Conflict of Interest Management Policy

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1. **Introduction**

In line with the requirements of the General Code of Conduct for Authorised Financial Service Providers and Representatives (the Code), as amended, promulgated in terms of the provisions of the Financial Advisors and Intermediary Services Act 37 of 2002 (FAIS) the board of Sasria SOC Ltd (Sasria) adopted a conflict of interest management policy to ensure appropriate management of conflict of interest by the organisation. Sasria as a registered Financial Services Provider recognises its obligations to those whom it deals with, namely shareholders, employees, customers, suppliers, contractors, agents and the community at large and that Sasria should maintain the highest ethical standard when carrying out its obligations.

This policy is to be read with the Sasria tender procedure and process regarding procurement declarations. In this regard reference to the requirement to declare interests should be included in the tender process.

2. **Policy Statement**

Sasria is committed to avoiding, and where this is impossible, mitigating any conflict of interest that may arise between Sasria or its employees and its agent companies or intermediaries when rendering financial services in respect of special perils products that it offers to its clients/policyholders through its network of agents companies. Sasria further commits itself to conducting its business in a fair, ethical and honest manner in the interests of its stakeholders and the insurance industry.

3. **Regulatory Framework**

The regulatory framework for the Conflict of Interest Management Policy is provided by –

3.1 Financial Advisors and Intermediary Services Act 37 of 2002 (FAIS)

3.2 General Code of Conduct for Authorised Financial Service Providers and Representatives (issued in terms of FAIS)

3.3 Financial Services Board Notice 58 of 2010

3.4 Prevention and Combating of Corrupt Activities Act, 2004

3.5 Companies Act, 2008
3.6 Public Finance Management Act, 1999

3.7 King III Code on Corporate Governance, 2008

3.8 Board Charter of Sasria SOC Ltd

4. Purpose of this Policy

The policy is aimed at assisting Sasria, the board, managing executives and employees to identify and declare potential or actual conflicts of interest and to illustrate how to manage same.

The policy further aims to reduce the risk of damages or losses that may arise from unmanaged or undisclosed conflicts of interest. All Sasria employees must at all times be faithful to the company and ensure that they will not allow their personal interests to conflict with the interests of Sasria clients and / or agent companies.

5. Policy Implementation

5.1 Applicability of Policy

This policy applies to all Sasria employees including directors, permanent and temporary staff, agents, consultants and contractors and their immediate family members.

It is the responsibility of all employees to familiarize themselves with the contents of the policy and proactively seek guidance from the Compliance Officer in cases of uncertainty.

Sasria management are responsible to educate staff members within their respective areas of work on this policy.

5.2 What is Conflict of Interest?

5.2.2 Sasria adopts the statutory definitions set out in Board Notice 58 of 2010 – Financial Advisory and Intermediary Services Act (FAIS), 2002: Amendment of the General Code of Conduct for authorized Financial Services Providers and Representatives as follows -

“conflict of interest” means – Any situation in which a provider or a representative has an actual or potential interest that may, in rendering a financial service to a client, - (a) influence the objective performance of his, her or its obligations to that client; or (b) prevent a provider
or representative from rendering an unbiased and fair financial service to that client, or from acting in the best interests of that client, including but not limited to – (i) a financial interest; (ii) an ownership interest; (c) any relationship with a third party;

“financial interest” means – any cash, cash equivalent, voucher, gift, service, advantage; benefit; discount; domestic or foreign travel; hospitality; accommodation; sponsorship; other incentive or valuable consideration other than – (a) an ownership interest; training, that is not exclusively available to a selected group of providers or representatives, on – (i) products and legal matters relating to those products; (ii) general financial industry information; (iii) specialized technological systems of a third party necessary for the rendering of a financial service; but excluding travel and accommodation associated with that training;

“third party” means – A product supplier, another provider, an associate of a product supplier or a provider, a distribution channel and any other person who in terms of an agreement provides a financial interest to a provider or its representatives.

5.2.2 In light of the above Sasria or its representatives may only receive from, or offer to, its agent companies the following forms of financial interests: (a) commission as prescribed and authorised under the Short-Term Insurance Act 53 of 1998; (b) fees that are reasonably commensurate with the services rendered by its agent companies and authorised under the Short-Term Insurance Act 53 of 1998; (c) fees or remuneration for the rendering of service to a third party, which fees or remuneration are commensurate to the service being rendered; (d) offer subject to any other law, immaterial financial interest.

5.2.3 Sasria in the course of running its business acknowledges that it offers complex products and underwriting methodologies and philosophies of its different from its agent companies vary. Whilst the agent companies utilise Sasria’s underwriting methodologies as prescribed in its Sasria’s Regulations, Sasria is often confronted with agent companies’ employees or representatives who are not au fait with Sasria’s business model and underwriting. As such, Sasria will provide training interventions to agent companies on Sasria products and Claims management. Sasria undertakes no obligation to compensating agent’s employees or representatives for traveling and accommodation incurred as a result of attending training.

5.3 Mechanisms for Identifying Conflict of Interest
The test that must be applied to identifying or establishing conflict of interest entails the question whether the conflict or potential conflict of interests may influence or have a potential to influencing the Sasria employee or representative concerned’s judgment or objectivity when performing his or her duties.

5.4 Measures for Avoiding or Mitigating of Conflict of Interest
5.4.1 Employees are obliged to identify and disclose any situation where an actual or potential conflict of interest is identified.
5.4.2 Every Sasria employee who suspects an actual or potential conflict of interests has a responsibility to immediately disclose the matter or situation that may lead to conflict to his or her line manager.

5.4.3 Employees are required to annually declare, by end of May each year, conflicts of interests using the Sasria prescribed form for Declaration of Employees Interests.

5.4.4 The declaration referred to in 7.3 above has to be updated by 30 September of the same year.

5.4.5 In addition employees are required to declare interests on any items dealt with at meetings of all forums or committees they sit in as members or by invitation.

5.4.6 An employee is further required to update the Compliance Function in writing within thirty (30) days of registration of a new business by such employee.

5.4.7. The Compliance Officer shall keep and maintain a Conflict of Interest and Gifts Register.

5.4.7.1 The Gifts Register will be used to record and disclose any gifts received by Sasria employees and by Sasria as a company from another Financial Services Provider (FSP) as well as gifts given out by Sasria employees and by Sasria as a company to any FSP.

5.4.7.2 Employee must declare all gifts they receive from, or give out to, an FSP, or any other source or recipient, while in the employ of Sasria.

5.4.7.3 In terms of the FAIS General Code of Conduct the maximum value of a gift that can be received from or given out to an FSP should not exceed R1000.00 (One Thousand Rand) from or to the same party. A gift to the value of R1000.00 (immaterial financial interest) must still be authorized by the relevant Managing Executive.

5.4.7.4 The maximum value of a gift that can be received from a stakeholder other than an FSP or given out to an FSP should not exceed R5 000.00 (Five Thousand Rand) per person per gift per annum from or to the same party.

5.4.7.5 No gifts should be accepted from, or given out to, any party involved in a tender process with Sasria during the tender period that is from the time of drafting the request for proposals and up to at least 12 months after the tender period. If a gift was received or given 12 months before a tender period the employee concerned should make a special declaration of such gift as soon as they become aware of a tender process that has a potential of involving the party that gave or received a gift.

5.4.7.6 Any tax implications of a gift shall be of the recipient of the gift. All gifts should be declared to the South African Revenue Service (SARS).

5.4.7.7 Any undesirable gifts that are unethical or unacceptable in normal society or to Sasria should not be accepted or given out to stakeholders.

5.4.7.8 Receipt of gifts from, or giving of gifts to, undesirable sources such as competitors, criminals and other, is not allowed.

5.4.8 Where the interest that may manifest concerns ownership or is relating to a third party, the employee, upon identifying such interest shall:

5.4.8.1 Disclose and communicate to the Compliance Officer any ownership interests or relationships with the third party which may create a conflict of interest situation where employee’s judgment or objectivity when performing Sasria’s tasks is compromised.

5.4.8.2 The disclosure referred to above shall be made by all employees at regular intervals. In respect of new employees such disclosure shall be made at the commencement of employment with Sasria.

5.4.8.3 The disclosure in respect of all other employees shall be made on an annual basis.
Where conflict is imminent to decision making, the disclosure shall be made before undertaking such task or at the beginning of decision making process.

The aforesaid disclosures shall be made on the prescribed form attached hereto and marked Annexure A, obtainable from the Compliance Officer.

Board members must complete the attached prescribed form marked Annexure B, also obtainable from the Compliance Officer or the Company Secretary.

Managing executives, managers and staff must complete their disclosures in Annexure A and forward to the Compliance Officer who, together with the Managing Director, will be the final arbiters for permissibility.

Conflict of Interest involving the managing director or acting managing director shall be referred to the board for approval.

Where the interest concerned is a financial interest –

**Cash or Cash Equivalent**
Employees shall in no way accept any cash or cash equivalent including vouchers, coupons or shares from a third party, and other.

**Gifts**
Employees shall not accept any gifts from third parties, unless these are in the form of tokens (such as for example branded note pads, bags, pens, t-shirts) or consumables in a form of, for example, chocolates, flowers, bottle of liquor and other).

**Hospitality**
All hospitality must be declared. However, the acceptance of hospitality should not create an expectation of desired outcome.

**Immaterial financial interest**
Immaterial financial interest to the value of R 1000.00 per person per company annually is allowed. The amount must be spent on token or hospitality gifts. An expenditure that is regarded immaterial financial interest incurred must be authorised by the relevant Managing Executive.

**Internal Controls**

Sasria’s Compliance Officer shall designate one of its employees to maintain the Conflict of Interest and Gifts Register and shall from time to time notify employees of the name and contact details of the designated employee so appointed.

The Compliance Officer together with the designated employee shall be responsible for monitoring and reporting on compliance with this Policy.

Quarterly reporting on level of compliance with the policy will be reported on to the management governance committees, relevant board committees, the board and the Shareholder.

**Roles and Responsibilities**

**Board of Directors and individual Board members**
(a) The board is responsible for approval of the policy.
(b) Individual board members are responsible for ensuring that they disclose their directorships annually and also disclose any conflict or potential conflict of interests.

6.1 Social and Ethics Committee
The committee is responsible for reviewing and recommending the policy and any proposed changes to the policy for board approval.

6.2 Executive Committee (Exco) and Managing Executives
(a) The Exco is responsible for recommending the policy and any proposed changes and updates to the policy to the Social and Ethics Committee for onward recommendation of these for Board approval.
(b) Managing Executives are responsible for authorizing the giving and acceptance of gifts to the maximum amount allowed in terms of this policy and the FAIS General Code of Conduct.

6.3 Compliance Officer
(a) Monitoring of compliance with policy.
(b) Facilitating disclosures of interests of board members and staff and keeping records of these.
(c) Quarterly reporting on level of compliance with the policy will be reported on to the management governance committees, relevant board committees, the board and the Shareholder.
(d) Training of staff and board members on the policy.
(e) Recommending changes and updates to the policy to the Executive Committee for onward recommendation of these to the Social and Ethics Committee of the Board.

6.4 Staff
All staff members are responsible to ensure that they have disclosed and updated their disclosures of conflicts of interests and gifts as required in terms of this policy.

7. Failure to Adhere to the Policy
Sasria views its Conflict of Interest Policy in a serious light and failure by any employee to adhere to this Policy constitutes misconduct and may result in disciplinary action being taken against such employee in accordance with Sasria's human capital policies, as amended from time to time.

8. Policy Review Process
This policy is one of the material policies reserved for Board approval and shall be subject to the following review and approval process:
8.1 The Executive Manager: Governance and Secretariat will recommend any changes to this policy to the Executive Committee.
8.2 The Executive Committee will recommend the changes to the Social and Ethics Committee of the Board, who will in turn submit their approved recommendations to the Board of Directors for approval.