



## **Code of Ethics**

This Code of Ethics establishes a standard of conduct to be followed by all members of the Small Farms Network Capital Region Incorporated (SFNCR) in the normal course of planning, managing and participating in network activities. These principles stand alongside the responsibilities and obligations imposed on members by the SFNCR Constitution and the *Associations Incorporations Act 2009 (NSW)*. Members must be aware of their responsibilities and aim at all times to conscientiously maintain the highest possible standards of integrity.

1. Members will abide by the rules and regulations associated with their membership.
2. Members will treat each other and guest speakers with respect and courtesy and will aim to be inclusive of all members.
3. Members will not participate, tolerate or condone any form of bullying, harassment, discrimination or other unacceptable behaviour contrary to law or the SFNCR *Respectful Behaviours Policy*.
4. Members should advance the interests of the SFNCR and maintain its integrity and status.
5. Members will adhere to all state and federal laws pertaining to the activities of the network.
6. Members will deal honestly, ethically and fairly.
7. Members should be willing to share their experience.
8. Prospective members and other enquirers should be treated with courtesy. Requests for information, documentation, merchandise or advice should be satisfied in a prompt, professional and impartial manner. Bias of any kind should be avoided.
9. Members should be sensitive to conflict of interest and should immediately declare their interest and disqualify themselves from any activity that might be seen to suffer from that conflict. Perceived conflicts of interest should also be avoided in order to protect and promote the standing of the SFNCR.
10. Members will accept with good grace the outcomes of activities conducted and decisions made by the SFNCR committee (assuming due diligence and governance processes are followed correctly).

## ***Office bearers and Committee members***

Office bearers and Committee members are in a position of trust and will do nothing to abuse that trust. In addition to the principles above office bearers and Committee members must:

- ensure the governance processes they undertake are guided by the following values: Transparent, Accessible, Responsive, Accountable, Inclusive, Clear and Efficient.
- behave honestly and with integrity in connection with their role
- carry out their functions with due care and diligence for the benefit, as far as practicable, of the association
- disclose any interest in a matter that conflicts with their ability to perform their duties (see further below re conflicts of interest)
- not use their position or information acquired as a committee member for improper purpose

- maintain appropriate confidentiality about official dealings the committee has with members or confidential information of SFNCR
- use SFNCR resources in a proper manner and for a proper purpose
- act in accordance with the rules of natural justice\*

*\* As per legal requirements in all committee decisions affecting a member the committee must ensure they afford natural justice to the member, meaning that: • the member must be notified of the grounds on which proposed action will be taken • the member should have an opportunity to be heard, and • the disciplinary outcome should be reached by an unbiased decision-maker.*

**Disclosure of interests** – as per s31 of the *Associations Incorporations Act 2009 (NSW)* ‘the Act’.

If a committee member has a direct or indirect interest in a matter being considered or about to be considered at a committee meeting, and the interest appears to raise a conflict with the proper performance of his or her duties in relation to the consideration of the matter the committee member must, as soon as possible after becoming aware of this interest, disclose the nature of the interest at a committee meeting.

The committee must deal with any disclosure of interest as required by section 31 of the Act.

The details of the interest must be recorded in the committee meeting minutes and in the Register of disclosed interests.

Unless the committee determines otherwise, the committee member cannot:

- be present while the matter is discussed at the committee meeting, or
- take part in any decision of the committee with respect to that matter.