THE RICE MARKETING BOARD FOR THE STATE OF NEW SOUTH WALES



GIFTS AND BENEFITS POLICY

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THE RICE MARKETING BOARD FOR THE STATE OF NEW SOUTH WALES GIFTS AND BENEFITS POLICY

Background

This policy provides the framework for managing offers of gifts and benefits in a transparent manner to ensure sound ethical practice, good governance and appropriate corruption prevention principles.

Policy

Board members and employees should be aware that it is illegal to seek, offer or receive money or gifts in order to obtain a benefit or favour. Members must not accept gifts or benefits of any value that could place them under an actual or perceived financial or moral obligation to an organisation or individual.

Rice industry events attended on behalf of the Board, such as the Ricegrowers' Association of Australia annual conference and the annual rice field day, are not considered a benefit.

Gifts of hospitality of nominal value may be accepted in limited circumstances where the member's position will not be compromised. Soliciting gifts or benefits is strictly prohibited under any circumstance. Under no circumstances are bribes or offers of cash to be accepted. The minimum reportable value of a gift or benefit is \$50.00 AUD.

Rejecting Gifts and Benefits

In rejecting gifts and benefits Board members must be polite but firm, and include an explanation to the giver that there is a perceived conflict of interest in accepting their gift or benefit.

If the gift or benefit cannot be returned, it must be surrendered to the Board's Secretary and held until a decision of the Board is made as to its most appropriate disposal.

Registering Gifts and Benefits

All gifts or benefits above the nominal value must be registered with the Board's Secretary. The Secretary is responsible for maintaining the Register, which must include:

- Recipient's name
- Supplier's name and contact details
- Date gift/benefit offered
- Description of gift/benefit
- Estimated value of gift/benefit
- Reasons gift/benefit offered
- Reasons gift/benefit accepted.

The Register of Gifts and Benefits is to be reviewed by the Board at least annually.

Legislation

The improper acceptance of gifts or benefits can constitute corrupt conduct as defined by the *Independent Commission Against Corruption Act 1988*. Accepting or soliciting gifts and benefits may also constitute an offence under the *Crimes Act 1900 (NSW)*.

Gifts and Benefits from Licensees

The receipt of gifts and benefits from Authorised Buyer licence holders or the holder of the Sole and Exclusive Export Licence presents a potential conflict of interest for Board Members.

The Board comprises four nominated members and three elected members. Under Clause 10(a) of the Sole and Exclusive Export Agreement, Ricegrowers Limited (SunRice) agreed to appoint the three elected members who consent to act and satisfy the relevant requirements as directors of Ricegrowers. The Board is mindful of the perceived and real conflicts of interest presented by the structure of the Board, and has implemented processes that ensure the integrity of Board decision-making and that protect commercial and confidential information of stakeholders. Any gifts or benefits above the nominal value received by Board Members as part of dual directorships or combined events with SunRice must be registered. Travel and accommodation and related expenses received in the course of undertaking normal directorship duties are not a gift or benefit.

Definitions

"Gift/Benefit"	Any item, service, prize, hospitality or travel, provided by a customer, client, applicant, supplier, potential supplier or external organisation, which has an intrinsic value and/or a value to the recipient, a member of their family, relation, friend or associate.
"Nominal Value"	The monetary limit of acceptable gifts. By accepting the gift. There would be no obligation, perception or expectation for reciprocation or providing preferential treatment. The minimum reportable value of a gift or benefit is \$50.00 AUD.
"Gift"	An item of value. For example, a gift voucher, entertainment, hospitality, travel, commodity, property etc. which one person or organisation presents to another. Gifts may be offered as an expression of gratitude with no obligation to repay in kind, or given to create a feeling of obligation.
"Benefit"	Similar to a gift in that it is of value to the recipient, but less tangible, for example, discounts, access to corporate boxes at sporting events, flight upgrades, preferential treatment or access to confidential information.
"Bribe"	A gift or benefit offered to or solicited by a Board Member or employee to influence the recipient to act in a particular way.

Further information

For further information concerning the Board's Gifts and Benefits Policy, please contact:

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