ARMS Conflict of Interest Policy

**POLICY**

Last amended

Executive Committee Endorsement 19 June 2015

Proposed Review Date June 2017

Related Documents ARMS Bylaws and Constitution, ARMS Procurement Guidelines for the Purchase of Goods and Services, ARMS Social Media Guidelines, ARMS Communication Policy (currently in draft)

**DEFINITIONS**

For the purposes of this Policy, the following definitions apply:

ARMS Executive means Office Bearer and Committee Members.

Awards and Scholarships mean any awards or scholarships offered by the Society.

Interested Persons means employees of ARMS, including paid consultants, volunteers (including Office Bearers and Committee members, Convenors of Standing Committees, Chapters and Special Interest Groups, Members of the Accreditation Council, other ad-hoc committees established by the Society and members).

Non-Executive Committee Meeting means any meeting of the Society, excluding the ARMS Executive such as Accreditation Council, Standing Committee, Chapter Committees, Special Interest Group meetings and other ad-hoc committees, formed as required.

Paid Consultant means someone paid by the Society at a market rate to undertake a detailed body of work for a specified period.

Society means ARMS.

Sponsors mean those external organisations that have entered into a sponsorship arrangement with ARMS.

Volunteer means a person who enters into any service of their own free will, or who offers to perform a service or understanding free of payment apart from payment reimbursement for approved expenses.

**PURPOSE OF POLICY**

The ARMS Strategic Plan 2020 states that the Society values “A stronger, vibrant research sector in the region; high standards of research governance, including the protection of integrity and ethics of
research; and the profession of research management as integral to the research endeavour”. ARMS recognises the need to operate within these values and ensure that:

- It is apolitical, performing its functions in an impartial and professional manner;
- It demonstrates the highest ethical standards; and
- It delivers services to its members fairly, effectively, impartially and courteously and is sensitive to their diversity.

SCOPE
The scope of this policy includes:

- Communicate the Society’s position on conflict of interest to all Interested Persons; and
- Providing examples of situations which may constitute a conflict of interest or might be perceived to exist.

POLICY PRINCIPLES
In all interactions with ARMS, Interested Persons must always observe high standards of ethical behavior and avoid any activity or interest that might reflect adversely upon the ARMS brand. Interested Persons have an obligation to avoid unacceptable ethical, legal, financial or other conflict of interest and to ensure that their activities and interests do not conflict with their obligations to, or the welfare of, ARMS. All interested Persons must not make improper use of inside information, their duties on all committees of the Society, status, power or authority, in order to gain, or seek to gain, a benefit or advantage.

AREAS IN WHICH CONFLICT OF INTEREST MAY ARISE
The following are some examples of, but not limited to, situations where a conflict of interest may arise:

- Interested Persons who may have a material personal interest in a matter being considered at an ARMS committee meeting. Examples may include Executive meeting, Chapter Committee meeting, Accreditation Council meeting, Conference Organising/Programme Committee meetings;
- Payment for services carried out by Interested Persons, excluding reimbursements for approved out of pocket expenses;
- Decisions regarding suppliers, customers and other persons in respect of the selection and/or ongoing dealings related to doing or seeking to do business with ARMS;
- Holding positions on boards, shareholdings or ownership of other companies, organisations or businesses or membership with an organisation that comes into serious competition with ARMS;
- Close personal relationships with other Interested Persons when negotiating a transaction or arrangement;
- Acceptance of benefits (gifts, entertainment, travel, accommodation expenses etc.) for personal gain;
- Use of ARMS facilities or financial resources for personal benefit or the benefit of a third party. Examples may include unauthorised use of training materials or the content of such materials where the Society owns the intellectual property.

PROCEDURES FOR DEALING WITH CONFLICT OF INTEREST

ARMS Executive Committee Decision Making
Section 10 of the ARMS Constitution and ARMS By-Laws 7 deals with the procedures relating to the management of conflict of interest raised during a meeting of the Executive. Member of the Executive have a fiduciary duty to exercise expertise and discretion and to act in the best interest of all ARMS members.
Any member of the ARMS Executive who has a material personal interest in a matter being considered at the committee meeting must, as soon as the member becomes aware of his or her interest in the matter, disclose the nature and extent of that interest to the Committee at the commencement of the meeting. If in doubt, it is best to acknowledge possible conflict of interest. Where such a conflict of interest is disclosed, the Chair is responsible for determining what action shall be taken and whether there is a perceived conflict of interest and will, when a conflict of interest has been identified:

- Request the Committee member to leave while the item of business is being discussed; or
- Request the Committee member to abstain from voting and or contribute in any way to the discussion.

Ultimately, it is the Chair’s responsibility to determine whether there is an actual or perceived conflict. This must be recorded in the minutes of the meeting to ensure transparency and to ensure that any conflicts raised will withstand scrutiny.

The requirements of By-Law 7 also apply to members of all other Non-Executive Committee meetings or any other sub-committee of the Society.

**Financial Benefits such as payment to Volunteer**
ARMs is a not for profit Society and does not pay its Volunteers for the services they provide, except for any approved out-of-pocket expenses which they may incur as a result of their contributions (refer to ARMS Bylaw 2). However, the exception will be paid consultants who are contracted to undertake an approved body of work and whose expense recovery shall be clearly articulated in an agreement with ARMS.

**Awarding and Management of Awards and Scholarships**
Paid employees of the ARMS Executive Office are ineligible to apply for Awards and Scholarships. However, paid consultants who are ARMS members and have been commissioned to carry out short term projects for the Society will be eligible to apply but will not be able to reference any of the work undertaken for the Society within their application.

**Close Personal Relationships**
The existence of a close personal relationship can potentially create a disadvantageous situation. In such instance, the relationship must be disclosed by the Interested Person(s) as well as any potential conflict of interests.

**Public Comment**
In some circumstances, public comment by an Interested Person could raise questions of conflict of interest in regard to perceived personal view rather than a Society value. In such instances, ARMS will refer to the Social Media and Communications Policy for further guidance.

**Documents**
Where Interested Persons have access to official ARMS documents and information obtained in the course of either their employment or their dealings with ARMS, they need to be aware of and maintain confidentiality and privacy of that information in order to protect the individuals involved or intellectual property rights of the Society. An example may include, but is not limited to, where a person has been commissioned to write the content for an ARMS training document and then uses this information for their own personal use, without the consent of the Society.

**Use of ARMS Facilities and Other Resources for Personal Gain.**
Interested Persons are expected to use the facilities and other resources provided by ARMS, carefully, honestly and to be transparent in their dealings. Such resources shall not be used for personal benefit. Examples where a conflict may occur is where Interested Person acting on behalf of the Society has
made an unauthorized travel arrangement which may be perceived for personal gain. Members of the Society must always put forward a written case and obtain pre-approval for any travel arrangements using the pre-approval form available on the ARMS website.

**DUTY TO DISCLOSE**
All members of the ARMS Executive Committee and Non-Executive Committees committee have a duty to disclose any actual or possible conflict of interest to the respective Chair of the Committee.

**BREACH OF CONFLICT OF INTEREST POLICY**
If there is reason to believe an Interest Person has failed to disclose actual or possible conflict of interest, the ARMS President (or delegate) shall inform the member of the basis for such belief and afford her/him an opportunity to explain the alleged failure to disclose.

If after hearing the Interested Person’s response and after making further investigation as warranted by the circumstances, the matter will be reviewed by a sub-group of the ARMS Executive who will determine whether the member has failed to disclose an actual or possible conflict of interest, it shall take appropriate disciplinary and corrective action which could include, but is not limited to, termination of appointment (if paid employee or contractor) or cancellation of membership, to be determined on a case by case basis by the sub-group of the ARMS Executive.

**Version Control**

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