, complete the sections titled SFIs Related to Institutional Responsibilities and Research or Research Activity. Sign the certification portion of the Financial Disclosure Statement form and email the form to your COI Official.

Financial Disclosure Statement Submission Requirements:
Investigators shall submit or update a Financial Disclosure Statement to the system member’s COI Official:

(a) Within 30 days of the Investigator’s initial employment date;
(b) Annually not later than August 31st;
(c) Within 30 days after acquiring a new SFI requiring disclosure; and
(d) For those Investigators participating in PHS-funded research, not later than the application date for PHS-funded research, except that an Investigator who will be participating in an ongoing PHS-funded research project must submit a Financial Disclosure Statement within 30 days of the Investigator’s initial employment date.

Definitions:
Covered Family Member includes an Investigator’s spouse, dependent child, stepchild or other dependent, for purposes of determining federal income tax liability during the period covered by the financial disclosure statement, and a related or non-related, unmarried adult who resides in the same household as the Investigator and with whom the Investigator is financially interdependent as evidenced, for example, by the maintenance of a joint bank account, mortgage, or investments.

Institutional Responsibilities means an Investigator’s professional responsibilities within the Investigator’s field of discipline on behalf of a system member, including teaching, research, research consultation, professional practice, committee memberships, and service on panels such as an Institutional Review Board (IRB). This term includes consulting and other external employment approved under System Regulation 31.05.01 - Faculty Consulting, External Employment, and Conflicts of Interest. However, this term does not include external employment approved under System Regulation 31.05.02 - External Employment.

Investigator means the project director or principal Investigator and any other person, regardless of title or position, who is responsible for the design, conduct or reporting of Research or Research Activities.

Research or Research Activities means any systematic investigation, study or experiment designed to develop or contribute to generalizable knowledge. The term encompasses basic and applied research, scholarship (e.g., a published article, book, or book chapter) and product development (e.g., a diagnostic test or drug). The term also includes educational activities funded by the National Science Foundation (NSF) or proposed for funding by NSF.
Financial Disclosure Statement
as Required by System Regulation 15.01.03

Name: ___________________________ Date: ___________________________

College/Dept./Agency: ___________________________ Title: ___________________________

UIN: ___________________________ Adloc: ___________________________

Do you, or any covered family member, have any Significant Financial Interests (SFIs) related to your institutional responsibilities as defined in System Regulation 15.01.03? ☐ Yes  ☐ No
- If your answer is "NO," then sign the CERTIFICATION below and return this form to your COI Official.
- If your answer is "YES," then please complete the remainder of the form before signing and returning to your COI Official.

<table>
<thead>
<tr>
<th>SFIs RELATED TO INSTITUTIONAL RESPONSIBILITIES</th>
<th>as defined in System Regulation 15.01.03</th>
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<tbody>
<tr>
<td>Owner (PI/Covered Family Member)</td>
<td>Source</td>
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<tr>
<td>Description (e.g., salary, royalty interest, sponsored travel)</td>
<td>Value (in whole $)</td>
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If necessary, add pages.

'Research or Research Activity' (as defined in System Regulation 15.01.03) Please fill out this portion if any SFI identified above is related to research.

<table>
<thead>
<tr>
<th>Project #</th>
<th>Project Title &amp; Description</th>
<th>Funding Agency/Entity</th>
<th>Budget (in whole $)</th>
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If necessary, add pages.

Certification
I certify that the information provided in this form is true and correct to the best of my knowledge. I further certify that I have read System Regulation 15.01.03 Financial Conflicts of Interest in Sponsored Research and the applicable system member rule and that I am aware of and understand my responsibilities and applicable federal regulations and system policies regarding disclosure of Significant Financial Interests.

Signature: ___________________________ Date: ___________________________
MEMORANDUM

TO:           Chief Executive Officers
              Leo Paterra, Executive Director, OSRS

SUBJECT:     Revisions to System Regulation 15.01.03 – Financial Conflicts of Interest in Sponsored Research

Effective today, the following revisions and clarifications have been made to System Regulation 15.01.03 – Financial Conflicts of Interest in Sponsored Research:

- The scope of this regulation has been amended to exclude internally funded or unfunded research;
- Foreign contractors, subcontractors or subrecipients participating in non-PHS-funded research projects are exempt from financial disclosure and training requirements;
- Students are exempt from financial disclosure and training requirements unless they receive compensation from a system member for their research efforts (e.g., scholarship, salary or tuition reimbursement); and
- Adjunct professors are exempt from financial disclosure and training requirements unless they are performing research on behalf of a system member.

In addition, the implementation of System Regulation 15.01.03 for all privately-funded research projects is hereby suspended until further notice. It is my intention to lift the suspension once MAESTRO and EPIK have been upgraded to accommodate electronic disclosures along with certain other improvements to the administrative processes relating to this regulation.

A copy of the revised regulation is attached.

[Signature]
John Sharp
Chancellor

Attachment -- System Regulation 15.01.03

cc:         Mr. Ray Bonilla, General Counsel
Regulation Statement

The Texas A&M University System (system) recognizes its responsibilities to encourage interaction between its employees and the public and private sectors as an important component of its research activities. The system is committed to conducting research in a manner consistent with the highest standards of integrity and ethics. The system adopts this regulation to promote objectivity in research and to ensure that the research activities conducted by each member are free from bias resulting from financial conflicts of interest (FCOI).

Reason for Regulation

This regulation implements federal law and regulations adopted by the Public Health Service (PHS) of the U.S. Department of Health and Human Services and the National Science Foundation (NSF) to address when a Significant Financial Interest (SFI) reasonably appears to affect or bias the design, conduct or reporting of research.

Procedures and Responsibilities

1. PURPOSE AND BACKGROUND

This regulation defines the general procedures required for members to identify, manage and report financial conflicts of interest in research. The purpose of this regulation is to protect the credibility and integrity of system researchers and staff, as well as member universities and agencies themselves, so the public trust and confidence in their research activities are maintained. To that end, this regulation adopts standards for the disclosure, management and reporting of FCOI beyond those required by federal law.

Members have a responsibility to identify and manage, reduce or eliminate conflicts of interest that may arise due to financial or other personal interests of an Investigator. Therefore, the system requires Investigators to disclose financial interests related to their Institutional Responsibilities.
2. APPLICABILITY

Except as otherwise provided by federal law, this regulation applies broadly to all sponsored Research or Research Activities regardless of the funding source, as well as to Research Activities that do not have external funding.

In addition to the issues addressed in this regulation, there may be ethical considerations that are distinct and separate from FCOI questions.

3. CONFLICT OF INTEREST OFFICIAL

Each member's chief executive officer (CEO) shall appoint a Conflict of Interest Official (COI Official) who will be responsible for implementing this regulation. The COI Official shall perform the duties assigned by this regulation and any other duties as assigned by the CEO.

4. DISCLOSURE OF SIGNIFICANT FINANCIAL INTERESTS

4.1. Each Investigator, as defined below, must submit or update a Financial Disclosure Statement as required in Section 4.2 of this regulation that:

(a) Identifies all Research or Research Activities in which the Investigator is engaged at the time the Financial Disclosure Statement is submitted; and

(b) Discloses the following information for each SFI held by the Investigator or a Covered Family Member that is reasonably related to the Investigator's Institutional Responsibilities:

(1) The total amount of salary or other payments received in the preceding 12 months, in rounded, whole dollar amounts;

(2) A description and the value of any equity interest (e.g., stock, stock options, or other ownership interest or entitlement to such an interest) in rounded, whole dollar amounts, by reference to public prices or other reasonable measures of fair market value;

(3) A description and the value of any intellectual property or royalty interests in rounded, whole dollar amounts;

(4) The source of the SFI, including the source's name and principal address; and

(5) For each occurrence of reimbursed or sponsored travel, the purpose of the trip, the identity of the sponsor/organizer, the destination and the duration of the trip. Each member, at its discretion, may require an Investigator to disclose additional information in order to determine whether the travel at issue constitutes an FCOI.

4.2. Investigators shall submit or update a Financial Disclosure Statement to the member's COI Official.
(a) Within 30 days of the Investigator’s initial employment date;
(b) Annually, not later than August 31st;
(c) Within 30 days after acquiring a new SFI requiring disclosure; and
(d) For those Investigators participating in PHS-funded research, not later than the application date for PHS-funded research, except that an Investigator who will be participating in an ongoing PHS-funded research project must submit a Financial Disclosure Statement within 30 days of the Investigator’s initial employment date.

4.3 Investigators shall also submit or update a separate Financial Disclosure Statement for each Covered Family Member within the time periods specified in Section 4.2.

4.4 Investigators shall use the Financial Disclosure Statement form provided in Appendix B to this regulation.

4.5 An Investigator or Covered Family Member shall provide any additional documentation related to the SFIs disclosed on a Financial Disclosure Statement upon request of a member’s COI Official.

5. REVIEW OF FINANCIAL DISCLOSURE STATEMENTS

5.1 Each member’s COI Official shall review the Financial Disclosure Statement submitted by each Investigator at that member and determine:

(a) Whether an SFI is related to research in which an Investigator is participating; and
(b) Whether an FCOI exists.

5.2 A COI Official may request additional information about an Investigator’s Financial Disclosure Statement to determine if an FCOI exists.

5.3 An FCOI exists when the COI Official reasonably determines that an SFI held by an Investigator or a Covered Family Member could directly and significantly affect the design, conduct or reporting of the Investigator’s research.

6. CERTIFICATION AND REPORTING

6.1 Federal regulations require members to include specific certifications and agreements regarding this regulation and FCOI in each application for funding submitted for PHS-funded research.

6.2 Each member shall comply with the reporting requirements in 42 CFR Part 50, Subpart F, §§9.602 and 45 CFR Part 94894.5, which require members to submit reports to the appropriate federal funding agency within a certain period of time after the member identifies an FCOI related to PHS-funded research.

7. NO EXPENDITURE OF RESEARCH FUNDS
7.1 In cases involving sponsored research, there will be no expenditure of sponsored research funds by an Investigator or member unless the COI Official has determined that no FCOI exists or that any identified FCOI is manageable under the terms of a Management Plan that has been adopted and implemented.

7.2 In cases of unfunded research, the research shall not begin unless the COI Official has determined that no FCOI exists or that any identified FCOI is manageable under the terms of a Management Plan that has been adopted and implemented.

8. MANAGEMENT OF FINANCIAL CONFLICTS OF INTEREST

8.1 If a COI Official determines that an FCOI exists, the COI Official or designee shall notify the Investigator in writing and work with the Investigator to develop a Management Plan specifying the steps to be taken to manage, reduce or eliminate the FCOI.

8.2 Examples of conditions or restrictions that might be imposed to manage, reduce or eliminate an Investigator’s FCOI include, but are not limited to:

(a) Public disclosure of the FCOI;
(b) For research projects involving human subjects, disclosure of the FCOI to the participants;
(c) Appointment of an independent monitor capable of taking measures to protect the design, conduct and reporting of research against bias resulting from the FCOI;
(d) Modification of the research plan or research activities;
(e) Requiring a change in personnel and/or responsibilities for all or a portion of the research activities;
(f) Disqualification of personnel from participation in that portion of the research activities that would be affected by the FCOI;
(g) Reduction or elimination of the financial interest (e.g., sale of an equity interest); and
(h) Severance of relationships that create an FCOI.

8.3 A Management Plan must include a description of the following key elements:

(a) The research affected by the FCOI, including if available the project number;
(b) The role and principal duties of the Investigator who has the FCOI;
(c) The conditions or restrictions to be implemented to manage, reduce or eliminate the FCOI;
(d) A statement explaining how the Management Plan will protect the research from bias resulting from the FCOI;
(e) Confirmation of the Investigator’s agreement to abide by the Management Plan;
(f) A statement explaining how the Management Plan will be monitored to ensure compliance and who is responsible for monitoring compliance with the Management Plan; and

(g) Any other information as needed.

8.4 The Management Plan must be signed by the Investigator, the Investigator’s supervisor, and approved by the COI Official.

8.5 In the case of NSF-funded research, if the COI Official determines that imposing conditions or restrictions would be either ineffective or inequitable, and potential negative impacts arising from the FCOI are outweighed by the interests of scientific progress, technology transfer or the public health and welfare, the COI Official may allow the research to proceed without imposing such conditions or restrictions.

8.6 If an Investigator disagrees with the COI Official’s determination that an FCOI exists, the Investigator may appeal the COI Official’s determination to the CEO or designee in writing within 10 business days after receiving the COI Official’s determination. The decision of the CEO or designee is final.

9. PUBLIC ACCESSIBILITY

9.1 Each member shall maintain an up-to-date, written, enforced FCOI rule and shall make that rule and this regulation available via a publicly accessible website.

9.2 PHS-Funded Research

9.2.1 If a member’s COI Official determines that an FCOI exists that is related to PHS-funded research, the member will make the following information available to the public:

(a) The name of the Investigator;
(b) The title and role of the Investigator in relation to the affected research;
(c) The name of the entity in which the SFI is held;
(d) A description of the SFI that was determined to be an FCOI; and
(e) The approximate dollar value of the SFI. If the dollar cannot be determined by reference to publicly available prices or another reasonable method, the member shall include a statement to that effect. Dollar values may be provided within ranges, e.g., $0-$4,999; $5,000-$10,000; $10,000-$20,000; $20,000-$50,000; $50,000-$100,000. Amounts over $100,000 may be stated in increments of $50,000.

9.2.2 Members shall make this information available in writing to any requestor within five business days after receipt of a request so long as the following criteria are met:
(a) The SFI was disclosed and is still held by the Investigator;
(b) The member has determined that the SFI is related to PHS-funded research; and
(c) The member's COI Official has determined that the SFI is an FCOI.

9.2.3 Alternatively, members may make this information available through posting on a publicly accessible website. If a member chooses this option, the member must update the information posted on the website on an annual basis. In addition, for each SFI that is required to be publicly available under this section, the information related to that SFI must be posted on the member's website within 60 days after the FCOI is identified. The website must contain a statement that the information posted is current and accurate as of the date listed and is subject to updates.

9.2.4 The information required under this section must remain available to any requestor or posted on the Internet for three years after the date of the last expenditure on the research project or, if the research activity is unfunded, three years after the date the project terminates.

9.3 Non-PHS-Funded Research

For each FCOI identified by a member's COI Official that is not related to PHS-funded research, the member's COI Official shall retain all information related to the FCOI in a central location and shall make this information available to the public upon request and as authorized by the Texas Public Information Act, Tex. Gov't Code, Chapter 552.

9.4 Each member's COI Official is responsible for coordinating with the member's public information officer/coordinate to ensure that all responses to public information requests are made in compliance with federal and state law.

10. RETROSPECTIVE REVIEW

10.1 Noncompliance, Retrospective Review and Documentation for PHS-funded Research

10.1.1 If a member discovers an FCOI related to PHS-funded research that was not timely identified or managed, or if an Investigator fails to comply with a Management Plan, the member's COI Official or designee shall, within 120 days after determining noncompliance:

(a) Complete a retrospective review of the Investigator's research activities and any PHS-funded research project to determine if any PHS-funded research, or portion thereof, conducted during the period of noncompliance, was biased in the design, conduct or reporting of such research; and
(b) Implement any measures necessary, including but not limited to halting the Investigator's participation in any affected research project, to
remediate the noncompliance between the date the noncompliance was identified and the date the retrospective review is completed.

10.1.2 The member's COI Official or designee shall document each retrospective review, including but not limited to the following key elements:

(a) Project number;
(b) Project title;
(c) Investigator contact(s);
(d) Name of the Investigator with the FCOI;
(e) Entity with which the Investigator has an FCOI;
(f) Reason(s) for the retrospective review;
(g) Detailed methodology used for the retrospective review (e.g., methodology of the review process, composition of the review panel, documents reviewed);
(h) Findings of the review; and
(i) Conclusions of the review (i.e., determination, recommended actions and remedial measures implemented).

10.1.3 If bias is found, the member's COI Official shall notify the PHS and submit a mitigation report as required by federal law. If necessary, the COI Official shall update the FCOI Reports described in Section 9.2 of this regulation.

10.2 Noncompliance, Retrospective Review, and Documentation for All Other Research

If a member's COI Official discovers an FCOI related to non-PHS-funded research that was not timely identified or managed, the COI Official shall conduct and document a retrospective review as described in Sections 10.1.1 and 10.1.2. If bias is found, the member's COI Official shall notify the CEO and, if required by law, the COI Official shall also notify the funding agency.

11. RESEARCH THROUGH CONTRACTORS OR-SUBRECIPIENTS

11.1 If a member conducts research in cooperation with or through a subrecipient (e.g., a subcontractor, contractor or collaborator) who performs part of the statement of work described in the prime contract, the member shall enter into a written agreement with the subrecipient to ensure compliance with this regulation and federal law. The written agreement shall incorporate legally enforceable terms that specify whether the FCOI policy of the member or the subrecipient will apply to the subrecipient's Investigators who will participate in the research. The written agreement shall also and require the subrecipient to cooperate with the member to provide FCOI reports to a sponsoring agency as required by law.
11.4 If the subrecipient’s FCOI policy applies to its Investigators, the agreement must specify the time periods for the subrecipient to report all identified FCOIs to the member. These time periods shall be sufficient to allow the member to comply with the member’s review and management requirements and all federal reporting requirements.

12. TRAINING, EDUCATION & CERTIFICATION

12.1 Each member is responsible for complying with the training requirements under federal law, see, e.g., 42 C.F.R. §50.604(b); 45 C.F.R. §94.4(b).

12.2 Each Investigator must certify annually that the investigator is aware of and has read this regulation, the applicable member rule and any related procedures, and is aware of the Investigator’s responsibilities regarding disclosure of SFIs and of applicable federal regulations.

12.3 Prior to engaging in research on behalf of a member and at least once every four years thereafter, each Investigator shall complete training on this policy and other applicable policies, regulations, rules and laws. In addition, Investigators shall immediately complete training if the system changes this regulation in a manner that affects Investigator requirements.

12.4 An Investigator who is newly employed by a member must complete the requisite training before engaging in any Research or Research Activity on behalf of a member and at least once every four years thereafter.

12.5 If a member's COI Official determines that an Investigator is not in compliance with this regulation or a Management Plan agreed upon by the Investigator and the member, the Investigator must immediately complete training on this regulation and other applicable policies, regulations, rules and laws.

12.6 Each member’s COI Official or designee shall document an Investigator’s compliance with applicable training requirements. The COI Official or designee shall maintain all documentation related to an Investigator’s compliance with this training requirement in a central location.

13. ENFORCEMENT

13.1 Violations of this regulation or applicable member rules shall be brought to the attention of the Investigator, who will be given an opportunity to comply.
Investigator shall present a proposal for compliance to the member’s COI Official for review and action within 10 business days of the notification of noncompliance. Failure to comply will constitute an intentional violation as discussed in the following section.

13.2 Repeated or intentional violations of this regulation may be reported to the funding agency and the CEO by the COI Official. Sanctions may be imposed by the CEO or designee and may range from a letter of reprimand up to and including termination.

13.3 Cases involving Investigators employed by a member, including appeals of impending sanctions, shall be processed in a manner consistent with applicable system policies and regulations, as well as member rules or procedures.

13.4 Cases, including appeals of impending sanctions, involving Investigators not employed by or affiliated with a member shall be referred to the Investigator’s home institution or organization for processing. However, a member may remove an Investigator not employed by or affiliated with the member from participating in a particular research project or activity until any allegations involving an FCOI are resolved.

14. RECORDKEEPING

The COI Official for each member shall maintain all records related to Investigators’ Financial Disclosure Statements and any FCOI determinations and/or Management Plans in a central location. In cases of sponsored research, these records shall be kept for the longer of three years from the date of the last expenditure submitted in the case of sponsored research or as required by applicable federal law, see, e.g., 45 C.F.R. §§74.53(b), 92.42(b). For the case of non-sponsored or unfunded research, these records shall be kept for the longer of three years from the date the research ended or as required by law.

15. AUDIT

Each member shall provide for regular audits of SFI disclosure statements and related documents and reports to determine individual and institutional compliance with this regulation.

Related Statutes, Policies, or Requirements

42 C.F.R. Part 50, Subpart F

45 C.F.R. Part 94

21 C.F.R. Parts 54, 312,314, 320,330, 601, 807, 812 and 860

National Science Foundation Grant Policy Manual, Chapter V, §§510, eff. July 1, 2005

15.01.03 Financial Conflict of Interest in Research
System Policy 07.01, Ethics

System Policy 15.01, Research Agreements

System Regulation 15.99.03, Ethics in Research and Scholarship

System Policy 31.05, External Employment and Expert Witness

System Regulation 31.05.01, Faculty Consulting, External Employment and Conflicts of Interest

System Regulation 31.05.02, External Employment

Definitions

Conflict of Interest — occurs when an individual's private interests compete with his/her professional obligations to the system to a degree that an independent observer might reasonably question whether the individual's professional actions or decisions are determined by considerations of personal gain, financial or otherwise.

Conflict of Interest (COI) Official — the person designated by the member CEO who is responsible for implementing this regulation and the requirements herein for that member.

Contractor — an entity that provides property or services under contract for the direct benefit or use of the federal government.

Covered Family Member — includes an Investigator’s spouse, dependent child, stepchild or other dependent, for purposes of determining federal income tax liability during the period covered by the Financial Disclosure Statement, and a related or non-related, unmarried adult who resides in the same household as the Investigator and with whom the Investigator is financially interdependent as evidenced, for example, by the maintenance of a joint bank account, mortgage or investments.

Disclosure of Significant Financial Interests — an Investigator’s disclosure of Significant Financial Interests to the COI Official designated by each member.

Financial Conflict of Interest (FCOI) — a Significant Financial Interest that could directly and significantly affect the design, conduct or reporting of Research or Research Activities.

Examples of FCOIs include, but shall not be limited to:

(1) Situations where the Investigator occupies a position in an enterprise doing business in the area of the Investigator’s university.

(2) Situations in which an Investigator, while serving as a consultant to an external organization, has access to a colleague’s unpublished, privileged information, such as
proposals or papers that have potential value, and the Investigator seeks to provide that information to the external organization.

(3) Situations where an Investigator directs students into a research area or other activity from which the Investigator intends to realize personal financial gain. A conflict may arise if students are directed to areas of lesser scientific or scholarly merit to enhance the potential for monetary gain or if the financial potential exists only for the Investigator.

(4) Disclosure or use for personal profit of unpublished information coming from system research or other confidential system sources, or assisting outside organizations by giving them access to such information, except as may be authorized by official system policies.

(5) Situations in which an Investigator can require others to purchase a product in which the Investigator has a proprietary interest and from which the investigator will receive income.

FCOI Report – an institution’s report of an FCOI to a federal agency.

Financial Disclosure Statement – the statement that an Investigator is required by this regulation to submit and update to the member’s COI Official on behalf of the Investigator or a Covered Family Member.

Financial Interest – anything of monetary value, whether or not the value is readily ascertainable.

Institution – any member that submits a proposal or that receives research funding for Research or Research Activities that are subject to this regulation.

Institutional Responsibilities - an Investigator's professional responsibilities within the Investigator's field of discipline on behalf of a member, including teaching, research, research consultation, professional practice, committee memberships and service on panels such as an Institutional Review Board (IRB). This term includes consulting and other external employment approved under System Regulation 31.05.01, Faculty Consulting, External Employment and Conflicts of Interest. However, this term does not include external employment approved under System Regulation 31.05.02, External Employment.

Investigator – the project director or principal Investigator and any other person, regardless of title or position, who is responsible for the design, conduct or reporting of Research or Research Activities. The term Investigator does not include students unless a student receives compensation from a member for the student's research efforts (e.g., scholarship, salary or tuition reimbursement). Nor does the term Investigator include adjunct faculty members unless the adjunct faculty member conducts research or research activities on behalf of a system member.

Manage – taking action to address an FCOI, which can include reducing or eliminating the FCOI, to ensure, to the extent possible, that the design, conduct and reporting of research will be free from bias.

PD/PI – a project director or principal Investigator of a sponsored research project; for purposes of this regulation, the PD/PI is included in the definitions of senior/key personnel and Investigator.

Research or Research Activities – any systematic investigation, study or experiment designed to develop or contribute to generalizable knowledge. The term encompasses basic and applied
research, scholarship (e.g., a published article, book or book chapter) and product development (e.g., a diagnostic test or drug). The term also includes educational activities funded by the National Science Foundation (NSF) or proposed for funding by NSF.

**Senior/Key Personnel** – the PD/PI and any other person identified as senior/key personnel by a member in a grant application, progress report or any other report submitted to a federal agency by the member pursuant to the requirements in this regulation.

**Significant Financial Interest (SFI)** – a financial interest, including but not limited to one or more of the following interests of the Investigator (and those of the Investigator’s Covered Family Members) that reasonably appears to be related to the Investigator’s Institutional Responsibilities:

- (a) With regard to any publicly traded entity, a **Significant Financial Interest** exists if the value of any remuneration received from the entity in the 12 months preceding the disclosure and the value of any equity interest in the entity as of the date of disclosure, when aggregated, exceeds $5,000. For purposes of this definition, remuneration includes salary and any payment for services not otherwise identified as salary (e.g., consulting fees, honoraria, paid authorship); equity interest includes any stock, stock option or other ownership interest, as determined through reference to public prices or other reasonable measures of fair market value;

- (b) With regard to any non-publicly traded entity, a **Significant Financial Interest** exists if the value of any remuneration received from the entity in the 12 months preceding the disclosure, when aggregated, exceeds $5,000, or when the Investigator (or the Investigator’s Covered Family Member) holds any equity interest (e.g., stock, stock option or other ownership interest); or

- (c) Intellectual property and royalty interests (e.g., patents, copyrights), upon receipt of income related to such rights and interests.

- (d) The occurrence of any reimbursed or sponsored travel (i.e., that which is paid on behalf of the Investigator and not reimbursed to the Investigator so that the exact monetary value may not be readily available), related to their Institutional Responsibilities; provided, however, that this does not include travel that is reimbursed or sponsored by a federal, state or local government agency, an institution of higher education as defined at 20 U.S.C. §1001(a), an academic teaching hospital, a medical center or a research institute that is affiliated with an institution of higher education.

- (e) Gifts, when the value of a single gift received by the Investigator or a Covered Family Member in the preceding 12 months exceeds $250, or when the aggregated value of multiple gifts received from a single entity within the preceding 12 months exceeds $250, excluding gifts received from a Covered Family Member.

- (f) Any fiduciary position held by an Investigator or a Covered Family Member in a for-profit or nonprofit entity in the preceding 12 months, including a position as a member of the board of directors, an officer or other executive or management position for which the Investigator or Covered Family Member received any form of remuneration or reimbursement for expenses.

The term **Significant Financial Interest** does not include:
(a) Salary, royalties or other remuneration paid by a member to the Investigator if the Investigator is currently employed or otherwise appointed by the member, including intellectual property rights assigned to the system or its member and agreements to share in royalties related to such rights;

(b) Income from investment vehicles, such as mutual funds and retirement accounts, as long as the Investigator does not directly control the investment decisions made in these vehicles;

(c) Income from seminars, lectures or teaching engagements sponsored by a federal, state or local government agency, an institution of higher education as defined by 20 U.S.C. §1001(a), an academic teaching hospital, a medical center or a research institute that is affiliated with an institution of higher education;

(d) Income from service on advisory committees or review panels for a federal, state or local government agency, an institution of higher education as defined by 20 U.S.C. §1001(a), an academic teaching hospital, a medical center or a research institute that is affiliated with an institution of higher education; or

(e) Travel reimbursed or sponsored by a federal, state or local government agency, an institution of higher education as defined by 20 U.S.C. §1001(a), an academic teaching hospital, a medical center or a research institute that is affiliated with an institution of higher education.

Appendices

Appendix A – Model Rule Template for System Members

Appendix B – Model Template for Financial Disclosure Statement

Contact Office

Office of General Counsel
(979) 458-6120
Research Development Office

Research Development Office (RDO) distributes research opportunities, review proposals and assists with the administration of proposals where needed. I provide expertise in areas of deliverables documentation, proposal preparation, electronic proposal submission through OSRS, human subjects protocol, subcontracting and contract terms & conditions through OSRS when needed. In addition, I assist with the proper steps in maintaining intellectual property and disclosures as they pertain to the proposal stage. I can assist with prequalification for research opportunities and with the location of research opportunities. RDO works cooperatively with researchers, the VPR’s office, the communications office, the TAMUS OSRS and other TAMUS-related offices as needed to accomplish research agreements in accordance with TAMUS policy.

RDO provides the following services:

Review proposals for compliance with sponsor guidelines, TAMU, TAMUS, state and federal policy. Sponsor guidelines may set a page limit, require matching, specify terms or request any number of specific criteria be addressed. TAMU, TAMUS, the State of Texas and the federal government have policies for indirect costs, intellectual property, and other critical operations. RDO checks for compliance with all guidelines and policies at the proposal stage and seeks resolution when there is conflict. More specifically the role of my office is to:

- Coordinate proposal and grant development to further college and institutional research priorities.
- Work closely with faculty and staff in searching and establishing private, local, and global funding opportunities and advise them on trends in research industry which affect organizational and faculty priorities.
- Develop, in concert with each faculty member and unit department head, an adequacy of resources to provide a consistent presentation on the facilities and equipment available at the College of Education and Human Development relevant to each proposal and grant.
- Assist CEHD Faculty in putting together proposal development plans to clarify faculty and staff roles and ensure open communication in multidisciplinary efforts during the proposal writing stage.
- Provide insight during the proposal and grant writing process to ensure that the researcher’s objectives and goals are clearly visible to proposal reviewers.
- Coordinate and manage relationships of the College with current and potential sponsor corporations, foundations, and for Institutions.

By providing a high level of support, RDO reduces the number of hours researchers/faculty spend on proposal preparation, management, maintenance and contracting pre-agreements, etc. Researchers have more time available for project management and development and have less risk of noncompliance with sponsor and institution policies. My main objective is to provide assistance in the development of high quality proposals and grant applications to increase faculty win-rates and promote the College’s motto of transforming lives through research and discovery.
Since my arrival, my office has worked on over $16 Million in funding for the college. Currently we are working on a $3 Million grant through NSF that will be a multidisciplinary effort that will include faculty from throughout the TAMU System. The college will take the lead role on this project.