Code of Conduct

Policies in respect of investments and other personal activities of full-time International Accounting Standards Board Members and Directors

(As adopted October 15, 2001 and updated July 2014)

A. Introduction

These policies have been adopted pursuant to Section 4 of Article V of the 2013 By-Laws of the International Financial Reporting Standards Foundation (the “Foundation”), and may from time to time be altered, amended, supplemented and repealed, by the Trustees of the Foundation (the “Trustees”). Unless otherwise stated herein, these policies apply to: (i) full-time members of the International Accounting Standards Board (“IASB members”); and (ii) the Directors, acting Directors (who have served for a period of three months or greater) and deputy Directors (“Directors”); and (iii) candidates for the above roles, specifically in relation to the requirement to make a disclosure of interests. Part-time IASB members will be governed by similar principles with different guidelines regarding professional affiliations and investments, outlined in a separate document.

B. General Policy

One of the principal reasons behind the organization of the Foundation and the IASB was to establish to public satisfaction the independence and objectivity of those responsible for establishing and improving standards of financial accounting and reporting. Therefore, it is of the utmost importance that there be no conflict between IASB members’ and Directors’ private interests, on the one hand, and the public interest and their duties to the Foundation and IASB, on the other.

IASB members and Directors should at all times be mindful of their public responsibilities, the sensitivity of their positions, and the need for public confidence in the fairness of the deliberative process of the IASB. Accordingly, they should take great care to conduct themselves and all their activities in such a manner so that their personal investments and other personal activities will not affect their independence or objectivity or be detrimental to the interests or repute of the Foundation or the IASB. In this regard, IASB members and Directors should recognize that independence and objectivity are in large measure subjective, rather than objective, qualities, and that reasonable people assessing like facts can in good faith reach different conclusions as to their existence, or non-existence, in a particular case. The degree of public confidence in the functions and activities of the Foundation and the IASB will depend significantly upon scrupulous observance of the letter and spirit of these policies.

In furtherance of the foregoing, Section 4 of Article V, of the Foundation’s 2013 By-Laws provides that, “The Trustees shall develop rules and procedures to ensure that the International Accounting Standards Board is, and is seen to be, independent....”
The Trustees by these Policies are permitting certain relationships and associations other than with the Foundation, and are also extending these Policies to Directors (as defined above).

The following rules of Conduct and Personal Procedures are designed and will be interpreted in a manner to avoid potential conflicts of interest.

C. Rules of Conduct

In order to promote compliance with the General Policy stated above, the following Rules of Conduct are applicable to IASB members and Directors and, to the extent specifically provided, their spouses and family members (as hereinafter defined). To the extent and as provided in Paragraph D.5 hereof, IASB members and Directors are required to report certain periodic information and other data to the Executive Director of the Foundation (“Executive Director”) or in their absence to the Director of Operations with respect to securities investments and other personal activities. This information will be reviewed internally but will be available to the Trustees’ Executive Committee and issues will be escalated for their attention, as appropriate.

1. General Rule of Potential Conflicts of Interest

No IASB member or Director shall act in any manner, regardless of whether specifically prohibited by these policies, which might reasonably result in or reasonably create the appearance of:

(a) Using an official position with the IASB or the Foundation for private gain:
(b) Giving preferential treatment to any person in respect of the work of the IASB or the Foundation;
(c) Losing personal independence or objectivity in respect of the work of the IASB or the Foundation; or
(d) Affecting adversely the confidence of the public in the integrity, independence or objectivity of the IASB, or otherwise being detrimental to the interests or repute of the Foundation or the IASB.


During an IASB member’s or Director’s employment relationship with the Foundation or the IASB,

(a) No financial or other obligations shall be owed, directly or indirectly, to such IASB member or Director by any former employer, business partnership or client. For purposes of the foregoing, such financial or other obligations shall not be deemed to include obligations arising from:
   (i) normal banking and other normal commercial relationships;
   (ii) owning or holding securities and other investments permitted by these Policies;
(iii) employee benefit and welfare plans similar to those permitted
government employees in home jurisdictions.* The IASB member or Director
must notify the Executive Director (or the Director of Operations) within 14
days if there is a change in the nature of the interest such that assets become
accessible. For example, if shares vest or a pension matures.

(iv) payments relating to separation which are vested prior to
employment by the Foundation or the IASB, payable over a fixed term or the
life or lives of the IASB member or Director, spouse or any other person, and
not materially affected as to amount by the results of operations or financial
position of any such former employer, business partnership or client on a
going concern basis;

(v) in the case of IASB members and Directors who are academicians
on leave of absence from an educational institution, such other obligations
relating to separation as may be permitted by the Trustees’ Executive
Committee pursuant to paragraph D.5 hereof; and

(vi) such other obligations contemplated or permitted by or pursuant to
these Policies;

(b) no IASB member or Director shall owe, directly or indirectly, any financial or
other obligations to any former employer, business partnership or client. For
purposes of the foregoing, such financial or other obligations shall not be
deemed to include obligations arising from: (i) normal banking and other
normal commercial relationships: (ii) covenants not to compete or as to
divulgence of trade secrets or proprietary rights; (iii) obligations of a
character comparable to those in (i) or (ii); (iv) in the case of Directors or
IASB members who are academicians on leave of absence or hold lectureships
or emeritus positions from an educational institution, such obligations relating
to separation as may be permitted by the Trustees’ Executive Committee
pursuant to Paragraph D.5 hereof; and (v) such other obligations contemplated
or permitted by or pursuant to these Policies; and

(c) until the giving of notice under Paragraph D.2 hereof, no IASB member or
Director shall have any formal or informal agreement, arrangement or
understanding, nor shall any IASB member or Director negotiate or initiate
discussion, with any person, to the effect that after termination of employment
with the Foundation or the IASB such IASB member or Director can or will
return to, or become affiliated with, an employer or business partnership, or
resume or enter into consulting or other similar arrangements; provided
however, that this subparagraph (c) shall not prohibit a leave of absence or
lectureship from an educational institution of a Director or IASB member who
is an academician, provided it does not interfere with his or her ability to carry
out his or her duties.

[*Bona fide pension, retirement, group file, health or accident insurance, profit sharing, stock
bonus, or other employee welfare or benefit plans maintained by a former employer, business
partnership or client.]
IASB members and Directors should also be sensitive to the possibility that material financial or other arrangements involving their spouse or family members* might affect or reasonably create the appearance of affecting their independence or objectivity.

3. Investments

Investments, including the owning or holding of securities, real estate commodities, commodity futures, options, and other property held for personal investment purposes, by IASB members, Directors, and their spouses and family members are not prohibited by these policies. Nevertheless, IASB members and Directors (and spouses and family members over whom IASB members or Directors can or do exercise control) should avoid becoming involved in burdensome or overly speculative commitments that have the potential for unreasonable demands on time, worry, or financial embarrassment.

IASB members and Directors should at all times be mindful of the public character of their responsibilities and should take care to avoid, and wherever possible take steps as may be reasonably practicable in the circumstances to minimize financial involvement which might affect or reasonably create the appearance of affecting their independence or objectivity. With regard to the foregoing, IASB members and Directors shall consult with the Executive Director (or Director of Operations) at the earliest possible time if they feel that they, their spouse or family members may have a direct financial interest or a material indirect financial interest, or other relationship, which might affect or reasonably create the appearance of affecting their independence or objectivity. The Executive Director (or Director of Operations) may determine the need to consult or refer the issue to the Trustees’ Executive Committee.

IASB members and Directors also should at all times be mindful that in the course of their professional activities they may obtain knowledge of confidential information which, if publicly disclosed, might affect the market price or value of particular securities or investments. IASB members and Directors have an obligation to avoid using such information to secure benefits for themselves or others, and to refrain from engaging in transactions on the basis of such information.

4. Outside Activities

IASB members and Directors are expected to devote their full business time to the activities of the Foundation and the IASB, and shall not engage in any outside activity that interferes with the performance of their duties to the Foundation or IASB.

Further, and except as permitted by these Policies or with prior approval of the Trustees’ Executive Committee, no Member or Director may be affiliated as a partner (other than investing in investment vehicles), director, trustee, officer, employee, agent or consultant with respect to any organization, other than:

[*For purposes of these Policies, a “family member” shall be deemed to mean any minor child of the IASB member or Director or of the spouse of such IASB member of Director, and any relative of such IASB member, Director or spouse sharing such IASB member’s or Director’s home.]
in noncompensatory capacities with non-profit organizations; and

(ii) as directors or officers of closely-held family or personal holding companies, or as executors, administrators, guardians, trustees of inter vivos or testamentary trusts, custodians for minors or in similar representative capacities; provided, however, that no IASB member or Director shall have any of such affiliations in (i) or (ii) which might reasonably be viewed as interfering to any material degree with devoting full business time to the performance of duties to the Foundation and the IASB, or which might reasonably be viewed as contrary to paragraph C.1 hereof.

5. **Non-Public Information**

IASB members and Directors shall not, directly or indirectly, use or otherwise place themselves in a situation to benefit personally from or, directly or indirectly, disclose or make available to others (other than as required by their employment and duties), any information which might be regarded as material relating to the functions or activities of the Foundation, the IASB or the IFRS Advisory Council, obtained in the course of their employment and which has not been released or announced or otherwise made available publicly.

6. **Speeches and Publications**

IASB members and Directors may make speeches and write for publication, and may accept reimbursement for out-of-pocket expenses incurred in connection with any such speech or writing, but any fees, honoraria, royalties or other like payments in connection therewith shall be remitted or paid over to the Foundation. Notwithstanding the foregoing, IASB members and Directors may receive royalties and other like payments in respect of writings completed prior to commencement of their employment relationship with the Foundation or the IASB.

7. **Gifts, Entertainment, and Other Things of Value. (see Anti-Bribery Policy for further details)**

No IASB member or Director shall, directly or indirectly, solicit or accept any valuable gift, gratuity, favor, entertainment, service or any other thing of monetary value from any person who has interests that may be affected materially by the performance or non-performance of such IASB member’s or Director’s official duties. Notwithstanding the foregoing, this rule shall not prohibit receipt of items of the foregoing character on an occasional basis which have a monetary value of less than £100 (or the equivalent of), and shall not apply: (i) when the circumstances are clear that family or social relationships, rather than the positions of business of the persons concerned, are the motivating factors; (ii) when free food and refreshments are offered on a purely family or social occasion or in the ordinary course of a meeting or other business where attendance is proper; (iii) to mementos, souvenirs or awards, advertising or promotional material (such as pens, pencils, notepads, calendars and other such items), and technical writings and other such materials; and (iv) where rejection of an offer would undermine continuing professional relationships and the Executive Director (or Director of Operations) has provided authorization.
D. **Personal Procedures**

1. **Removal and Involuntary Termination**

Section 3 of Article V of the 2013 By-Laws of the Foundation provides that an IASB member may be removed from office by the vote of a simple majority of all Trustees then serving, by reason of poor performance, misbehavior, incapacity, or other failure to comply with contractual requirements.

Violations by an IASB member or Director of the General Policy or a Rule of Conduct set forth above may, in the discretion of the Trustees, or, in the case of Directors, the Executive Director, be deemed to be conduct detrimental to the purposes or repute of the IASB and constitute grounds for removal or involuntary termination, subject to the requirements of employment legislation.

2. **Retirement, Resignation and Voluntary Termination**

In view of the importance and public significance of the powers, functions and activities of the IASB, and in order to permit a thorough review and investigation of possible replacements or successors, the Trustees expect that IASB members considering retirement, resignation, or voluntary termination of their appointment, prior to the expiration of their term or at the expiration of their term if eligible for reappointment, will so advise the Chair of the IASB and the Chair of the Trustees at the earliest possible date, and in any event before negotiating or initiating discussions with respect to any future employment, business partnership, consulting or similar arrangement.

Similar Considerations apply to Directors. Thus, the Trustees expect that Directors considering retirement, resignation or voluntary termination of employment will so advise the Executive Director at the earliest possible date and, except in the case of academicians on leave of absence from educational institutions, in any event before negotiating or initiating discussions with respect to any future employment, business partnership, consulting or similar arrangement.

3. **Disqualification**

If at any time an IASB member or Director should feel that such IASB member or Director, or such IASB member’s or Director’s spouse or a family member, may have a direct financial interest or a material indirect financial interest, or other relationship, which might affect or reasonably create the appearance of affecting such IASB member’s or Director’s independence or objectivity in respect of the Foundation and the IASB or their purposes, functions or current activities, then such IASB member or Director shall, at the earliest possible time, disclose such circumstances and all pertinent facts to one or more members of the Trustees’ Executive Committee, be available as requested for consultations with the committee as to such circumstances and facts, and file with the Committee such data as the Committee shall reasonably request. Any decision which results in disqualification from a vote or from specific functions or activities shall be communicated at the earliest possible time to the
Committee, the Chair, and the individual involved, as the case may be. Notification at the earliest possible time is particularly important if disqualification involves a vote on the issuance of an exposure draft, a final Statement, or a proposed or final Interpretation. Notwithstanding disqualification from voting, an IASB member may nevertheless continue to participate in public hearings and otherwise during the research, discussion and deliberative periods.

4. **Trustees’ Executive Committee**

As contemplated by Section 7 of Article III of the By-Laws of the Foundation and as stated above, the Trustees’ Executive Committee has been charged with considering, among other things, matters arising under these Policies, including consultations with IASB members and Directors in respect of possible disqualification from a vote or from specific functions or activities. This Committee will report periodically to the Trustees as they may require, and is free to consult with the Trustees at any time at the Committee’s discretion. The Committee may, in its discretion, permit specific exceptions from one or more of the requirements of these Policies if, in the judgment of the Committee, such exception would not affect or reasonably create the appearance of affecting the independence or objectivity of any IASB member or Director and would not otherwise be contrary to Paragraph C.1 hereof.

5. **Information Reports Concerning Members and Directors**

Until further notice by the Trustees or the Committee referred to above, IASB members and Directors shall report certain periodic information and data with respect to securities investments and other personal activities by completing and submitting the attached Report and related Schedules. No information contained in any such Reports or Schedules shall be deemed to create any adverse presumption as to the independence or objectivity of the responding IASB member or Director.

Disclosure reports for IASB members will be available to the Executive Committee of the Foundation, and the Executive Director of the IFRS Foundation and the Director of Operations, and will be treated as strictly confidential in accordance with the requirements of the Data Protection Act 1998 (as amended).