UK Research and Innovation

Gifts and Hospitality Policy

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Policy Statement
This policy covers the offering and acceptance of gifts and hospitality and the important role that the gifts and hospitality register(s) play in ensuring transparency and compliance with the seven principles of Public Life. It is underpinned by the UKRI Code of Conduct.

This policy applies to all UKRI employees. For the purpose of this policy, the use of the word “employee” covers UKRI employees on permanent or fixed term contracts as well as persons who are on secondment to the UKRI and non-employees such as non-executives, students, visiting workers, contractors, centres/institutes and other persons carrying out work on behalf of the UKRI.

The objectives of this policy are to ensure that all employees are aware of their responsibilities when offered, accepting or offering gifts and hospitality.

Gifts or hospitality (offered or received by employees) must be given voluntarily, without compensation and can sometimes be a legitimate part of the pursuance of normal business relationships. However, some gifts and hospitality can be construed as asserting improper influence on decision making. Special consideration is required when this situation arises.

This policy is fully endorsed by the UKRI Chief Executive and the Audit, Risk, Performance and Information Committee. Adherence will ensure that UKRI activities are compliant with legal and ethical requirements and related policies (e.g. whistle-blowing).

1. **Introduction and Purpose.**

1.1 Good governance in public sector organisations recognises the need for arrangements for preventing, countering and dealing with gifts and hospitality. There is no reason to automatically assume that the acceptance of gifts and hospitality affects decision-making, but as a major funding organisation, we must be vigilant about the risk, and about how our behaviour might be perceived. Having appropriate policies in place helps to govern how we should behave in these situations. The purpose of this policy is to ensure that all staff are aware of their responsibilities in relation to gifts and hospitality, including our duties as individuals to declare these.

1.2 This policy covers overseas activities as well as those in the UK, particularly in cases of overseas funding where new relationships are being pursued and developed.

1.3 Any member of staff who breaches this policy may be subject to the [UKRI Disciplinary Policy](#).

2. **Principles.**

2.1 UKRI is committed to establishing and applying appropriate standards of regularity and propriety and always requires all employees to act honestly and with integrity and to safeguard the public resources for which they are responsible. UKRI employees are required to conduct themselves in accordance with the UKRI policy on Code of Conduct.

2.2 UKRI is committed to applying positive cultures and behaviours and aims to foster an environment which enables staff and representatives to operate effectively in line with objectives of the organisation, and to provide confidence to Government and...
wider public that the organisation is being managed effectively including through transparency of its operations.

2.3 Gifts or hospitality (offered or received by employees) must be:

   **Appropriate** – justified and relevant to the event;

   **Proportionate** – should not be excessive

   **Transparent** – recorded in the Gifts and Hospitality Register and made available for inspection/review

   **Alcohol** - Gifts of alcohol should be sensitively declined where possible. Irrespective of the value, this should be recorded on the register.

2.4 Centres/Institutes receiving or giving gifts are bound by this policy and have a designated individual fulfilling the roles set out here for the GARI Business Partner.

2.5 This policy is fully endorsed by the Chief Executive and Audit Committee of UKRI. Adherence will ensure that UKRI activities are compliant with legal and ethical requirements and related policies (e.g. whistle-blowing).

2.6 The Dep Head of Governance Risk, Assurance and Information will be responsible for ensuring that the policy is reviewed every 2 years or in the event of any legislative changes as required. Trade Unions and Staff Representatives may request that the policy be reviewed.

3. Definitions

3.1 A **gift** is defined as an item or items of a material nature that have an intrinsic financial value and are given, without the expectation of receiving anything in return.

3.2 **Hospitality** is defined as the act or practice of being hospitable; the reception and entertainment of guests, visitors, or strangers, with liberality and goodwill.

4. Policy Scope

4.1 This policy supplements the existing UKRI policies on: Code of Conduct; Disciplinary policy and Conflicts of Interest.

4.2 For the purposes of this policy the use of the terms ‘individual’ and "employee" cover UKRI employees on permanent or temporary contracts; persons who are on secondment to UKRI; and non-employees such as students, contractors and other persons carrying out work on UKRI premises and/or on behalf of UKRI.

4.3 This policy also covers the actions of any person acting on behalf of UKRI (Associated Person as defined by the Bribery Act)

4.4 Fraud, bribery or corruption that are defined by the UK Government as;

   - **Fraud** - A false representation, or failure to disclose that is dishonest, or the abuse of position with the intention to cause financial gain or loss (as set out in the Fraud Act 2006).

   - **Bribery** – The offering, promising or giving of a financial or other advantage to induce or reward improper performance and/or the request, or receipt of such an advantage. It includes the corporate offence of failing to prevent bribery (as set out in the Bribery Act 2010).
Corruption - The abuse of a public or private office for personal gain. The active or passive misuse of the powers of public officials, appointed or elected, for private financial or other benefits (as set out in the OECD glossary of international standards in criminal law).

4.5 A list of relevant legislation, regulations and supporting frameworks that provide background to this, as well as related UKRI policies and strategies are listed in Appendix 1.

5. Reporting Concerns
5.1 Employees should report any suspicions to their line manager as soon as possible. Employees can report their suspicions to the Deputy Director, UKRI Governance Assurance Risk and Information Governance (DD GARI) if they are reluctant to discuss their concerns with their line manager.
5.2 Employees and Non UKRI staff (external) may also report any suspicions through the Fraud e-mail address (reportfraud@ukri.org)
5.3 If the employee feels unable to raise their concerns internally, they may raise them in accordance with the UKRI Whistleblowing Policy.

6. Offering/Giving - Gifts and Hospitality on behalf of UKRI
6.1 It is not the normal policy of UKRI to purchase or offer gifts/hospitality to external organisations or individuals. However, where there is a clear business need, small value gifts or hospitality of a promotional nature are permitted in the context of employee, Board Members or public events. These are most likely to form part of the UKRI’s public engagement activities.
6.2 The cost of gifts or hospitality must be proportionate, established beforehand and will be subject to agreed financial limits and normal lines of authorisation.
6.3 Gifts and hospitality, which exceed the agreed financial limit, offered for cultural reasons should be approved in writing by your Director (or of equivalent seniority) and recorded in the Gifts and Hospitality register.
6.4 Delegated limits:
   - the UKRI Chief Executive has delegated authority to provide gifts to a cumulative value of £5,000.
   - each Council Executive Chair has delegated limits of £100 per transaction
6.5 All gifts provided should adhere to this policy and must be recorded in the Gifts and Hospitality Register

7. Receipt - of Gifts and Hospitality
7.1 All other staff should refer to their respective travel and subsistence limits with regards to the receipt of Gifts and Hospitality. It will be the responsibility of each respective Council Executive Chair to authorise any receipt of gifts and hospitality in excess of the respective limits. In general staff should not use their authority or office for personal gain and should always seek to uphold and enhance the standing and reputation of UKRI through compliance with the “Seven Principles of Public Life.”
7.2 Gifts should not be accepted where they may appear to be disproportionately generous or could reasonably be construed as an inducement to affect a business decision. Gifts of a non-trivial nature should not be accepted by an individual. All
employees are responsible for ensuring that any gifts offered (whether accepted or not) are recorded in the Register if they are not of a trivial nature. A gift will be considered trivial if it is less than £20 in value.

7.3 There may be occasions when to refuse a gift may cause offence. In these circumstances and those where a gift cannot be returned or refused, the gift should be accepted and surrendered to the your GARI Business Partner at the relevant site who will arrange for such surrendered gifts to be raffled for charity at an appropriate time.

7.4 Invitations to lunch/dinner/receptions and similar functions from external organisations may be accepted where the primary reason for acceptance is to discuss business matters either with representatives of the hosting organisation or with representatives of other organisations that have business interests or activities in common with UKRI.

7.5 Invitations to lunch/dinner/receptions and similar functions from external organisations may be accepted where the primary reason for acceptance is to represent or make a presentation on behalf of UKRI.

7.6 Where a prize is awarded the underlying motivation and business relevance should be assessed, particularly where this raises the profile of UKRI (e.g. Nobel). Where there is clear business justification these prizes can be accepted. As a rule of thumb entry into the competition should not be unduly restricted and all participants should have an equal chance of success.

7.7 Invitations of a social nature (eg sporting and cultural events) should be declined other than in the most exceptional circumstances where it can be clearly demonstrated that there is a compelling business need and that the social nature of the occasion is incidental to the business need.

7.8 Attendance to scientific events/hospitality - Attendance to events that don’t attract any form of perceived financial benefit do not need to be authorised by Directors.

7.9 Particular care should be exercised by staff participating in procurement decisions or processes. Such staff should not under any circumstances accept gifts or hospitality from suppliers or potential suppliers. Subject to the above point it is recognised that participation in certain events such as supplier or industry conferences, seminars and trade shows can be of value in enhancing UKRI’s knowledge and understanding of particular areas. For such events any hospitality element must be incidental to the event and relevant business information is expected to be gained through attendance.

7.10 Reimbursement of expenses by other organisations. Any offer payment, in cash or otherwise, to a staff member by a host organisation for expenses paid by, or due to be paid by, UKRI should be refused. Travel and accommodation can be funded by a host organisation if that organisation pays the travel provider directly or alternatively the host organisation can pay UKRI directly by bank transfer.

8. Recording - Gifts and Hospitality

8.1 Each member of staff has a personal responsibility to ensure that an audit trail exists for hospitality and all offers of gifts in excess of £20, and that all such offers are recorded in UKRI’s Register of Gifts and Hospitality (whether the offer is accepted or not).

8.2 The DD GARI will maintain a Register of Gifts and Hospitality. It will be the responsibility of each Council and UKRI functional team to provide these records on a
bi-monthly basis. The Register will be reviewed occasionally by UKRI Audit, Risk Assurance and Performance Committee.

8.3 Any offer of a bribe or commission should be reported immediately to the Chief Finance Officer in accordance with the UKRI’s Counter Fraud and Bribery policy. The offer or acceptance of a bribe may constitute an offence contrary to the Bribery Act 2010.

8.4 Where there is any uncertainty about the value or status of a gift or hospitality offered it should be assumed that it exceeds the £20 threshold and it should therefore be recorded in the Register. In cases of doubt there should always be a presumption in favour of disclosure in the Register.

9. Time frame for reporting
9.1 In all cases of Gifts and/or Hospitality being offered, staff should report this within 3 workings days. Where staff are overseas on official UKRI business the offer must be reported as soon as possible but always within 3 days of returning to work in the UK.

10. Submitting Returns
10.1 The following procedures for declaring/ managing gifts and hospitality will apply and will remain until such time as the UKRI Centre assumes responsibility.

10.2 Each Council and UKRI functional team will be responsible for recording and managing gifts and hospitality within their respective organisation.

10.3 non-executive board members should submit through the relevant secretariat for onward submission (either to the relevant host council or UKRI team)

10.4 each organisation with submit a record to the UKRI DD GARI on a bi-month basis. Nil returns will be required.

10.5 Research England and the UKRI Centre will adopt and record within the EPSRC register.

10.6 Each team should designate a member of staff at Director level for sponsorship of their returns. Nil returns are also expected from director level staff.

11. Policy Responsibilities
11.1 The HM Treasury handbook, Managing Public Money, sets out the general roles and responsibilities for people working in the public sector in relation to gifts and hospitality.

12. Chief Executive Officer
12.1 The Chief Executive Officer is responsible for establishing and maintaining a sound system of internal control that supports the achievement of UKRI policies, aims and objectives. The system of internal control is designed to respond to and manage the whole range of risks that UKRI faces.

13. Chief Finance Officer
13.1 The overall responsibility for managing the risk of fraud and bribery is at Executive Board level and has been delegated to the Chief Finance Officer.

14. Line managers
14.1 All line managers are advised to seek advice from the UKRI Chief Finance Officer in respect of contravention of this policy.

15. All employees
15.1 Staff should report any concerns to their line manager, in accordance with the UKRI Fraud and Bribery Policy.

16. Policy Communication
16.1 This policy will be made available to all employees for reference and guidance purposes through the UKRI Intranet. All new employees will be made aware of the policy.

17. Training
17.1 Risks associated with gifts and hospitality will be embedded within the counter fraud training programme to support this policy.

18. Policy Benefits
18.2 Investment in this policy will benefit UKRI by:
   • ensuring that all employees are aware of their responsibilities concerning fraud; and
   • mitigating the risk (or perceived risk) of fraud occurring within UKRI.
Appendix 1: Relevant Authoritative Bodies related UKRI Documents, Legislation, Regulations and Supporting Frameworks.

Authoritative Bodies

<table>
<thead>
<tr>
<th>Authoritative Bodies</th>
<th>Supports the scientific community and funds UKRI activities.</th>
</tr>
</thead>
<tbody>
<tr>
<td>Department for Business, Energy and Industrial Strategy (BEIS)</td>
<td></td>
</tr>
</tbody>
</table>

Related Documents

<table>
<thead>
<tr>
<th>Related Documents</th>
<th>URL</th>
</tr>
</thead>
</table>
## Appendix 2: Points of Contact

<table>
<thead>
<tr>
<th>Name</th>
<th>Role</th>
<th>E-Mail</th>
</tr>
</thead>
<tbody>
<tr>
<td>Mike Blackburn</td>
<td>UKRI Chief Finance Officer</td>
<td><a href="mailto:mike.blackburn@ukri.org">mike.blackburn@ukri.org</a></td>
</tr>
<tr>
<td>Neil Phimister</td>
<td>Director of Risk and Assurance</td>
<td><a href="mailto:neil.phimister@ukri.org">neil.phimister@ukri.org</a></td>
</tr>
<tr>
<td>Gifts and Hospitality</td>
<td>Submissions, requests and queries relating to</td>
<td><a href="mailto:giftsandhospitality@ukri.org">giftsandhospitality@ukri.org</a></td>
</tr>
<tr>
<td></td>
<td>the gifts and hospitality register or policy</td>
<td></td>
</tr>
<tr>
<td>Fraud Line</td>
<td>Alternative method of reporting</td>
<td><a href="mailto:reportfraud@ukri.org">reportfraud@ukri.org</a></td>
</tr>
<tr>
<td>Action Fraud</td>
<td>Reporting body of fraud referrals</td>
<td><a href="http://www.actionfraud.police.uk/contact-us">http://www.actionfraud.police.uk/contact-us</a></td>
</tr>
</tbody>
</table>

V1.1
### Appendix 3: Summary of Gifts and Hospitality Principles

<table>
<thead>
<tr>
<th>Situation</th>
<th>Principle</th>
<th>Disclose in Register?</th>
<th>Other Action</th>
</tr>
</thead>
<tbody>
<tr>
<td>Receipt of Trivial Gifts less than £20 in value (eg calendars, pens etc)</td>
<td>Acceptable in moderation</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>Receipt of Gifts in excess of £20 in value (See paragraph 7.1 &amp; 7.2 in respect to limits)</td>
<td>Decline Where it is not possible or appropriate to decline the gift it should be surrendered to Head of Governance A gift should not be accepted if the cumulative value from any one organisation or individual exceeds £100 in any 12 month period or £20 for any one gift.</td>
<td>Yes</td>
<td>Surrender any gifts accepted to Dep Head of Governance Risk, Assurance and Information</td>
</tr>
<tr>
<td>Prizes (including cash)</td>
<td>Decline Cash prizes should be avoided, effectively a cash prize is an award and should have some constraints/conditions on the use of the cash</td>
<td>Yes</td>
<td>Surrender any gifts accepted to Dep Head of Governance Risk, Assurance and Information</td>
</tr>
<tr>
<td>Hospitality - Invitation to lunch/dinner/reception (See paragraph 7.1 and 7.2 in respect to limits)</td>
<td>Acceptable as long as there is a clear business benefit to UKRI</td>
<td>Yes</td>
<td>Seek permission in advance from Director</td>
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<tr>
<td>Invitation to social event</td>
<td>Decline – unlikely to be acceptable other than in most exceptional circumstances</td>
<td>Yes</td>
<td></td>
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<tr>
<td>Invitation or gift from supplier or potential supplier</td>
<td>Decline</td>
<td>Yes</td>
<td></td>
</tr>
<tr>
<td>Attendance at trade fairs, exhibitions, conferences etc with minimal hospitality</td>
<td>Acceptable</td>
<td>No</td>
<td></td>
</tr>
<tr>
<td>Any doubts?</td>
<td>Declare in Register Consult Dep Head of Governance Risk, Assurance and Information</td>
<td>Yes</td>
<td></td>
</tr>
</tbody>
</table>
Appendix 4: Submission Form

See below a table providing a template for completing a return to declare gifts and hospitality:

<table>
<thead>
<tr>
<th>Name</th>
<th>Email address</th>
<th>Date</th>
<th>Gift/Hospitality</th>
<th>Who gift/hospitality was received from</th>
<th>Value (£)</th>
<th>Result</th>
</tr>
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<tbody>
<tr>
<td></td>
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</table>
Gift → Check Gifts/Hospitality Guidance at Appendix 3 → Hospitality

Submit to relevant Council contact within 3 working days see para 9.1

Relevant Council Submit bi-monthly report to Dep Head of Governance Risk, Assurance and Information

Director Governance Risk Assurance and Information to Publish Submissions from Board Members, Executive Committee Members and Council Members
UK Research Innovation Gifts and Hospitality Policy

13 Amendment History.

<table>
<thead>
<tr>
<th>Version</th>
<th>Date</th>
<th>Comments / Changes</th>
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<tbody>
<tr>
<td>1.0</td>
<td>9 February 2018</td>
<td>Terms and Conditions Working Group</td>
</tr>
<tr>
<td>1.0</td>
<td>20 February 2018</td>
<td>Terms and Conditions Working Group</td>
</tr>
<tr>
<td>1.0</td>
<td>1 November 2018</td>
<td>PFO and UKRI GARI approved</td>
</tr>
<tr>
<td>1.1</td>
<td>19(^{th}) December 2019</td>
<td>Rebranding, renumbering and definitions</td>
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