I. **PURPOSE**

The proper operation of democratic government requires that public officials and employees be independent, impartial, and responsible to the people; that government decisions and policy be made in the proper channels of the governmental structure; that public office not be used for personal gain; and that the public have confidence in the integrity of its government. In recognition of these goals the Board of Directors adopts policies related to conflicts of interest and fiduciary duty for all officials and employees whether elected or appointed, paid or unpaid. The purpose of this policy is to establish ethical standards of conduct for all such officials and employees by setting forth those acts or actions that are incompatible with the best interest of the Minneapolis Public Schools and by directing disclosure by such officials and employees of private financial or other interests in matters affecting the Minneapolis Public Schools.

II. **GENERAL STATEMENT OF POLICY**

A. This policy establishes minimum standards of conduct for public officials, employees and other district personnel. Failure to meet these standards shall subject the actor to disciplinary action.

B. **Responsibilities of Public Office.** Public officials and employees are agents of public purpose and hold office for the benefit of the public. Their conduct in both their official and private affairs should be above reproach. They must avoid misconduct, apparent or real. They are bound to:

1. uphold the Constitution of the United States and the Constitution of this State;
2. carry out impartially the laws of the nation, state, and school district; and
3. discharge faithfully the duties of their office regardless of personal considerations, recognizing that the public interest must be their primary concern.

C. **Dedicated Service and Fiduciary Duty.**

1. All public officials of the school district shall be loyal to the district and its mission and goals, and the programs developed to attain those objectives.
2. All employees of the district shall be loyal to the district, its mission and goals, and the program developed to attain those objectives.
3. Appointed officials and employees should adhere to the rules of work and performance established as the standard for their positions by the appropriate authority.
4. Public officials and employees and other district personnel may not exceed their authority or break the law or ask others to do so, and they should work in full
cooperation with other public officials and employees unless prohibited from so doing by law or by officially recognized confidentiality of their work.

5. Public officials and employees and other district personnel shall not disclose any confidential or private, nonpublic, educational or employee data during their term of appointment, election or employment and shall likewise refrain from disclosing any private educational or employee data after their term of election or appointment, or employment has ended unless permitted by law.

6. Public officials, employees and other district personnel shall not disclose or use any confidential, private, nonpublic, privileged or proprietary information gained by reason of their employment, election or appointment by or to the District other than in the course of their duties. Such a prohibition shall continue after the term of their election, appointment or employment ends.

7. Public officials and employees shall manage the assets both real and personal of the district with highest integrity, and exercise any discretionary powers they may have for the benefit of the District with the care a reasonably prudent person would do.

8. Employees must accept employment with the district as their primary employment, unless otherwise agreed to at the time of their hiring, and shall prefer the needs of their employment with the district over the needs of any additional employment they may have. Further, employees shall not engage in any work, paid or unpaid, incompatible with their employment at the district.

D. Fair and Equal Treatment.
1. No public official or employee shall grant any special consideration, treatment, or advantage to any citizen beyond that which is available to every other citizen.
2. Schools, programs and departments may enter into partnerships with corporate or business citizens to promote civic engagement, sponsorship of district activities or support of academic programs. Such partnerships shall not imply preference or endorsement of or for the services or products of those corporate or business partners. Any such partnerships are subject to the terms of this policy.

E. Conflicts of Interest.
1. No public official or employee shall engage in any business or transaction or shall have a financial or personal interest, direct or indirect, which is incompatible with the proper discharge of his or her official duties in the public interest or would tend to impair his or her independence of judgment or action in the performance of his or her official duties.
2. “Personal interest” may be defined as an interest arising from:
   a. blood or marriage relationships;
   b. domestic partnerships;
   c. status of dependent of the person;
   d. membership in the same household;
   e. close business or political associates.
3. Conflicts of interest include but are not limited to:
F. **Use of Position for Influence**

1. **Recommendations.**
   a. School personnel shall not make recommendations for a provider of professional services. School personnel may be asked by parents to recommend providers; this is particularly true of health care staff, who may be asked to recommend a physician, a dentist, or an optometrist. School personnel shall not make such recommendations.
   b. Employees may prepare and distribute lists of professional organizations or providers of professional services available in the region for the purposes of informing parents, but shall make no evaluation of the services or organizations, and shall not indicate a preference for any of them.
   c. Persons making requests for referrals to providers should be directed to the proper professional association for advice.

2. **Politics.** The District recognizes and encourages the rights of its employees, as citizens, to engage in political activity, with the following restrictions:
   a. No employee of the school district shall solicit support of any political candidate, partisan or non-partisan, during regular work hours or on school property.
   b. No employee of the school district shall solicit support of any referendum issue not directly related to public education, during regular work hours, or on school property.
   c. No employee may use the name of the district, or any school, department or program to support any political candidate, ballot proposition or referendum.
   d. No resources of the district may be used to support any political candidate, partisan or non-partisan, or any ballot proposition or referendum not directly related to public education.
III. APPLICABILITY
   A. This policy applies to all Minneapolis Public Schools
      1. officials,
      2. employees,
      3. contractors on district premises,
      4. council and advisory council members, and
      5. site based council members.

   B. This policy applies to all persons, whether
      1. elected, appointed, employed, or supplying goods or services to the district under contract,
      2. paid or unpaid,
      3. engaged in any activity on behalf of the Minneapolis School District including activities at every school, department or program of the District.

   C. When a public official or employee has doubt as to the applicability of a provision of this policy to a particular situation, he or she should submit the question to the General Counsel’s Office for review and determination of applicability. Questions may be made anonymously, in which case the General Counsel shall make such answer available to the appropriate persons subject to this policy. The General Counsel may make any question and response or guidance public.

IV. REPORTING SUSPECTED VIOLATIONS
   A. All employees, contractors, public officials or council members have a duty and obligation to report what they believe to be a violation of this policy.

   B. The report must be made to their supervisor or manager of the department or building concerned.

   C. In those instances in which the immediate supervisor is involved in the alleged violation, the report should be made to the person at the next highest supervisory level.

   D. In those instances which the complainant feels uncomfortable reporting the suspected violation to any of the aforementioned persons, that person may make a direct report to the Office of District General Counsel.

   E. Supervisors, Department Managers, Principals and Site Administrators will forward suspected violations of this policy to the General Counsel’s Office. Any employee may also make a report to the General Counsel’s Office.

   F. Suspected violations submitted in good faith and in an appropriate manner, whether or not further investigation substantiates the claim, will be free from retaliation in any form. The identity of complainants will be protected, within legal limits, and any
public official, employee or other district personnel who retaliate against them will be disciplined.

V. INVESTIGATION AND RESOLUTION OF SUSPECTED VIOLATIONS
A. The District General Counsel will promptly investigate alleged violations.
B. Those accused of suspected violations will be given an opportunity to respond.
C. The District General Counsel will prepare a report of the investigation.
D. If the investigation concerns the actions of an employee the report will be submitted to the manager or supervisor and Employee Relations with a copy to the Superintendent.
E. If the investigation concerns the actions of a non-employee or contractor, the report will be submitted to the appropriate supervisor of the person’s activities with a copy to the Superintendent.
F. Any discipline of an employee shall follow District policies, contracts and procedures, up to and including termination of employment.
G. Any discipline of a contractor may include termination of the contract.
H. Any discipline of an appointee to an advisory board or site council may include termination of the appointment.

VI. REFRAINING FROM ABUSE
Any complainant or witness who abuses the enforcement procedure by knowingly submitting false reports, claims, testimony or evidence will be subject to disciplinary action up to and including termination.

VII. RESPONSIBILITY
A. The Superintendent shall take the necessary steps to assure that all individuals are in compliance.
B. The Superintendent is authorized to promulgate regulations to implement this policy.

Legal References:
Minnesota Rules 3512.5200 (Code of Ethics for School Administrators)
Minnesota Rules 8700.7500 (Code of Ethics for Minnesota Teachers)

Cross References:
MPS Policy 1040 (Student and Staff Data Protection)
MPS Policy 1100 (Advertising in the Schools)
MPS Policy 1050 (Media Relations)
MPS Policy 1301 (Community Partners)
MPS Policy 1302 (Corporate Involvement in Schools)
MPS Policy 1320 (Board of Directors Advisory Committees)
MPS Policy 1450 (Volunteers)
MPS Policy 1692 (Shared Leadership for Continuous Improvement)
MPS Policy 2305 (Superintendent Advisories)
MPS Policy 3313 (Vendor Relations)
MPS Policy 3327 (Payment for Food and Drink)
MPS Policy 3330 (Travel Expense: Employee)
MPS Policy 3331 (Travel Expense: Non-employee)
MPS Policy 4000 (Equal Employment Opportunity)
MPS Policy 8505 (Director Travel)
MPS Policy 8510 (Conflict of Interest)