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SUBJECT: BOARD CODE OF CONDUCT

The Kingston Health Sciences Centre is committed to ensuring that in all aspects of its affairs it maintains the highest standards of public trust and integrity.

This code of conduct applies to all directors, including *ex officio* directors, and non-director Board committee members. All directors and non-director Board committee members will complete a declaration of commitment to, and compliance with this code of conduct; and are also required to comply with the hospital's policy on ethics and standards of business conduct, which applies to employees and professional staff.

# **Fiduciary Duty and Duty of Care**

As a fiduciary of the Corporation, a director acts honestly and in good faith with a view to the best interested of the corporation, and exercises the care, diligence, and skill that a reasonably prudent person would exercise in comparable circumstances. In so doing, a director supports the Corporation in fulfilling its mission and discharging its responsibilities. All directors, including ex-officio directors, are held to the same duties and standard of care.

A director does not represent the specific interests of any constituency or group. A director acts and makes decisions that are in the best interest of the Corporation as a whole.

## **Exercise of Authority**

A director carries out the powers of office only when acting during a duly constituted meeting of the Board or one of its committees. A directors respects the responsibilities delegated by the Board to the chief executive officer avoiding interference with their duties but insisting upon accountability to the Board and reporting mechanisms for assessing organizational performance.

A director adheres to the mission, vision, and values of the Corporation, applicable law, the by-laws, and Board approved policies.

### **Conflict of Interest**

Every director must comply with the conflict of interest provision in the Not-for-Profit Corporations Act, 2010 (the "Act"), the by-laws, and Board-approved policies.

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# Confidentiality

Every director must respect the confidentiality of information about the Corporation, including matters brought before the Board and all committees, keeping in mind that unauthorized disclosure or use of information could adversely affect the interests of the Corporation. Directors shall not disclose or use for their own purpose confidential information concerning the activities and affairs of the Corporation unless otherwise authorized by the Board.

It is recognized that the role of a director may include representing the Corporation in the community However, such representations must be respectful and consistent with the director's duty of confidentiality.

# **Board Solidarity and Director Dissent**

A director supports the decisions of the Board in discussions with persons beyond the Board, even if the director holds another view or voiced another view during a Board discussion or was absent from the Board or Board committee meeting. In accordance with the Act, a director who is present at a Board or Board committee meeting is deemed to have consented to any resolution passed or action taken at the meeting, unless:

- a) the director's dissent is entered in the meeting minutes;
- b) the director requests that their dissent be entered in the meeting minutes;
- c) the director gives their dissent to the secretary of the meeting before the meeting is terminated; or
- d) the director submits their written dissent to the secretary immediately after the meeting is terminated.

A director who votes for or consents to a resolution is not entitled to dissent.

A director who was not present at the meeting at which a resolution was passed or action taken is deemed to have consented to the resolution or action unless within seven days after becoming aware of the resolution, the director:

- a) causes their written dissent to be placed with the meeting minutes; or
- b) submits their written dissent to the secretary.

### **Board Spokesperson**

The Board chair shall be the spokesperson for the Board. The chief executive officer or the chief of staff, or their designate, may speak on behalf of the Corporation. News media responses and public discussion of the Corporation's activities and affairs should only be made through the Board's authorized spokesperson(s). Any director who is questioned by news reporters or other media representatives should refer such individuals to the appropriate representatives of the Corporation.

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## **Respectful Conduct**

It is recognized that directors bring to the Board diverse background, skills and experience. Directors will not always agree with one another on all issues. All debates shall take place in an atmosphere of mutual respect and courtesy. The authority of the chair must be respected by all directors.

### **Time and Commitment**

A director is expected to committee the necessary time required to fulfill Board and committee responsibilities; including preparation for and attendance at Board meetings and assigned committee meetings, as well as attendance at the Corporation's public events when possible.

### **Participation**

A director expected to receive relevant information in advance of meetings; reviews pre-circulated materials, comes prepared to Board and committee meetings, asks informed questions and makes a constructive contribution to discussions.

### Education

A director seeks opportunities to be educated and informed about the Corporation and the key issues related to the Corporation and the healthcare system through participation in Board orientation and ongoing Board education.

### **Evaluation**

A director participates in the evaluation of the performance of the Board as a whole and of their own performance as a director.

### **Obtaining Advice of Counsel**

Request to obtain outside opinions or advice regarding matters before the board may be made through the chair.