**SLIPPERY ROCK UNIVERSITY**

**Financial Conflict of Interest Policy**

**A) Purpose**

Conducting high quality research and instructional activities is integral to the primary mission of Slippery Rock University of Pennsylvania. Active participation by faculty and other employees in external activities that enhance their professional skills or constitute public service can be beneficial to the University as well as the individual.

The purpose of this policy is to provide the members of this academic community with a framework to promote quality and objectivity in research by establishing standards to ensure that the design, conduct or reporting of research will not be biased by any conflicting Financial Interests of an Investigator.

The policy provides a framework to manage, reduce or eliminate Financial Conflicts of Interest in research, education, and service activities. This policy protects the credibility and integrity of faculty and staff, so that public trust and confidence in the sponsored activities are ensured. It is also intended that any such action be in accordance with applicable federal and state law as well as Collective Bargaining Agreements.

**B) Scope**

This policy applies to all University employees defined as an Investigator.

In accordance with federal regulations, the University has a responsibility to manage, reduce, or eliminate any actual or potential Financial Conflicts of Interest that may be presented by a Significant Financial Interest of an Investigator. Thus, the University requires that Investigators disclose any Significant Financial Interest that may present an actual or potential Financial Conflict of Interest with a sponsored project.

**C) Definitions**

*Business Enterprise or Entity*: Any person or entity or organization, or any combination of one or more of them. A business entity includes, but is not limited to, a sole proprietorship, partnership, association, joint venture, corporation, firm, trust, foundation, or other organization or entity used in carrying out a business, including parent organizations of such entities or any other arrangement in which an entity operates through a subsidiary.

*Collective Bargaining Agreement (CBA):* The agreements between the Association of Pennsylvania College and University Faculties (APSCUF) and the Pennsylvania State System of Higher Education (PASSHE) or any other applicable CBA covering PASSHE employees.

*Financial Conflict of Interest*: A Significant Financial Interest that the University reasonably determines could directly affect the design, conduct, or reporting of research.

*Financial Interest*: Anything of monetary value, whether or not the value is readily ascertainable.

*Immediate Family*: Spouse and dependent children of the Investigator.

*Intellectual Property*: Any term used to describe the patents, copyrights, mask work protection, trade secrets, and plant variety protection certificates, which cover, or pertain to, inventions.

*Institution*: Any entity or organization that is applying for or receives external funding.

*Institutional Official:* The Institutional Official may be the Provost or official designees. A committee may assist with this function at the discretion of the University Provost. The Institutional Official determines that a Significant Financial Interest could directly and significantly affect the design, conduct, or reporting of the proposed sponsored project. The Institutional Official shall determine what conditions or restrictions, if any, should be imposed by the Institution to manage actual or potential conflicts of interest arising from disclosed Significant Financial Interests.

*Institutional Responsibilities*: The Investigator’s professional responsibilities on behalf of the Institution, which may include, for example, activities such as research, research consultation, teaching, advising, professional practice, institutional committee memberships, and service on panels such as Institutional Review Boards or Data and Safety Monitoring Boards.

*Investigator*: The principal Investigator, co-principal Investigator(s), project director, and any other person at the University who is responsible for the design, conduct, or reporting of research or educational activities funded by or proposed for funding by a Sponsor.

*PHS*: Public Health Service of the U.S. Department of Health and Human Services, and any component of the PHS to which the authority involved may be delegated, including the National Institutes of Health (NIH).

*PHS Awarding Component*: The organizational unity of the PHS that funds the research.

*Potential Financial Conflict of Interest:* Any outside activity, commitment, or interest that may reasonably give the appearance of adversely affecting, compromising, or being incompatible with the Institutional Responsibilities of the Investigator.

*Research*: A systematic investigation, study or experiment designed to develop or contribute to generalizable knowledge. The term encompasses basic and applied research and product

development. The term includes any such activity for which funding is available from a Sponsor through a grant or cooperative agreement.

*Resolution Plan***:** An action plan agreed to by the University and the Investigator, outlining the steps that must be taken by the Investigator and/or the University to manage or eliminate a Potential Financial Conflict of Interest situation.

*Significant Financial Interest:* A Financial Interest consisting of one or more of the following interests of the Investigator (and those of the Investigator’s spouse and dependent children) 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 twelve 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 twelve months preceding the disclosure, when aggregated, exceeds $5,000, or when the Investigator (or the Investigator’s spouse or dependent children) holds any equity interest (e.g., stock, stock option, or other ownership interest); or

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

For PHS-funded projects, investigators also must disclose 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 disclosure requirement does not apply to travel that is reimbursed or sponsored by a federal, state, or local government agency, an institution of higher education, an academic teaching hospital, a medical center, or a research institute that is affiliated with an institution of higher education.

Exclusions:

(a) Salary royalties, or other remuneration paid by the Institution to the Investigator if the

Investigator is currently employed or otherwise appointed by the Institution;

(b) Intellectual Property Rights assigned to the Institution and agreements to share in royalties related to such rights;

(c) Any ownership interest in the Institution held by the Investigator, if the Institution is a commercial or for-profit organization;

(d) 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;

(e) Income from seminars, lectures, or teaching engagements 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; or

(f) Income from service on advisory committees or review panels for a federal, state or local government agency, institution of higher education as defied 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.

*Sponsor*: Any non-University entity providing partial or full support of research or scholarly activity performed by University members utilizing University resources.

*University*: Slippery Rock University of Pennsylvania

**D) Policy**

It is the University’s policy that all Investigators disclose any Significant Financial Interest, and those of their Immediate Family, that may present an actual or potential Financial Conflict of Interest.

**Disclosure Requirements**

All Investigators are required to disclose their outside Financial Interests to the Institution prior to the time of application, annually, and an ad hoc basis, as described below. The Institutional Official is responsible for the distribution, receipt, processing, review and retention of disclosure forms.

**a. Disclosures at Application**

With sponsored projects, all Investigators specifically named in a proposal are required to report and disclose any Potential Financial Conflict of Interest prior to submission of the proposal to the

funding agency. The University reserves the right to not process grant proposals and

applications if all required disclosures are not submitted. Each Investigator is required to disclose any Significant Financial Interests, and those of their Immediate Family.

**b. Annual Disclosures**

All Investigators must disclose their Significant Financial Interests to the Institution on an annual basis.

**c. Ad hoc Disclosures**

In addition to disclosure prior to application and annual disclosure, certain situations require ad hoc disclosure. All Investigators must disclose any Significant Financial Interest they acquire during the course of the year, within thirty (30) days of discovering or acquiring the Significant Financial Interest. All new Investigators must disclose their Significant Financial Interest within thirty (30) days of their initial appointment to the Sponsor-funded project.

**d. Review of Disclosures**

A disclosed Significant Financial Interest will be reviewed by the Institutional Official for a determination of whether it constitutes a Financial Conflict of Interest. A Financial Conflict of Interest exists when the Institutional Official reasonably determines that a Significant Financial Interest could directly and significantly affect the design, conduct, or reporting of the proposed

sponsored project. If the Institutional Official determines there is a Financial Conflict of Interest, a Resolution Plan shall be established that details steps that must be taken to manage, reduce, or eliminate the Financial Conflict of Interest. The Resolution Plan must be determined prior to the expenditure of funds under the funded project. To address complex situations, oversight committees may be established by the Institutional Official to periodically review ongoing activity, to monitor the conduct of the activity, and to otherwise oversee compliance with the Resolution Plan.

**Reporting Requirements**

A Significant Financial Interest shall be reported to a Sponsor, based on the applicable regulations.

**Record Retention**

Financial Conflict of Interest related records shall be retained by the University per the Sponsor’s terms. The University will exert reasonable efforts to keep records secure. Sponsors have the right to review records pertaining to their awards. Investigators will be informed of any records requests from a federal Sponsor.

**Sanctions for Noncompliance**

In the event that an Investigator is found to have violated this policy or the terms of the Resolution Plan, the Institutional Official will recommend sanctions, which may include disciplinary action in accordance with the applicable CBA or existing University rule or regulation. If the violation results in a collateral proceeding under University policies regarding misconduct in research, then the Institutional Official shall defer a decision on sanctions until the misconduct in research process is completed. The Institutional Official’s recommendation on sanctions shall be presented to the Investigator's Dean or Division Administrator. The

Institutional Official shall then present recommendations to the President for enforcement of any

disciplinary action, as identified in the applicable CBA.

In addition, the University shall follow federal regulations regarding the notification of the sponsoring agency in the event that an Investigator has failed to comply with this policy or the terms of the Resolution Plan. The Sponsor may take its own action, as it deems appropriate, including the suspension of funding for the Investigator until the matter is resolved, or in more severe cases, suspension or debarment from all federal grants for a period of time specified by federal policy.

Specifically, for PHS-funded research, whenever a Financial Conflict of Interest is not identified or managed in a timely manner, including failure by the Investigator to disclose a Significant Financial Interest, failure by the Institution to review or manage a Financial Conflict of Interest, or failure to comply with the Resolution Plan, the Institution shall, within 120 days of the determination of noncompliance, complete a retrospective review of the Investigator’s activities and the project to determine bias in the design, conduct or reporting of such research.

If results of the retrospective review warrant, the University will update any previously submitted report to the PHS Awarding Component. If bias is found through retrospective

review, the University will notify the PHS Awarding Component promptly and submit a mitigation report in accordance with the PHS regulation.

In any case in which the U.S. Department of Health and Human Services determines that a PHS- funded research project of clinical research whose purpose is to evaluate the safety or effectiveness of a drug, medical device, or treatment has been designed, conducted or reported

by an Investigator with a Financial Conflict of Interest that was not managed or reported by the Institution as required by the regulation, the Institution shall require the Investigator to disclose the Financial Conflict of Interest in each public presentation of the results of the research, and to request an addendum to previously published presentations.

**Investigator Training for PHS-Funded Research Projects**

Each Investigator must complete training prior to engaging in research funded by a PHS Awarding Component, and at least every four (4) years thereafter. They must also complete training if: this policy is revised in a manner that affects requirements of Investigators; an Investigator is new to the PHS-funded research project; and/or an Investigator is not in compliance with the policy or Resolution Plan.

**Public Accessibility for PHS-Funded Research Projects**

Prior to the expenditure of any funds under a PHS-funded research project, the University will make publically accessible via a written response to any requestor within five (5) business days of a request, information concerning any Significant Financial Interest that meets the following criteria: 1) The Significant Financial Interest was disclosed and is still held by the Investigator;

2) A determination has been made that the Significant Financial Interest is related to the PHS- funded research; and, 3) A determination has been made that the Significant Financial Interest is a Financial Conflict of Interest.

The information to be made available shall be consistent with the requirements of the PHS regulations, and shall be retained for at least three (3) years from the date the information was last updated.

**Compliance of Subrecipients**

Collaborators, subgrantees and subcontractors from other institutions are required to either comply with this policy or provide certification that their institutions comply with federal policies regarding Investigator Significant Financial Interest disclosure and that their portion of the project complies with their institutional policies. When applicable, via a written agreement, the University will establish whether the subrecipient will follow the policy of the University or

the policy of the subrecipient. When applicable, the subrecipient must report Financial Conflicts of Interest to the University in sufficient time to allow the University to report to the Sponsor.

Subcontractors from commercial firms need not make a certification, except when the prime award is from PHS. PHS requires a certification from any subcontractor, including commercial firms, stating that it is in compliance with federal policies regarding Investigator Significant Financial Interest disclosure and that its portion of the project is in compliance with their company policies.

**Sources:**

 Pennsylvania State System of Higher Education, Conflict of Interest Model Policy

 Federal Demonstration Partnership, Model Financial Conflict of Interest Policy, 2012

 Indiana University of Pennsylvania, Policy for Financial Conflict of Interest in University

Research, 2012

 Title 42 Code of Federal Regulations (CFR) Part 50 Subpart F, Promoting Objectivity in

Research, 2011

 NIH, Checklist for Policy Development Related to the 2011 Revised Financial Conflict of Interest Regulation, Promoting Objectivity in Research, 2011

 NIH, Financial Conflict of Interest Presentation, June 2012

**E) Effective Date**

December 1, 2011

**F) Last Review**

November 2012