Financial Services Code of Conduct

Robert Morris University Financial Aid Services employees are expected to maintain the highest standards of conduct in all aspects of the administration of their duties, specifically including all duties conducted in dealing with any entity involved in any way with financial assistance. This pertains regardless of whether said entities are involved in a government sponsored, subsidized or regulated activity.

Any Robert Morris University employee who is either directly involved with financial assistance or indirectly involved with financial assistance should:

- Never take any action for his or her personal gain or benefit
- Never take any action that he or she believes is or might be contrary to law, regulation or the best interests of the students and parents that the university serves.
- Never update or change any information in any file or system pertaining to yourself, relative, or personal acquaintance who is currently attending or has attended the university.
- In every circumstance, ensure that the information given to students and parents is accurate and unbiased and does not reflect any preference arising from actual or potential personal or institutional gain.
- In every instance be objective in making decisions and advising the university regarding any institution involved in any aspect of student financial assistance.
- Never solicit or accept anything from an entity involved in the making, holding, consolidating or processing of any student loans, including anything of value, including reimbursement of expenses for serving on an advisory board or as part of a training activity of or sponsored by any such entity.
- Always disclose to the university any involvement with or interest in any entity involved in any aspect of financial aid.

Statement of Ethical Principles

Robert Morris University adheres to the National Association of Student Financial Aid Administrators (NASFAA) Statement of Ethical Principles, which is denoted below:

The Statement provides that financial aid professionals shall:

- Be committed to removing financial barriers for those who wish to pursue postsecondary learning.
- Make every effort to assist students with financial need.
• Be aware of the issues affecting students and advocate their interests at the institutional, state, and federal levels.

• Support efforts to encourage students, as early as the elementary grades, to aspire to and plan for education beyond high school.

• Educate students and families through quality consumer information.

• Respect the dignity and protect the privacy of students, and ensure the confidentiality of student records and personal circumstances.

• Ensure equity by applying all need analysis formulas consistently across the institution’s full population of student financial aid applicants.

• Provide services that do not discriminate on the basis of race, gender, ethnicity, sexual orientation, religion, disability, age or economic status.

• Recognize the need for professional development and continuing education opportunities.

• Promote the free expression of ideas and opinions, and foster respect for diverse viewpoints within the profession.

• Commit to the highest level of ethical behavior and refrain from conflict of interest or the perception thereof.

• Maintain the highest level of professionalism, reflecting a commitment to the goals of the National Association of Student Financial Aid Administrators.


Student Loan Code of Conduct

Prohibition against remuneration to Robert Morris University

RMU will not solicit, accept, or agree to accept anything of value from any Lending Institution, Guarantee Agency or Servicer in exchange for any advantage or consideration provided by the Lending Institution related to its student loan activity. This prohibition covers, but is not limited to:

• Revenue Sharing Agreements
• Any computer hardware which RMU pays below market prices
• Any computer software used to manage loans unless the software can manage disbursements from all lenders
• Any printing costs, postage or services

This does not prevent RMU from soliciting, accepting, or agreeing to favorable terms and conditions where the benefit is made directly to student borrowers.

Prohibition against remuneration to RMU employees

RMU will require and enforce that no officer, trustee, director, employee or agent of the university will accept anything more than a nominal value on his or her own behalf or on behalf of another during any 12 month period from, or on behalf of any Lending Institution, Guarantee Agency or Servicer.
This prohibition will include, but not limited to a ban on any payment or reimbursement from any Lending Institution, Guarantee Agency or Servicer to university employees for lodging, meals or travel to conferences or training seminars.

This does not preclude any officer, trustee, director, employee, or agent of the university from receiving compensation for conducting non-university business with a Lending Institution, Guarantee Agency or Servicer or from accepting compensation that is offered to the general public.

This prohibition does not prevent the university from holding membership in any non-profit professional associations.

Ban on gifts

No RMU employee involved in the affairs of the university’s financial aid office shall solicit or accept any gift from a lender, guarantor, or servicer of education loans.

“Gifts” are defined as but not limited to:

- Any type of gratuity, favor, discount, entertainment, hospitality, loan, or other item having more than a token monetary value. The term includes a gift of services, transportation, lodging, or meals, whether provided in kind, by purchase of a ticket, payment in advance, or reimbursement after the expense has been incurred.

The following items would not be considered to be “gifts”:

- Standard material, activities, or programs on issues related to a loan, default aversion, default prevention, or financial literacy, such as a brochure, a workshop or training.

- Food, refreshments, training, or informational material furnished to any officer, trustee, director or university employee, as an integral part of a training session that is designed to improve the service of a lender, guarantor, or servicer of education loans to the institution, if such training contributes to the professional development of the officer, trustee, director or employee.

- Favorable terms, conditions, and borrower benefits on an education loan provided to a student employed by the institution if such terms, conditions, or benefits are comparable to those provided to all students of the institution.

- Entrance and exit counseling services provided to borrowers to meet the institution’s responsibilities for entrance and exit counseling as required “as long as”:
  - The institution’s staff are in control of the counseling; and
  - Such counseling does not promote the products or services of any specific lender.

- Philanthropic contributions that are unrelated to education loans or any contribution not made in exchange for any advantage related to education loans.

- State education grants, scholarships, or financial aid funds administered by or on behalf of a State.

Ban on gifts to family members

Gifts to family members of any officer, trustee, director or university employee will be considered a gift to said any officer, trustee, director or university employee if:
The gift is given with the knowledge and acquiescence of the officer, trustee, director or university employee (and)
The officer, trustee, director or university employee has reason to believe the gift was given because of the official position of said officer, trustee, director or university employee.

Limits of university employees participating on lender advisory boards

RMU will require and enforce that no officer, trustee, director or employee of the university from receiving any remuneration for serving as a member or participant of an advisory board of any Lending Institution, Guarantee Agency, or Servicer or receiving any reimbursement of expenses from said participation.

This does not preclude any officer, trustee, director or employee from participating on any lender advisory board that are unrelated to student loans.

This does not preclude any RMU employee not involved in the affairs of the university’s financial aid office from serving on the Board of Directors of a publicly traded or privately held company.

Contracting arrangements prohibited

Any officer, trustee, director, or employee is prohibited from accepting any payments of any kind from a lender in exchange for any type of consulting services related to educational loans.

This does not prevent anyone else in the institution that has nothing to do with student loans from entering into these agreements.

This does not prevent anyone not employed in the financial aid office who has “some” responsibility for student loans from entering into these agreements if that individual in writing, recuses him or herself from any decision regarding educational loans.

This does not prevent anybody from serving on a Board of Directors or trustee of an institution if the individual recuses him or her self from any decision regarding educational loans.

Revenue sharing agreements prohibited

RMU will not enter any revenue sharing agreement where:

A lender provides or issues a loan that is made, insured, or guaranteed under this title to students attending the institution or to the families of such students; and

The institution recommends the lender and in exchange the lender pays a fee or provides other material benefits

Prohibition on offers of funds for private loans

RMU will not request or accept any agreement of offer of funds for private loans in exchange for concessions or promises of:

A specified number of loans made, insured or guaranteed
A specified loan volume
A preferred lender arrangement
**Ban on staffing assistance**

RMU will not request or accept from any lender any assistance with call center staffing or financial aid office staffing.

This does not include:

- Professional development training for financial aid administrators
- Educational counseling materials, financial literacy materials, or debt management materials to borrowers, provided that such materials disclose to borrowers the identification of any lender that assisted in preparing or providing such materials.
- Staffing services on a short-term, nonrecurring basis to assist the institution with financial aid-related functions during emergencies, including state-declared or federally-declared natural disasters.

**Interaction with borrowers**

RMU participates in Federal Direct Loan programs.

- RMU will not, for any borrower, assign through award packaging or other methods, the borrower’s loan to a particular lender.
- RMU will not refuse to certify, or delay certification of, any loan based on the borrower’s selection of a particular lender.

**Preferred Lender Lists**

RMU does not maintain a lender list in paper or electronic formats.

RMU will not deny or delay processing of any educational loan.

RMU does not guarantee the student’s eligibility for an alternative loan from any lenders.
Financial Services Code of Conduct

My signature below certifies that I agree and will abide by the Robert Morris University Code of Conduct and all institutional, state, and federal regulations.

Employee Name (printed): _____________________________________________________________

Employee Title: ____________________________________________________________________

Employee Signature: __________________________________________________________________

Date: ______________________________________________________________________________