



ONTARIO JIU JITSU ASSOCIATION

Conflict of Interest Policy. – 2017

Ontario Jiu Jitsu Association

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www.ontariojiujitsu.ca

Conflict of Interest

ARTICLE I

PURPOSE

The purpose of this Board conflict of interest policy is to protect MTO's interests when it is contemplating

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The purpose of this Board conflict of interest policy is to protect MTO's interests when it is contemplating
entering into a transaction or arrangement that might benefit the private interests of an officer or director of
MTO or might result in a possible
excess benefit transaction.
This policy is intended to supplement, but not replace, any applicable
provincial
and federal laws governing
conflicts of interest applicable to non
profit organizations.
This polic
y is also intended to identify "
independent" di
rectors.
ARTICLE II
DEFINIT
IONS
INTERESTED PERSON
Any director, principal officer, or member of a committee with governing board
delegated powers, who has a direct or indirect financial interest, as defined below, is an interested person.
FINANCIAL INT
EREST
A person has a financial interest if the person has, directly or indirectly, through
business, investment, or family:
An ownership or investment interest in any entity with which MTO has a transaction
or arrangement;
A compensation arrangement with
MTO or with any entity or individual with which MTO h
as a transaction or
arrangement;
or
C.
A potential ownership or investment interest in, or compensation arrangement with, any entity or individual
is negotiating a transaction or arrangement.
Compensation includes direct and indirect remuneration as well as gifts or favors that are not insubstantial.
A financial interest is not necessarily a conflict of interest. A person who has a financial interes
conflict of interest only if the Board or Executive Committee decides that a conflict of interest exists, in
accordance with this policy.
INDEPENDENT DIRECTOR
A director shall be considered "independent" for the purposes of
this policy if he
or
she
is not, and has not been for a period of at least three years, an employee of MTO or any entity in which MTO
has a financial interest;
does not directly or indirectly have a significant business relationship with MTO, which might affect
independenc
e in decision
making;
is not employed as an executive of another corporation where any of MTO's executive officers or employees
serve on that corporation's compensation committee; and
does not have an immediate family member who is an executive officer or
employee of MTO or who holds a
position that has a significant financial relationship with MTO
ARTICLE III
PROCED
URES
DUTY TO DISCLOSE
In connection with any actual or possible conflict of interest, an
interested person must
disclose the existence of
the financial interest and be given the
opportunity to disclose all material facts to the
Board or Executive Committee.
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RECUSAL OF SELF

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Board or Executive Committee.
RECUSAL OF SELF
Any director may recuse himself or herself at any time from involvement
in any decision or
discussion in which the dir
ector believes he or she has or may have a
conflict of interest, without going through
the process for determining whether a conflict of
interest exists.
DETERMINING WHETHER
A CONFLICT OF INTERE
ST EXISTS
After disclosure of the financial
interest and all
material facts, and after any discussion with the interested person, he/she shall
leave the Board or Executive
Committee meeting while the determination of a conflict of
interest is discussed and voted upon. The remaining
Board or Executive Committee memb
ers
shall decide if a conflict of interest exists.
PROCEDURES FOR ADDRE
SSING THE CONFLICT O
FINTERES
Т
An interested person may make a presentation at the Board or Executive Committee
meeting, but after the
presentation, he/she shall leave the meeting
during the
discussion of, and the vote on, the transaction or
arrangement involving the possible
conflict of interest.
The Chairperson of the Board or Executive Committee shall, if appropriate, appoint a
disinterested person or
committee to investigate alt
ernatives to the proposed
transaction or arrangement.
After exercising due diligence, the Board or Executive Committee shall determine
whether MTO can obtain
with reasonable efforts a more advantageous transaction or
arrangement from a person or entity tha
t would
not give rise to a conflict of interest.
If a more advantageous transaction or arrangement is not reasonably possible under
circumstances not
producing a conflict of interest, the Board or Executive Committee
shall determine by a majority vote of t
he
disinterested directors whether the
transaction or arrangement is in MTO's best interest, for its own benefit,
and whether
it is fair and reasonable. In conformity with the above determination, it shall make its
decision as
to whether to enter into the
transaction or arrangement.
VIOLATIONS OF
THE CONFLICTS OF IN
TEREST POLICY
If the Board or Executive Committee has reasonable cause to believe a member has
failed to disclose actual
or possible conflicts of interest, it shall inform the member of
the basis
for such belief and afford the member
an opportunity to explain the allege
failure to disclose.
If, after hearing the member's response and after making further investigation as
warranted by the
circumstances, the Board or Executive Committee determines t
member has failed to disclose an actual or
possible conflict of interest, it shall take
appropriate disciplinary and corrective action.
ARTICLE IV
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RECORDS

OF PROCEEDINGS

The minutes of the Board and all committees with board delegated powers shall con

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RECORDS
OF PROCEEDINGS
The minutes of the Board and all committees with board delegated powers shall con
tain:
he names of the persons who disclosed or otherwise were found to have a financial
interest in connection with
an actual or possible conflict of interest, the nature of the
financial interest, any action taken to determine
whether a conflict of inter
est was
present, and the Board's or Executive Committee's decision as to whether a
conflict of
interest in fact existed.
The names of the persons who were present for discussions and votes relating to the
transaction or arrangement,
the content of the disc
ussion, including any alternatives to
the proposed transaction or arrangement, and a
record of any votes taken in
connection with the proceedings.
ARTICLE V
COMPENSA
TION
A voting member of the Board who receives compensation, directly or indirectly,
from MTO for services is
precluded from voting on matters pertaining to that
member's compensation.
A voting member of any committee whose jurisdiction includes compensation matters
and who receives
compensation, directly or indirectly, from MTO for servic
es is
precluded from voting on matters pertaining to that
member's compensation.
No voting member of the Board or any committee whose jurisdiction includes
compensation matters and who
receives compensation, directly or indirectly, from
MTO, either individ
ually or collectively, is prohibited from
providing information to
any committee regarding compensation.
AŘTICLE VI
ANNUAL
STATEMENTS
Each director, principal officer and member of a committee with Board delegated powers
shall annually sign a
statement w
hich affirms such person:
a.
Has received a copy of
the conflict of interest policy;
b.
Has
read and understands the policy; and
Has agreed to comply with the policy
2.
Each voting member of the Board shall annually sign a statement which declares whether
such
person is an
independent director.
If at any time during the year, the information in the annual statement changes materially, the
director shall
disclose such changes and revise the annual disclosure form.
The Executive Committee shall regularly and consi
stently monitor and enforce compliance
with this policy by
reviewing annual statements and taking such other actions as are
necessary for effective oversight.
ARTICLE VII
PERIOD
IC REVIEWS
To ensure MTO operates in a manner consistent with
its organizatio
nal goals
, periodic reviews shall be conducted. The
periodic reviews shall, at a minimum, include the following subjects:
Whether compensation arrangements and benefits are reasonable, based on competent
survey information (if
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Whether compensation arrangements and benefits are reasonable, based on competent survey information (if reasonably available), and th ult of arm's length bargaining; and he names of the persons who disclosed or otherwise were found to have a financial interest in connection with an actual or possible conflict of interest, the nature of the financial interest, any action taken to determine whether a conflict of inter est was present, and the Board's or Executive Committee's decision as to whether a conflict of interest in fact existed. The names of the persons who were present for discussions and votes relating to the transaction or arrangement, the content of the disc ussion, including any alternatives to the proposed transaction or arrangement, and a record of any votes taken in connection with the proceedings. ARTICLE V **COMPENSA** TION A voting member of the Board who receives compensation, directly or indirectly, from MTO for services is precluded from voting on matters pertaining to that member's compensation. A voting member of any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from MTO for servic precluded from voting on matters pertaining to that member's compensation. No voting member of the Board or any committee whose jurisdiction includes compensation matters and who receives compensation, directly or indirectly, from MTO, either individ ually or collectively, is prohibited from providing information to any committee regarding compensation. ARTICLE VI **ANNUAL STATEMENTS** Each director, principal officer and member of a committee with Board delegated powers shall annually sign a statement w hich affirms such person: Has received a copy of the conflict of interest policy; read and understands the policy; and Has agreed to comply with the policy Each voting member of the Board shall annually sign a statement which declares whether such person is an independent director. If at any time during the year, the information in the annual statement changes materially, the director shall disclose such changes and revise the annual disclosure form. The Executive Committee shall regularly and consi stently monitor and enforce compliance with this policy by reviewing annual statements and taking such other actions as are necessary for effective oversight. ARTICLE VII **PERIOD** IC REVIEWS To ensure MTO operates in a manner consistent with its organizatio nal goals

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IRECTOR AND OFFICER
ANNUAL CONFLICT OF I
NTEREST STATEMENT
DIRECTOR/OFFICER INFORMATION
Name:
Position Held:
Are
you a voting director of Muay Thai Ontario?
Yes
No
Are you an Officer of Muay Thai Ontario?
Yes
No
I AFFIRM THE FOLLOWING
I have received
I have received a copy of the MTO Conflict of Interest Policy
Initial:
I have read and understand the policy.
I agree to comply with the policy.
Initial:
CURRENT CONFLICT OF INTEREST
Do you have a financial interest (current or potential), including a compensation arrangement, as
defined in the Conflict of Interest policy with
MTO
Yes
No
If yes,
please describe it
If yes, has the financial interest been disclosed, as provided in the Conflict of Interest
policy
Yes
No
PAST CONFLICT OF INTEREST
In the past, have you had a financial interest, including a compensation arrangement, as defined
the Conflict of Interest policy with
MTO?
Yes
No
If yes, please describe it, including when (approximately)
If yes, has the financial interest been disclosed, as provided in the Conflict of Interest
policy?
Yes
No
INDEPENDENCE
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No
INDEPENDENCE
Are you an
independent director, as defined in the Conflict of Interest policy?
Yes
No
If you are not independent, why?
Director Signature
Date (MM/DD/YYYY)
EXECUTIVE COMMITTEE REVIEW

Executive Officer's

Name:

Executive Officer

's Signature:

Date: