BoardSource®

Nonprofit Essentials - FAQs



BoardSource has been answering governancerelated questions posed by nonprofit leaders for more than 25 years. Here are the answers to the most frequently asked questions related to nonprofits and the nonprofit sector in general.

How big is the U.S. nonprofit sector?

The American nonprofit sector grows steadily each year — except recently, when the IRS canceled the tax-exempt status for a large number of organizations that failed to file their Form 990 during the previous three years. The IRS data for 2014 indicates that there are approximately 1.6 million nonprofits classified as 501(c) organizations. More than a million of them are 501(c)(3) public charities or private foundations. The figures do not include all churches that do not have to file with the IRS. Also, we can assume that there is a great number of active small nonprofits which, mainly due to the size of their programs, are not officially required to file for tax-exempt status nor process the Form 990.

Why do nonprofits have boards, and what do boards do?

Most nonprofits are corporations, which means they are legal entities distinct from the individuals who founded them. Like their for-profit counterparts, nonprofit corporations are governed by boards of directors with legal and ethical responsibilities that cannot be delegated. The board's responsibilities fall into the following broad categories:

- Legal and fiduciary. The board is responsible for ensuring that the organization
 meets legal requirements and that it is operating in accordance with its mission and
 for the purpose for which it was granted tax-exemption. Individual board members
 must exercise the duty of care (meaning they must attend meetings, be prepared to
 make informed decisions by reading the information provided and requesting
 additional information if necessary, and carry out their duties in a reasonable and
 responsible manner). As safeguards of a public trust, board members are
 responsible for protecting the organization's assets.
- Oversight. The board is responsible for ensuring that the organization is well run. It
 moderates the power of management, and has the power to hire and remove the
 chief executive, often called the executive director.
- Financial Resources. As part of their fiduciary responsibility, many board members
 are actively involved in making sure that the organization has the money it needs.
 This may include making a personal contribution; serving as an advocate with a
 foundation, corporation, or government entity; organizing a fundraising event or
 hosting a benefit; or face-to-face solicitation of other individuals.
- Representation of constituencies and viewpoints. Often, board members are chosen so that they can bring to the board the experience or perspective of a particular group or segment of the organization's constituency. Boards are not inherently democratic institutions, but many provide an opportunity for the groups and communities that a nonprofit serves to have a voice in its governance. However, representing a constituency or viewpoint takes a back seat when voting all board members are expected to vote with the nonprofit's best interest in mind.

What is the difference between a governing board and an advisory "board"?

By law, every nonprofit must have a governing board. As the name indicates, the role of the board is to govern the organization and serve as its accountable body. The board helps create the vision, mission, values, and policies for the organization and makes sure that they are properly respected. Financial oversight is also one of the key responsibilities of a nonprofit board.

An advisory "board," advisory council, or advisory committee usually functions like any committee of the board and is created for a specific purpose to assist the board in its work. For instance, advisory councils may focus on fundraising, provide technical assistance, assess the impact of a service or program, and serve as an advocate or a public relations representative for the organization. Advisory council members have no legal responsibilities; they have no vested right to serve; and they have no immunity from removal. It is wise to limit the council's actions to making recommendations and providing background for board decisions.

How are nonprofits monitored, regulated, and governed?

Nonprofits are not immune from damage that can be caused by unscrupulous and fraudulent solicitors, financial improprieties, and executives and board members who care more about their own financial welfare than the mission of the organization. Problems, when they do arise, are particularly disturbing because of the nature of nonprofits themselves — organizations created to provide some public benefit.

Most people are familiar with the mechanisms that safeguard the integrity of government and business. Disenchanted voters can throw politicians out of office, and the branches of government view each other with watchful eyes. Businesses have shareholders or owners and are monitored by government agencies such as the Securities and Exchange Commission and the Occupational Safety and Health Administration. The media monitor both sectors, and are quick to point out cases of corruption, and poor performance.

Far fewer people understand how nonprofits are monitored and regulated. For much of its history, the nonprofit sector has operated outside the realm of harsh public scrutiny. No government agency exists exclusively to monitor the activities of nonprofits; most nonprofits aren't required to hold public meetings; and few journalists report on nonprofits with the same depth and focus devoted to business and government.

Nevertheless, nonprofits have many lines of defense against fraud and corruption:

• **Boards.** All nonprofits are governed by a board of directors, a group of volunteers that is legally responsible for making sure the organization remains true to its

mission, safeguards its assets, and operates in the public interest. The board is the first line of defense against fraud and abuse.

- Private watchdog groups. Several private groups (who are themselves nonprofits)
 monitor the behavior and performance of other nonprofits. Some see their mission
 as serving as advisors to donors who want to ensure that their gifts are being used
 effectively; others are industry or "trade" groups that provide information to the
 public and encourage compliance with generally accepted standards and practices.
- State charity regulators. The attorney general's office or some other part of the state
 government maintains a list of registered nonprofits and investigates complaints of
 fraud and abuse. Often the state attorney general serves as the primary investigator
 in cases of nonprofit fraud or abuse. Almost all states have laws regulating
 charitable fund-raising.
- Internal Revenue Service. A small division of the IRS (the exempt organizations division) is charged with ensuring that nonprofits are complying with the requirements for eligibility for tax-exempt status. IRS auditors investigate the financial affairs of thousands of nonprofits each year. As a result, a few have their tax-exempt status revoked; others pay fines and taxes. In 1996, legislation authorized the IRS to penalize individuals who abuse positions of influence within public charities and social welfare organizations. Formerly, the only weapon available to the IRS was to revoke tax-exemption, which resulted in the denial of service to the clients and constituents the organization was created to help. Because they fall short of revocation of tax-exempt status, these provisions are called intermediate sanctions.
- **Donors and members**. One of the most powerful safeguards of nonprofit integrity are individual donors and members. By giving or withholding their financial support, donors and members can cause nonprofits to reappraise their operations.
- Media. Most of the major scandals involving nonprofit organizations come to light
 as a result of media investigations and resulting news stories. While many nonprofit
 leaders feel misunderstood or even maligned by negative media coverage, this
 media watchdog role has resulted in increased awareness and accountability
 throughout the sector.

Can nonprofits make a profit?

Yes. Nonprofits can engage in revenue-generating activities that result in annual surpluses or profits. The distinction between nonprofits and for-profit companies is what happens to the surplus. For-profit businesses may distribute their gains to the owners or shareholders. Nonprofits must reinvest surpluses back into the organization and its tax-

exempt purpose. Excess revenues may not be distributed to individuals affiliated with the organization.

Can a nonprofit organization have too much profit?

Being financially successful is the dream of just about every nonprofit. An operational surplus allows you to do even more with less stress and equips your organization to undertake new activities to accomplish your mission.

But you need to understand what is generating your surplus. If your organization engages in activities outside of its mission, you may be generating unrelated business income. Excessive unrelated business income may create UBIT (unrelated business income tax) or endanger the tax-exempt status of your organization.

A second important issue related to revenue is what you do with it. All surplus has to be invested back in the organization; it cannot go in the pockets of staff or board members. This rule applies whether your nonprofit has revenues of \$4,000 or \$40,000,000.

If your organization creates unexpected surplus, which cannot be used in operating expenses, you may wish to create an endowment, increase your rainy day reserves, or provide services at a lower cost.

How does a nonprofit safeguard against organizational conflict of interest?

When the personal or professional concerns of a board member or a staff member affect his or her ability to put the welfare of the organization before personal benefit, conflict of interest exists. Nonprofit board members are likely to be affiliated with many organizations in their communities, both on a professional and a personal basis, so it is not unusual for actual or potential conflict of interest to arise.

Why must we be concerned about conflict of interest?

Board service in the nonprofit sector carries with it important ethical obligations.

Nonprofits serve the broad public good, and when board members fail to exercise reasonable care in their oversight of the organization, they are not living up to their public trust. In addition, board members have a legal responsibility to assure the prudent

management of an organization's resources. In fact, they may be held liable for the organization's actions.

Does conflict of interest involve only financial accountability?

No. Conflict of interest relates broadly to ethical behavior, which includes not just legal issues but considerations in every aspect of governance. Independent Sector describes three levels of ethical behavior obeying the law; making decisions where the right action is clear, but one is tempted to take a different course; and making decisions that require a choice between two competing options, both of which appear to be "right." The third level of behavior can pose especially difficult ethical dilemmas for nonprofit board members.

What can we do to prevent conflict-of-interest situations?

Self monitoring is the best preventative measure. Institute a system of checks and balances to circumvent actual or potential conflict of interest, beginning with well-defined operating policies on all matters that might lead to conflict. Most important, create a carefully written conflict-of-interest policy based on the needs and circumstances of the organization. Ask each board and staff member to agree in writing to uphold the policy. A conflict of interest policy should be reviewed regularly.

What should be included in a conflict-of-interest policy?

A policy on conflict of interest has three essential elements:

- 1. *Full Disclosure*. Board members and staff members in decision-making roles should make known their connections with groups doing business with the organization. This information should be provided annually.
- 2. Board Member Abstention from Discussion and Voting. Board members who have an actual or potential conflict of interest should not participate in discussions or vote on matters affecting transactions between the organization and the other group.
- 3. Staff Member Abstention from Decision-Making. Staff members who have an actual or potential conflict should not be substantively involved in decision-making affecting such transactions.

For a sample conflict of interest policy and disclosure form, see the BoardSource book, Managing Conflicts of Interest.

What are some examples of actual and potential conflict of interest?

- Organization policy requires competitive bidding on purchases of more than \$1,000, but a printing firm owned by a board member's spouse receives the \$25,000 contract for the annual report and no other bids are solicited.
 - A board member serves on two boards in the community and finds himself in the position of approaching the same donors on behalf of both organizations.
 - A staff member receives an honorarium for conducting a workshop for another group in the organization's field of interest.

Should an organization contract with a board member for professional services, such as legal counsel or accounting?

Attorneys, accountants, and other professionals can contribute valuable expertise to a board. Due to the potential for conflict of interest, their contributions should be voluntary. At the very least, a board member who is associated with a firm competing for a contract should abstain from discussion and voting in the selection process. If a competitive bidding process results in the selection of that board member's firm, he or she should disclose the affiliation and abstain from voting on future board actions connected with that firm's contract with the organization.

How can I find what kind of nonprofits exist in my area?

A terrific Web-based clearinghouse, GuideStar, helps people find information on specific nonprofits. GuideStar contains basic demographic data as well posts Form 990s for most filing nonprofits in the United States.

Does my state have an organization that provides services for nonprofits?

The National Council of Nonprofits, the nation's largest nonprofit network, works through its member state associations to amplify the voices of America's local community-based

nonprofit organizations, help them engage in critical policy issues affecting the sector, manage and lead more effectively, collaborate and exchange solutions, and achieve greater impact in their communities. You can search for your state association on their website.

Are there organizations in Canada that help Canadian nonprofits?

Here are a few sites that are very helpful in providing information and assistance to Canadian nonprofits:

- CharityVillage
- Canada Revenue Agency
- Imagine Canada
- Institute on Governance

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Resources: Nonprofit Board Committees, Board Fundamentals: Understanding Roles in Nonprofit Governance, Managing Conflicts of Interest: The Board's Guide to Unbiased Decision Making