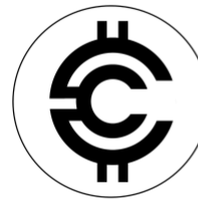


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CRYPTO CONSULT (PTY) LTD

CONFLICT OF INTEREST MANAGEMENT POLICY 2026

Date of issue/update	Created: 16/02/2026 Last reviewed and/or updated: 16/02/2026	Version	1.0
Policy owner	Gideon Frylinck		
Approved by	Gideon Frylinck	16/02/2026	



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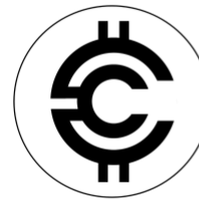
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1. Introduction:

This policy outlines a suitable, effective and sustainable approach to the identification and management of conflicts of interest ("COI").

The policy aims to comply with the best practice and statutory requirements as per the General Code of Conduct for Financial Services Providers and Representatives published in Board Notice 80 of 2003 as amended by Board Notice 58 of 2010 as well as other applicable requirements as set out in the Financial Advisory and Intermediary Services Act, 37 of 2002 ("FAIS").

2. Purpose:

This document embodies the Conflict of Interest Management Policy for Crypto Consult (Pty) Ltd

The purpose of this policy is:

- i. to provide guidance on the behaviours expected in accordance with Crypto Consult (Pty) Ltd standards;
- ii. to promote transparency and to avoid or mitigate any business-related COI that may arise between Crypto Consult (Pty) Ltd , its clients, vendors and/or employees respectively;
- iii. to ensure fairness in the interests of employees and Crypto Consult (Pty) Ltd;
- iv. to document the process for the disclosure, approval and review of activities that may amount to actual, potential or perceived COI;
- v. to provide a mechanism for the objective review of personal outside interests.

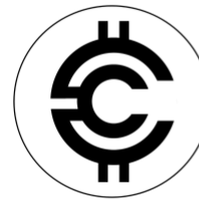
Crypto Consult (Pty) Ltd is committed to ensuring that all business is conducted in accordance with good business practice. To this end Crypto Consult (Pty) Ltd conducts business in an ethical and equitable manner and in a way, that safeguards the interests of all stakeholders to minimize and manage all real or potential conflict of interest ("COI"). Crypto Consult (Pty) Ltd and its representative must therefore avoid (or mitigate where avoidance is not possible) any COI between Crypto Consult (Pty) Ltd a client or its representative and a client.

3. Definitions:

For purposes of this policy, the following words and/or phrases are defined herein:

"Conflict of interest" means any situation in which Crypto Consult (Pty) Ltd or its representatives has an actual or potential interest that may, in rendering a financial service to a client influence the objective performance of his, her or its obligations to that client; or prevent Crypto Consult (Pty) Ltd or its representatives from rendering an unbiased and fair financial service to that client, or from acting in the interests of that client, including, but not limited to

- i. a financial interest;
- ii. an ownership interest;
- iii. any relationship with a third party ("third party") means
 - a. a product supplier,
 - b. another provider,
 - c. an associate of a product supplier or a provider;



- d. a distribution channel;
- e. any person who in terms of an agreement or arrangement with a person referred to in paragraphs (a) to (d) above provides a financial interest to a provider or its representatives.)

“FAIS” means the Financial Advisory and Intermediary Services Act, 37 of 2002.

“Financial interest” means any cash, cash equivalent, voucher, gift, service, advantage, benefit, discount, domestic and foreign travel, hospitality, accommodation, sponsorship, other incentive or valuable consideration, other than –

- i. an ownership interest
- ii. training, that is not exclusively available to a selected group of providers or representatives on products and legal matters relating to those products; general financial and industry information; specialized technological systems of a third party necessary for the rendering of a financial service; but excluding travel and accommodation associated with that training.

“Immaterial financial interest” means any financial interest with a determinable monetary value, the aggregate of which does not exceed R1 000 in any calendar year from the same third party in that calendar year received by –

- a) a provider who is a sole proprietor; or
- b) a representative for that representative’s direct benefit;
- c) a provider, who for its benefit or that of some or all of its representatives, aggregates the immaterial financial interest paid to its representatives.

“Representative” means duly appointed representative and/or representative under supervision of Crypto Consult (Pty) Ltd

“Ownership interest” means

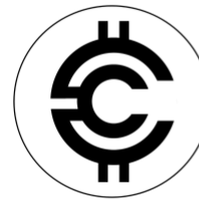
- a) any equity or proprietary interest, for which at fair value was paid by the owner at the time of acquisition, other than equity or an proprietary interest held as an approved nominee on behalf of another person; and
- b) includes any dividend, profit share or similar benefit derived from that equity or ownership interest.

“Provider” means Crypto Consult (Pty) Ltd

4. Procedures:

Crypto Consult (Pty) Ltd or its representatives may only receive or offer financial interest from or to a third party as determined by the Commissioner of Financial Services Providers from time to time, and as set out in Annexure A hereto.

Crypto Consult (Pty) Ltd may not offer any financial interest to its representatives for giving preference to the quantity of business secured for the provider to the exclusion of the quality of the service



rendered to clients; or giving preference to a specific product supplier, where a representative may recommend more than one product supplier to a client; or giving preference to a specific product of a product supplier, where a representative may recommend more than one product supplier to a client.

4.1 How to identify COI:

In order to identify whether you have a conflict of interest, a representative should ask the following questions:

1. Do I have my client's best interest at heart, or am I acting in my own best interest?
2. Do I have Crypto Consult (Pty) Ltd's best interest at heart, or am I acting in my own best interest?
3. Am I acting professionally?
4. Am I acting independently?
5. Am I acting objectively?
6. Are my interests aligned with that of Crypto Consult (Pty) Ltd

4.2 Resolving COI or potential COI:

Key individuals and representatives of Crypto Consult (Pty) Ltd are expected to avoid all COI or potential COI. Where not possible, mitigate and disclose.

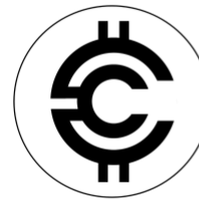
4.3 Potential COI that could affect Crypto Consult (Pty) Ltd

The following are potential COI that could affect Crypto Consult (Pty) Ltd:

1. Directorships or other employment;
2. interests in business enterprises or professional practices;
3. share ownership;
4. beneficial interests in trusts;
5. personal Account Trading;
6. professional associations or relationships with other organizations;
7. personal associations with other groups or organizations, or family relationships;
8. Front running;
9. Rebates;
10. Kickbacks; and
11. Commission

Examples of potential COI scenarios include, but are not limited to the following:

1. Using influence to secure a contract for a service provider in which you hold an interest;
2. Soliciting financial interest to influence or unfairly advance the interests of a third party;
3. Accepting benefits from service providers or contractors;
4. Setting up business in direct competition with Crypto Consult (Pty) Ltd; and
5. Giving preference to the quantity of business which you undertake rather than the quality thereof.



4.4. Insider trading:

The term “insider trading” describes circumstances where an individual, who has price sensitive information, deals in a related security or financial instrument before the information is made available to the rest of the market.

Insider trading creates conflicts of interest.

The individual is abusing their knowledge and so placing themselves in a better position than the rest of the market, which conflicts with the concept of market fairness. A representative that commits insider trading is additionally placing themselves in a better position than Crypto Consult (Pty) Ltd and/or its clients, so creating a conflict of interests between themselves and Crypto Consult (Pty) Ltd and/or its clients.

4.5 Pension Funds:

In the event where an FSP renders a financial service to a pension fund, the FSP must apply the following stricter limitations in compliance with Directive No 8 of 2018 of the Pension Funds Act, No 24 of 1956 – Prohibition of the acceptance of gratification.

1. Any gratification which objectively viewed, creates a conflict of interest with their fiduciary duty towards the funds;
2. Token gift/s that exceed/s the annual limit set by the Board of the Pension Fund in terms of the pension funds’ gift policy, which annual limit shall not be more than R500 per annum in aggregate from any one service provider i.e. FSP;
3. Any gratification relating to local or international due diligence including but not limited to subsistence, travel or accommodation;
4. Any gratification relating to local or international entertainment or sporting events including, but not limited to, subsistence, travel or accommodation; or
5. Conferencing costs or board of fund expenses.

4.6 Measures to avoid COI:

Identify Conflicts

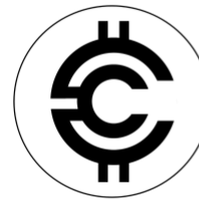
- Maintain a central COI register of all potential, actual, and perceived conflicts.
- Require advisers and staff to declare conflicts on joining, annually, and when new situations arise.
- Include conflicts related to financial incentives, personal investments, or family/business relationships.

Disclosure to Clients

- Disclose conflicts before any advice or recommendation is given.
- Ensure disclosure is documented and acknowledged by the client, including in advice letters, IRAR/RAR forms, and FAIS disclosure documents.

Avoidance and Mitigation

- Segregate duties: separate advisory, sales, and incentive functions.
- Restrict advisers from trading products in which they have a personal interest unless disclosed.
- Require senior compliance or management review of recommendations where conflicts are identified.



Remuneration and Incentives

- Align adviser remuneration with client interests, not product sales volume.
- Disclose all incentives or benefits from product providers that could influence advice.

Training and Awareness

- Conduct COI training with practical examples.
- Include updates for new products, services, or incentive structures.
- Reinforce the principles of honesty, fairness, and acting in the client's best interest.

Monitoring and Reporting

- Conduct regular audits of advice, remuneration, and client disclosures to detect conflicts.
- Maintain whistleblowing channels for staff to report conflicts confidentially.
- Track and escalate unresolved or serious conflicts to management.

Documentation and Policy Review

- Keep a COI log of identification, mitigation, and client disclosure.
- Review and update the COI policy regularly or when material changes occur in business or remuneration.
- Include consequences for non-compliance, such as remedial training or disciplinary action.

4.7 Disclosure of COI:

At the earliest reasonable opportunity Crypto Consult (Pty) Ltd and its representative must, in writing, disclose to a client any COI or potential COI in respect of that client including –

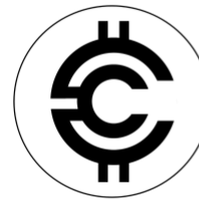
- a. Measures taken to avoid or mitigate the conflict;
- b. Any ownership interest or financial interest that the provider or representative may be or become eligible for;
- c. The nature of the relationship or arrangements with a third party that gives rise to a COI in sufficient detail to enable the client to understand the exact nature of the COI.

At the earliest reasonable opportunity, Crypto Consult (Pty) Ltd and its representative must, in writing, inform a client of the Conflict of Interest Management Policy and how it may be accessed.

Notification of an actual or potential COI should be made to a person with responsibility for the issue or area, such as the relevant management team, supervisor, head of the department or key individual.

In accordance with an employee's obligation to act in the best interest of his or her employer, it is not permissible for employees to engage in conduct that would amount to a COI with Crypto Consult (Pty) Ltd.

Staff that fail to disclose a potential or actual COI in accordance with this policy may be liable to disciplinary procedures as governed by relevant industrial awards or agreements.



5 Housekeeping of this document:

- i. Ownership and ultimate responsibility:
 - a. This document is owned and maintained by Crypto Consult (Pty) Ltd. The ultimate responsibility for this document, the contents thereof and compliance remains with the Key individuals, of Crypto Consult (Pty) Ltd who is responsible for creating an ethical environment.
- ii. Updates, review and approval:
 - a. Crypto Consult (Pty) Ltd COI policy shall be reviewed on an [as and when basis and updated if necessary.
- iii. Adoption and implementation:
 - a. Every staff member must have a copy of the Conflicts of interest Management Policy. If a potential COI arises, the transaction must first be discussed with management before entering the transaction.
- iv. Non-compliance with this document:
 - a. Non-compliance with this policy and the procedures described in it may be misconduct and employees may be subject to disciplinary action that may lead to dismissal.

6 List of all Crypto Consult (Pty) Ltd associates:

- NA

7 Names of any third parties in which Crypto Consult (Pty) Ltd hold an ownership interest:

- NA

8 Names of any third parties that holds an ownership interest in Crypto Consult (Pty) Ltd:

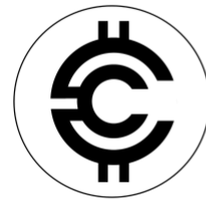
- NA

9 List nature and extent of ownership interest referred to in point 7 and 8.

- NA

10 Conclusion:

All representatives of Crypto Consult (Pty) Ltd including key individuals and management are required to be dedicated to upholding the highest level of integrity and ethical conduct in all of their activities and relationships with all stakeholders.



Annexure A- Accepted financial interest as amended

The Commissioner of Financial Services Providers issued Board Notice 58 of 2010 (BN 58) under section 15 of the Financial Advisory and Intermediary Services Act, 2002 (FAIS). BN 58 amends the General Code of Conduct for Authorised Financial Services Providers and Representatives under FAIS and determines that a financial services provider or its representatives may only receive or offer financial interest from or to a third party as follows:

- i. Commission authorised under the Long-term Insurance Act or Short-term Insurance Act;
- ii. Commission authorised under the Medical Schemes Act;
- iii. Fees authorised under the Long-term Insurance Act, the Short-term Insurance Act or the Medical Schemes Act, if those fees are reasonably commensurate to a service being rendered;
- iv. Fees for the rendering of a financial service in respect of which commission or fees referred to in sub-paragraph (i), (ii) or (iii) is not paid, if those fees –
 - aa. are specifically agreed to by a client in writing; and
 - ab. may be stopped at the discretion of that client.
- v. fees or remuneration for the rendering of a service to a third party, which fees or remuneration are reasonably commensurate to the service being rendered;
- vi. subject to any other law, an immaterial financial interest*;
- vii. a financial interest, not referred to under sub-paragraph (i) to (vi), for which a consideration, fair value or remuneration that is reasonably commensurate to the value of the financial interest, is paid by that provider or representative at the time of receipt thereof.

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Annexure B - Gift register

Name of Key Individual / Representative	Date on which gift was received	Source of gift	Type of gift	Value of gift