

RECOMMENDED ACTION

•By Motion: Approve the Board of Directors Code of Conduct



COMPONENTS OF THE BOARD OF DIRECTOR CODE OF CONDUCT

- Acting as a fiduciary
- Board and Director Responsibilities
- Professionalism, Civility and Decorum
- Interaction with Employees
- Confidential Information
- Self-Dealing and Conflicts of Interest
- Membership Votes and Related Obligations
- Violations of the Code of Conduct

CODE OF CONDUCT BACKGROUND

•In August of 2020, the Board directed staff and the Elections Committee to work with counsel to revise and update the election related documents. Over the last several months the Elections Committee, staff and interested stake holders have weighed in on the attached draft proposed Board of Director Code of Conduct.

To date:

- The Elections Committee has met and discussed the Elections portion of the Code of Conduct with interested stake holders.
- On March 12, the Board of Directors reviewed and discussed the components of the Code of Conduct. The Board direction was to provide a comprehensive revised code of conduct using the components that have been prepared by Benjamin Levine, Laura Lindgren and others to be presented at the next meeting.
- On March 18, 2021, staff met with Dave Feingold, legal counsel, Benjamin Levine and Laura Lindgren to discuss and prepare a draft of the Board of Directors Code of Conduct.

ALTERNATIVE OPTIONS FOR BOARD CONSIDERATION

Section G Membership Votes and Related Obligation – there are three
options listed in the staff report as well as alternative language provided
by legal counsel for consideration.

Option A	Option B	Option C
Unless advocating for his or her own	Unless advocating for his or her own	Unless advocating for his or her own
reelection, to ensure member	reelection, to ensure member	reelection, to ensure member
confidence in a fair and impartial	confidence in a fair and impartial	confidence in a fair and impartial
election process, and to promote an	election process, and to promote and	election process, and to promote and
amicable and productive working	amicable and productive working	amicable and productive working
relationship within the Board, Directors	relationship within the Board, it is the	relationship within the Board, it is the
should/shall not advocate for the	best practice for Directors to refrain from	best practice and strongly recommended
election or defeat of any candidate that	advocating for the election or defeat of	for Directors to refrain from advocating
is on an Association election ballot.	any candidate on an Association ballot.	for the election or defeat of any
		candidate on an Association ballot.

STAFF RECOMMENDATION IS OPTION C FROM THE PREVIOUS TABLE

Section G Membership Votes and Related Obligation

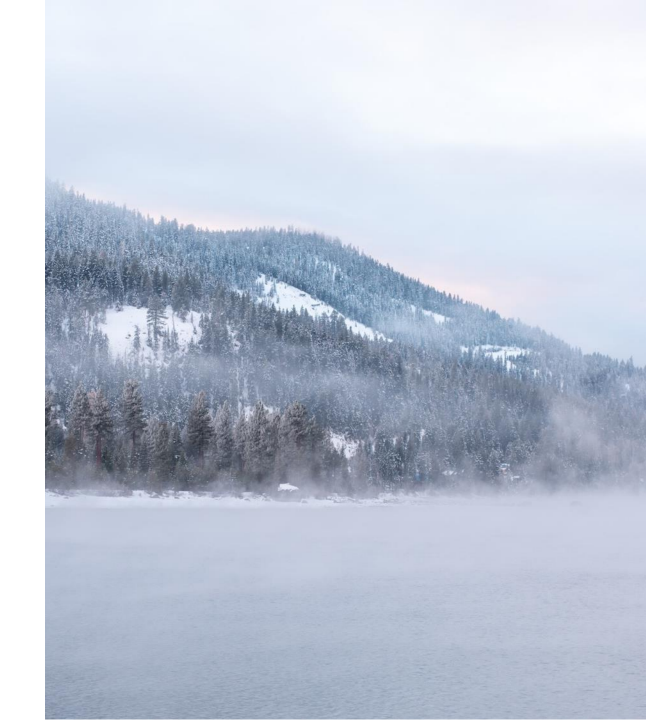
Staff recommendation is to adopt the "revised Option C" option which is included in the final recommended draft. Option B may be acceptable in terms of the statement that it is a best practice, but not strongly recommended, that directors who are not candidates not become directly involved in elections. However, staff does not feel it fully captures the intent of the Code of Conduct revisions. Although the Option A is stated as "should" rather than "shall", it is not a preferred option. Whether it is shall or should, it impacts First Amendment Free Speech rights of directors, and a Board member who advocates or endorses during an election could be claimed to have committed a violation of the Code of Conduct and be subject to censure or other action.

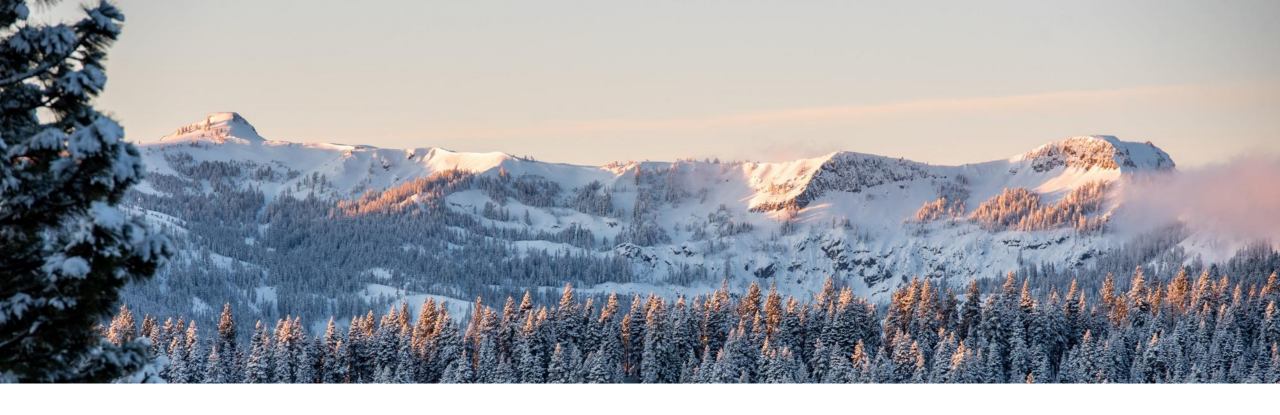
ALTERNATIVE LANGUAGE PROVIDED BY LEGAL COUNSEL

- Section G Membership Votes and Related Obligation
- G. MEMBERSHIP VOTES AND RELATED OBLIGATIONS
- A Director is obligated to act and speak in all matters pertaining to Tahoe Donner in accordance with his or her fiduciary duties and this Code of Conduct, including during elections and other membership votes.
- Directors have a right to participate in an election of directors in their individual capacity as a member. However, such participation must not in any way impact the fair and impartial election process administered by the Association. In addition, Director involvement in direct advocacy during an election can lead to dissension and disharmony among Board members, as well as erode member confidence in a fair and impartial election process.
- Therefore, it is considered a best practice and recommended that individual Directors who are not running for reelection refrain from personally endorsing or advocating for the election or defeat of any candidate during an election.
- If despite this best practice and recommendation, a Director chooses to endorse a candidate or advocate a position by communicating to the members in their personal capacity, the Director shall include an express statement that the views expressed are in the Director's personal capacity only, and do not in any way reflect the views or position of the Association. The following sample is provided for use in any such communications:
- The endorsement and/or positions set forth are my personal views, and do not represent the views or opinions of the Tahoe Donner Association, the Board of Directors, or any other official Tahoe Donner group or body.

INTENT OF THE CODE OF CONDUCT

The existing Code of Conduct and Ethics adopted by TDA Corporate Resolution 2018-1 is a generic Code of Conduct that should be revised in order to (i) integrate the Corporate Resolution 2020-3, which addresses Governance Guidelines, (ii) clarify expected ethical conduct of TDA Directors, and (iii) provide for practical enforcement mechanisms.





QUESTIONS/DISCUSSION