Developed by Colorado nonprofits for Colorado nonprofits

PRINCIPLES & PRACTICES 4th Edition
for Nonprofit Excellence in Colorado

Developed by Colorado nonprofits for Colorado nonprofits

Principles & Practices for Nonprofit Excellence in Colorado generously sponsored by
Colorado’s over 20,000 nonprofits provide essential services that support, enrich, and inspire communities, enhancing the quality of life all across our great state. Nonprofits also create a substantial economic impact.

Laws, regulations, and best practices hold nonprofits to standards of transparency, effectiveness, and efficiency. *Principles & Practices for Nonprofit Excellence in Colorado* is a powerful and useful tool for all nonprofits as they strive to reach and maintain these standards. We encourage nonprofit professionals and board members to use this resource to build their capacity, demonstrate accountability and enhance the public's trust in the nonprofit community.

As elected officials, we lead agencies that have important responsibilities for overseeing charities and nonprofits in Colorado. We value our ongoing partnership with Colorado Nonprofit Association and the efforts of many experts who contributed to the content of this new edition of *Principles & Practices for Nonprofit Excellence in Colorado*.

We appreciate the work of thousands of nonprofit professionals, volunteers, and donors to make a difference every day in their communities. We are honored to work with these nonprofit organizations.

We believe *Principles & Practices for Nonprofit Excellence in Colorado* will be a valuable guide as we all strive to reach Colorado Nonprofit Association’s vision that Colorado will have the nation’s most effective, vibrant, and innovative nonprofit community essential to the quality of life in our state.

Sincerely,

Cynthia Coffman
Attorney General

Wayne Williams
Secretary of State
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INTRODUCTION

PURPOSES

Principles & Practices for Nonprofit Excellence in Colorado (P&P) has three intended purposes:

• The first is to provide individual charitable organizations striving for excellence with a Colorado-specific tool for evaluating regulatory compliance, enhancing strategic planning, and refining operational evaluation.
• The second is to support the growth and quality of the nonprofit sector.
• The third is to increase public understanding of the role and impact of the charitable nonprofit sector in Colorado.

Note that this guidebook is not meant to be construed as legal advice, and is not a substitute for individualized consultation with an attorney. While legal requirements for nonprofits other than 501(c)(3) organizations are not included in this guidebook, this guide remains a strong tool to help those organizations increase good governance, accountability, and transparency.

DEFINITIONS

A “Principle” is a broad statement that defines a suggested ethical or managerial direction for a nonprofit organization. A “Practice” is a suggested method to achieve the principles. In this guide the terms “charitable organization,” “nonprofit organization,” and “nonprofit” are used interchangeably to refer to nonprofit organizations that are tax-exempt under § 501(e)(3) of the Internal Revenue Code.

GUIDANCE ON USING P&P

The topics are alphabetically ordered. It is encouraged that nonprofit organizations strive to implement all principles and practices stated in this edition. However, an organization may find that certain practices may not apply to it due to organizational size, life-cycle, and needs.

Practices with applicable legal citations are noted by the box.

LEGAL ACCOUNTABILITY

All Colorado nonprofits must be aware of and in compliance with all legal requirements pertaining to nonprofit management, reporting, and governance. Visit the following websites for summaries of applicable laws, links to helpful resources, and downloadable forms:

• Colorado Secretary of State [SOS.state.co.us/]
• Colorado Attorney General [coag.gov]
• Colorado Department of Labor [coworkforce.com]
• Colorado Department of Revenue [colorado.gov/revenue]
• Internal Revenue Service [irs.gov/charities]

In addition, Colorado nonprofits should take advantage of an invaluable resource called A Guide for Colorado Nonprofit Organizations (2007, Continuing Legal Education in Colorado, Inc.). More than 20 of Colorado’s top corporate attorneys, many of whom specialize in representing Colorado nonprofit organizations, wrote this publication, which is updated regularly.

ADDITIONAL RESOURCES

P&P recognizes that good organizational practices are primarily implemented through education and self-regulation. This guide is intended as an educational resource to help charitable 501(c)(3) organizations to promote good governance, transparency, and accountability.

Colorado Nonprofit Association strives to increase the sustainability of the nonprofit sector by providing professional development, access to best practice knowledge and current trend information. Visit ColoradoNonprofits.org to learn more about our resources, including upcoming professional development opportunities, online knowledge center, and policy updates.
A nonprofit organization should advocate for the people it serves, its organization, and the common interests of the nonprofit sector to operate effectively and advance its mission. A nonprofit should also facilitate community participation in matters of public interest relevant to its mission through its advocacy strategies.

Advocacy means the active support of an idea or a cause to influence public opinion or public policy. Advocacy comprises a broad array of activities including civic engagement, public education, and lobbying. A nonprofit’s level of involvement in advocacy will vary based on the organization’s mission, capacity, and strategic direction.

Nonprofits can advocate freely provided they follow some important legal requirements. Under Section 501(c)(3) of the Internal Revenue Code, nonprofits must not engage in partisan political activities including giving money to, or supporting or opposing, candidates for elected public office. But nonprofits must follow federal, state, and local laws that define limits on lobbying activities and applicable reporting requirements.

Staff, board members, and volunteers are free to use personal time and resources to support or oppose candidates or engage in other partisan political activities provided they are not representing the organization. (IRS Revenue Ruling 2007-41, 2007-25 I.R.B.)

As defined in federal regulations, nonprofits may lobby, i.e. communicating directly or urging the public to communicate, to support or oppose legislation before a legislative body of voters [26 CFR § 1.501(c)(3) - 1(c)(3)(ii)].
PLANNING AND ACTIVITIES

1. Understanding of Social and Public Policy Issues
   A nonprofit should continuously maintain an understanding of social and public policy issues and events relevant to the organization’s work.

2. Public Communications
   A nonprofit should ensure that the social and political context of information communicated publicly is clear, timely, and accurate. Such communications should be treated as public records.

3. Relationship Building
   A nonprofit should build relationships with elected officials, community leaders, and other nonprofits in order to strengthen its ability to affect community change and impact public policy.

4. Professional Development
   A nonprofit should include advocacy training and resources as part of its professional development activities for staff and the organization.

5. Advocacy Planning
   A nonprofit should have a plan indicating the scope of work, time, and resources devoted to advocacy. This plan may include both proactive and responsive strategies.

6. Participating in Formation of Public Policies
   A nonprofit should communicate its perspective on, or participate in forming or amending, executive, and legislative policies addressing issues related to the organization’s work. Where possible, key stakeholders should be involved in these efforts.

CIVIC ENGAGEMENT AND PUBLIC EDUCATION

7. Public Education
   A nonprofit should provide nonpartisan information, training, or other educational resources to the public on key mission-related issues.

8. Stakeholders as Advocates
   A nonprofit should support and encourage board members, volunteers, and constituents to act as advocates and ambassadors for the organization.

   A nonprofit should encourage public dialogue, hold public forums, or provide other methods for constituents to express their views on relevant social or public policy issues.

10. Promote Civic Engagement
    A nonprofit should encourage constituents to participate in nonpartisan civic engagement activities. As defined by the American Psychological Association, civic engagement means “individual and collective actions designed to identify and address issues of public concern. Civic engagement can take many forms, from individual voluntarism to organizational involvement to electoral participation. It can include efforts to directly address an issue, work with others in a community to solve a problem or interact with the institutions of representative democracy.”

11. Nonpartisan Voter Engagement Activities
    Where possible, a nonprofit should engage in mission-related activities to educate voters and encourage voter turnout. Nonprofits must follow IRS guidance to conduct these activities in a lawful, nonpartisan manner. These activities include:
    - providing education on voting and the elections process;
• conducting get-out-the-vote activities and voter-registration drives;
• hosting candidate forums;
• producing questionnaires or guides to educate the public about candidates and;


LEGAL REQUIREMENTS FOR LOBBYING, POLITICAL ACTIVITY, AND WORKING WITH ELECTED OFFICIALS

12. Prohibition on Supporting or Opposing Candidates for Elected Public Office

A nonprofit must not support or oppose candidates for elected public office. This includes avoiding communications and activities that could be perceived as supporting or opposing candidates or political parties [26 USC § 501(c)(3)].

13. Prohibition on Expenditures or In-Kind Contributions for the Benefit of Candidates

A nonprofit must not make an expenditure or in-kind contribution for the benefit of an individual candidate for elected public office, a political committee that supports or opposes a candidate, or a political party [26 USC § 501(c)(3)].

14. Prohibition on Use of Organizational Resources for Supporting or Opposing Candidates

A staff member, board member, or volunteer for a nonprofit organization shall not engage in activities that support or oppose candidates for elected public office, political committees, or political parties during hours when the individual is working or volunteering for, or otherwise representing, the nonprofit organization (IRS Revenue Ruling 2007-41, 2007-25 I.R.B.).

Staff, board members, and volunteers may engage in such activities using their personal time and resources. A nonprofit organization should provide training or guidance to staff, board members, and volunteers as needed to ensure organizational time and resources are not used for partisan political activities.

15. Distinction between Personal Opinions and Organizational Positions

A nonprofit organization should ensure that board, staff, and volunteers distinguish between personal opinions and organizational positions on public policy matters, especially in email, online, or social media communications. A nonprofit organization may be held accountable for statements made by a board member, staff member, or volunteer, particularly political statements.
16. Insubstantial Part Limit on Lobbying

A nonprofit must adhere to limits on lobbying activities under Section 501(c)(3) of the Internal Revenue Code. Lobbying means communicating directly, or urging the public to communicate, to support or oppose legislation before a legislative body or voters [26 CFR § 1.501(c)(3) - 1(c)(3)(ii)]. These activities to influence legislation, or carry on propaganda, must be an insubstantial part of a nonprofit's organizational activities under 501(c)(3). Unless an organization makes the 501(h) election, the IRS determines if a nonprofit's lobbying activities are substantial based on the facts and circumstances the nonprofit must report on its annual information return [26 CFR 1.162-29(c)(1)].

17. 501(h) Expenditure Lobbying Limit

A nonprofit should consider filing the IRS Form 5768 to take the 501(h) election. Section 501(h) of the Internal Revenue Code allows a nonprofit's limit to be measured based on lobbying expenditures rather than the insubstantial part limit [26 USC § 501(h)]. Under the 501(h) election, a nonprofit must report on both direct and grassroots lobbying activities on its annual information return and limit grassroots lobbying expenditures to no more than 25 percent of total lobbying expenditures (26 CFR 56.4911).

Direct Lobbying means any attempt to influence any legislation through communication with any member or employee of a legislative body, or with any government official or employee who may participate in the formulation of legislation. Grassroots Lobbying means any attempt to influence any legislation through an attempt to affect the opinions of the general public or any segment thereof. [26 CFR 56.4911]

A nonprofit that has taken the 501(h) election must also be aware of exceptions to reported lobbying activities including:
- discussion of broad social and economic issues without expressing a view on pending legislation or calling for action;
- nonpartisan analysis or research that may express a view on legislation but has no call to action, presents facts fully and fairly, and is widely disseminated;
- technical advice to a legislative body or committee at the invitation of that body or committee;
- “self-defense” communications on legislation affecting an organization’s existence, powers, duties, tax-exempt status, or deductibility of contributions; and
- membership communications that reflect a view on legislation of direct interest to the organization and its members but do not encourage direct or grassroots lobbying (26 CFR 56.4911).

[For organizations that have not made a 501(h) election, exceptions similar to those for technical advice and nonpartisan analysis have been established by case law and IRS Revenue Rulings 64-195, 1964-2 C.B.138 and 70-449, 1970-2 C.B. 111]
18. Prohibition on the Use of Federal Funds for Lobbying

A nonprofit must not use federal funds to engage in lobbying activities. Unless restrictions apply, other funds may be used for lobbying activities (2 CFR § 200.450).

19. Colorado Reporting of Lobbying Activities

A nonprofit employee who is paid by the organization to lobby must file monthly reports with the Colorado Secretary of State on communications to, or communications soliciting others to, influence legislation or public rulemakings (C.R.S. § 24-6-303).

20. Compliance with Ethics Rules

A nonprofit must comply with federal, state, and local ethics rules in working with government employees and public officials. With respect to government employees and officials, this includes rules on providing gifts, travel, honoraria, or event tickets; and employment of former elected officials. (Colorado Constitution Article XXIX; House of Representatives Rule XXIII - Code of Official Conduct; Standing Rules of the Senate, 34 to 43).
Communications strategies advance a nonprofit’s mission, inspire its stakeholders, and increase its impact. A nonprofit must be proactive in its communications strategy to accomplish its goals. Effective communications practices help to ensure public trust in the organization and connect the organization to its stakeholders, inspiring action. Thoughtful planning and internal communication are important for positive relationships with employees and key volunteers. External communications strategies attract and retain stakeholders, raise public awareness, advance key mission-related concepts, and increase funding for the organization.
PLANNING AND INTERNAL COMMUNICATIONS

1. Organizational Communications
   All nonprofit communications should adhere to the highest ethical and professional standards, as well as any applicable industry specific standards, and should exhibit transparency, fairness, and honesty. These standards should be clearly stated in writing and made part of the training and orientation of all employees, board members, and volunteers.

2. Written Communications Plan
   A nonprofit should have a clearly-defined, written communications plan that supports the organization’s strategic plan. The articulated communications strategies should be integrated into all organizational planning, and should demonstrate accountability to constituents and the public. The written communications plan should:
   - include goals, target audiences, key messages, strategies, tactics, intended outcomes, and the means to evaluate results;
   - include community served (which may be different than target audience);
   - ensure that the organization is making the appropriate information available to the public and communicating in a clear and timely manner with those who request information;
   - be shared and regularly reviewed with staff, board, and key volunteers of the organization; and
   - be updated regularly to ensure the plan stays current with the organization’s priorities and communication trends such as changes in social media and technology.

3. Communication Procedures/Internal Communications
   Nonprofits should establish clear policies pertaining to communication practices and procedures including outreach efforts, frequency of communications, graphic standards, rules around print and electronic communications, approval for institutional facts and messaging, and expected responses for internal or external concerns. These policies should be included in the written communications plan. Nonprofits should establish thoughtful internal communications strategies – with clear, defined channels that respond to the needs and interests of staff members and key volunteers – to allow for effective conflict resolutions, and the creation of a positive, productive organizational culture.

4. Inclusiveness and Communications
   Inclusive organizations not only have people from diverse backgrounds involved at all levels, but also are learning-centered and intentionally incorporate the needs, assets, and perspectives of all constituents into everything they do. This includes the practice of communications. Nonprofit organizations should provide communications in languages other than standard English, as necessary. As a nonprofit builds and implements its communications practices, it should ensure that its strategy, messaging, messengers, and materials are inclusive of the voices and experiences of its constituents.

5. Privacy and Consent
   Nonprofits should establish and implement clear policies regarding confidentiality of certain communications, images, and personal information. Sensitive, private, or confidential information should not be shared without express consent. Occasionally pictures of participants, volunteers, or served community members may need express consent to be shared.

6. Crisis Communications Plan
   A nonprofit should have a written plan for communicating with internal audiences, the public, and the media at a time of crisis or
emergency. A crisis communications plan may be incorporated into a disaster management plan or written communications plan.

7. **Copyright and Trademarks**
   A nonprofit should copyright or trademark organizational materials as appropriate.

8. **Evaluation**
   A nonprofit should take steps to evaluate its communications strategies and tactics. Each strategy should be designed with a measurable outcome in mind, and the dollars and time expended should be weighed with the success of each strategy. The next step would be to evaluate the outcomes against the proposed measurable outcomes.

### EXTERNAL COMMUNICATIONS

9. **Branding**
   A nonprofit should develop and promote a clear understanding of its brand. An organization's brand is its reputation and personality, and is supported by all of its actions and interactions with the community. The brand is articulated through consistent communications tactics such as key messages, language and tone, logo, and visual identity. Nonprofits should ensure all employees, board members, and volunteers have an understanding of and familiarity with its brand.

   In accordance with its brand, a nonprofit should consider implementing a set of graphic standards that create a visual identity and provide the rules for using the organization’s fonts, primary colors, accent colors, logos, photography, and other visual assets.

10. **Marketing**
    Marketing materials that are distributed to external audiences should be developed and distributed according to a strategic, mission-driven plan. They should represent the organization's brand and key messages, and reflect its visual identity. Examples of marketing materials include print and electronic newsletters, websites, social media, annual reports, advertising, collateral or promotional materials for events, public service announcements, and promotional brochures and flyers.

11. **Media Relations**
    Media relations is the process of generating media coverage by distributing timely and accurate press releases; providing print-ready content to external publications and outlets, including guest commentary and letters to the editor; and pitching story ideas to journalists whose coverage aligns with the organization's issues of concern and areas of expertise. Given changes in the media landscape, organizations should develop its own “media centers,” wherein press releases, feature stories, issue briefs, and other information are made available to the media and public online and by request.

12. **Digital Communications**
    Digital communications is using digital formats such as social media and e-marketing to connect with target audiences. It is an essential outlet for a nonprofit’s external communications and an integral part of a strategic communications plan. Best practices for effective digital communications change quickly, as outlets, platforms, social networks, and apps change constantly. Digital communications outlets can be used to highlight news and opportunities, share stories of impact, solicit volunteers, and promote events, among many other possibilities.

    A nonprofit should understand the tone, functionality, and audience of a given platform in order to use it effectively. A nonprofit should adopt a digital communications policy governing the organization's own social media channels and emails, as well as expectations for staff, board members, and volunteers regarding any social media activity as it relates to the organization.

    In addition, a nonprofit must adhere to anti-spam laws and guidelines. All email
communications should be sent only to recipients who have given either express or implied permission to be added to email lists and include a means for recipients to remove themselves from the mailing list.

13. Public Statements and Positions
A nonprofit should have a written procedure that stipulates who has the authority to make public statements on behalf of the organization, and the procedures for developing the statements. Board members, staff, and volunteers should be trained on the organization’s statements, positions, policies, and procedures.

14. Ambassadors
A nonprofit should encourage all staff, board members, and volunteers to act as ambassadors for the organization by providing them with tools, information, and messaging to be successful advocates. Nonprofits should consider specific training and regular refreshers for ambassadors. Ambassadors working together with a consistent, clear message enable a nonprofit to reach more people effectively.

15. Distinction between Personal and Organizational Positions
A nonprofit should educate employees, board members, volunteers, and ambassadors on the distinction between personal opinion and organizational positions. This is especially important when making public statements, using social media, or publishing information online or in print. A nonprofit may be held accountable for statements made by a board or staff member.

16. Stakeholder Engagement
In order to demonstrate transparency and accountability, maintain good relationships, and help an organization achieve its mission, nonprofits should engage stakeholders through clear, easily accessible, and up-to-date information. Opportunities to solicit feedback should be targeted to key audiences identified in the communications plan. For example, surveys, and other webforms, community meetings, and other methods should be easily accessible by outside audiences through the organization’s outlets of communication. Staff contact information will assist in these interactions. In the case of negative feedback, organizations should have a written grievance policy in order to promptly and respectfully respond to grievances or complaints from stakeholders. These practices help foster dialogue and mitigate potential negative impact to the organization and its stakeholders.

17. Annual Reports
A nonprofit should produce an annual report that contains information on its activities, accomplishments, performance, and vision for the future. Often, the annual report will be the most persistent demonstration of your brand; ensure that the elements of your visual identity are well represented. Organizations may choose to only offer its report in an electronic format, which is more cost effective and allows more options, including embedded content (e.g. videos, links, etc.). However, a more succinct printed version may be a beneficial takeaway during trainings and events, and offers a physical representation of the organization. To ensure direct and effective communication, organizations should decide on the audience and goals of the report.

Content should include:
- overall financial information, including income and expense statement, balance sheet, and functional expense allocation;
- an explanation of the organization’s mission, activities, and impact;
- an explanation of the organization’s outreach efforts and ways in which constituents may access the program(s); and
- a list of board members, staff, volunteers, and, when appropriate, contributors.
COMMUNICATIONS

Content to Consider:
• to bring your mission to life, include stories, photography, infographics, etc.
• to support fundraising, include testimonials from current donors

18. Legal Requirements for Public Access to Information
A nonprofit should make information about its operations, including its governance, finances, programs, and activities, widely available to the community. Full disclosure of executive compensation, including compensation received from related entities of the organization, must be disclosed on the organization’s IRS form 990. A nonprofit should consult legal and financial professionals to determine the requirements for public disclosure. At a minimum, a nonprofit (unless specifically exempt) must make certain data available to the public including:

• annual tax return (usually an IRS Form 990, 990-EZ, 990-N or 990-PF) for the most recent three years (IRC § 6104);
• if the organization has unrelated business income, annual tax return (usually an IRS Form 990-T) for the most recent three years; and
• IRS Form 1023, Application for Recognition of Tax-Exempt Status, including any papers submitted in support of the Application and any letter or other document issued by the IRS with respect to the Application (IRC § 6104; 990).
The nonprofit sector serves an essential role in creating and sustaining a civil society, by filling needs not met by the private or public sectors. Nonprofits provide direct services, advocate, and lobby on behalf of underserved communities, groups, and stakeholders. As such, nonprofit organizations are in a unique position to provide informed leadership and modeling of equity, diversity, and inclusion practices.

Implementing equity and diversity in nonprofit organization workplaces is accomplished through the identification and elimination of any form of discrimination. The second step is the creation of workplace practices that remove any employment biases or discrimination for any person. The benefits of a diverse and inclusive workforce include:

- A respectful workplace culture that allows employees to work productively;
- A supportive workplace culture that will attract and retain talented employees from a variety of backgrounds and experiences;
- Creating a culture where the uniqueness of each person, with their lived experiences and background, are included in discussions and decision-making, leading to innovation and holistic ideas;
- Services and programs that better reflect needs of underserved communities, groups, and stakeholders;
- Programs and practices that meet or exceed Equal Employment Opportunity (EEO) requirements, goals, and needs; and
- Meet or exceed the needs of the workforce, which are impacted by the changing demographics.

Data suggest diverse perspectives within an organization can increase performance, innovation, creativity, and problem solving. Additionally, diversity among staff, volunteers, and board members enhances the ability of nonprofit organizations to work effectively with culturally diverse communities. Given the nature of the sector, it is imperative that nonprofit organizations work to create equitable, diverse, and inclusive environments.
INTERNAL PROCEDURES

1. Organizational Policies
   A nonprofit should intentionally remove policies and practices that exclude people due to differences in social identity and access.

2. Opportunities for Various Social Identities
   A nonprofit should create employment opportunities and retention of employees, volunteer opportunities, board member opportunities, and programs and services which cover a broad range of social identities including ability, age, citizenship, class, ethnicity, gender (expression and identity), nationality, race, religion, and sexuality.

3. Workplace Culture
   A nonprofit should create a workplace culture where employees, volunteers, board members, served communities and groups feel connection, listened to, authentic engagement, and meaning, regardless of differences.

4. Role of Individuals’ Identity
   A nonprofit should ensure training and understanding of the role played by any individual's identity (the multiple variables of a person's self) in decision-making, work oppression or privilege, and other aspects of behavior.

5. Implicit Biases
   A nonprofit should understand the role played by implicit bias in decision-making, ideation, and other aspects of employees, volunteers, and served populations. Through the use of a tool such as Project Implicit, employees, and volunteers can recognize any specific biases, and take measures to minimize impacts of the biases in the workplace or volunteer opportunities.

6. Board Roles in Advancing Diversity, Equity, and Inclusion
   A nonprofit’s board should:
   - ensure inclusiveness goals are included in the strategic plan;
   - develop clear expectations with the CEO, monitoring progress through the CEO review process;
   - establish relevant inclusiveness goals within the work of board committees;
   - be ambassadors for the organization in diverse communities; and
   - eliminate any policies or processes that intentionally or unintentionally create bias or discrimination in an aspect of the organization.

EXTERNAL PROCEDURES

7. Marketing and Messaging
   A nonprofit should be clear and explicit about its values of diversity, inclusion, and equity in marketing materials and in messaging. A nonprofit should develop strategies to understand the audience with whom it hopes to connect or serve. The role of getting feedback from any stakeholder on the effectiveness, equity, diversity, and inclusion of marketing and messaging ensures authentic and valuable process to ensure the message sent is the same as the one received.

8. Community and Constituent Relationships
   Valuing the communities and constituents served is a critical element in equity, diversity, and inclusion thinking. Through the meaningful engagement with communities as full partners, the ability to innovate collaboratively and facilitate social change is increased. Board members, employees, and volunteers should utilize equitable channels.
to hear voices from and facilitate dialogue with community and constituent partners authentically. This practice allows the space for the external perspectives to influence the internal organizational work.

9. **Commitment from Leadership and Board**

Studies show that creating organization change for equity, diversity, and inclusion begins at the top of any organization. Executive Directors and board members can demonstrate their commitment to equity, diversity, and inclusion by engaging the board in conversations about the topic and gaining their support. Authentic conversations with employees, volunteers, and members of the served community can result in powerful change and understanding of the organization.
An essential responsibility of every nonprofit organization is to assess the impact of its actions and to learn from its previous work to better serve the community in the future. Evaluation demonstrates a nonprofit organization’s fulfillment of its mission through a systematic, verifiable approach to measuring effectiveness and identifying areas for improvement. An organizational culture of evaluation drives continuous improvement, enhancing performance and efficiency. Evaluation results should serve as a key determinant to strategic decision-making and planning, enabling an organization to best utilize its resources in areas with the greatest return. Evaluation results, and the associated organizational learning, are important for fulfilling organizational purpose, establishing accountability with stakeholders, and for encouraging continued investment of resources by funders and supporters.
GENERAL

1. The Practice of Evaluation
The process of evaluation involves the critical examination of a program or organization by collecting and analyzing information about its outcomes, activities, and characteristics in order to draw conclusions about impact. These conclusions inform future efforts and decision making, with the underlying goal of improving effectiveness.

2. Evaluation as Learning
Evaluation should drive organizational learning and continuous improvement. While measuring impact is one purpose of evaluation, evaluation also helps illuminate a greater understanding of capacity, strategy, and the role of the nonprofit in the community. Evaluation can provide valuable insight into how the work is being done, who is involved, and the context within which the work is happening, all of which can yield actionable information and, ultimately, lead to organizational growth.

3. Organizational Culture for Evaluation
Nonprofits should embrace evaluation as ongoing, consistent, and integrated into the work of the organization – involving a broad spectrum of staff, board, and stakeholders.

4. Ethics and Cultural Competency
High ethical standards and cultural competency are critical components in evaluation design and execution. These components ensure that evaluations are designed and implemented to protect participant rights and confidentiality, and are equally accessible to and yield equally valid data from diverse populations served.

5. Purpose of Evaluation
Evaluation operates at multiple levels and for a variety of purposes. Most common is program evaluation, which is often required by funders to measure the effectiveness of a program in meeting its objectives. Nonprofits should not be limited to program evaluation. Evaluations may encompass the organization as a whole for information on overall impact or sustainability, or to examine the operations and effectiveness of a department or operational area.

6. Key Evaluation Questions
Evaluation is based on the formation of key evaluation questions that determine the purpose of the evaluation process. Key evaluation questions provide the foundation necessary for determining the scope of study, the intended impact, and the methods for measuring change.

METHODS AND PROCESSES

7. Methods of Evaluation
Evaluation can be formative in nature, intended to assess and improve a program or process as it is being developed or implemented, or summative, which analyzes and reports on results retrospectively. Both serve valuable, but different, purposes, with formative evaluation focused on program design or operations and summative evaluation focused on measuring impact.

8. Theory of Change or Logic Model
The evaluation process is informed by a theory of change or logic model. A theory of change is a causal model that explains how and why a desired change is expected. A logic model is a visual image of the inputs, outputs, and intended outcomes of an activity or program, and may be based on a theory of change. Both provide a foundation for determining the effect of interventions in creating change.

9. Evaluation Outcomes
Strong systems of evaluation and anticipated outcomes are realistic, specific, measurable, and appropriate to the size and scope of the organization’s activities.
10. Data Information
The evaluation process may include a variety of activities and instruments intended to provide answers to the key evaluation questions and includes the analysis of both qualitative and quantitative data.
- Qualitative data is information that does not lend itself to being counted but provides deeper insight into individual experiences and perspectives such as participant interviews, focus group discussions, open-ended survey questions, or observations of a program in action.
- Quantitative data is information that can be summarized using numbers such as test scores, survey rankings, and program enrollment records.

END USES

11. Comprehensive Evaluation
A comprehensive evaluation should include both process and impact components:
- Process evaluation includes descriptive information such as the number of individuals served, demographic information, participation rates and intensity, and other items that can help an organization determine if the implementation of an activity aligns with plans and is operated efficiently (i.e. did the program serve the intended population?)
- Impact evaluation determines if the intervention created the change intended. Impact evaluation generally requires the use of an evaluation instrument that has been determined to be reliable (consistent) and valid (accurate) in measuring the subject of the intervention.

12. Identifying Trends
A comprehensive evaluation should include thorough analysis of data to identify trends and the characteristics of impact to inform future practices. While measured changes from the beginning to the end of an intervention for those that participated is fundamental to analysis, the rate of change as compared to broader group can provide a valuable frame of reference for the overall analysis.

13. Communicating Results
Nonprofit organizations should regularly communicate results to internal (e.g., staff) and external (e.g., funders) stakeholders and use these results in the planning process to inform and improve the overall impact of the organization.

14. Evaluation Conclusions
The evaluation process should include conclusions and recommendations for application in future activities. An evaluation should answer the questions posed in designing the evaluation process. Was the intended impact achieved? Why or why not? What characteristics or circumstances contributed to the results? An evaluation should include recommendations, based on the evaluation results, for improving the process or interventions employed in order to increase impact.

CAPACITY

15. Evaluation Capacity
Nonprofits can expect to invest considerable planning, staff time, and monetary resources into evaluation. Evaluation can be done internally or through an external expert. In either case, the capacity of staff to implement or support evaluation is key to success and sustainability. Elements of evaluation capacity include:
- buy-in and training of leadership and key staff regarding the value of evaluation, the importance of proper evaluation and analysis, and the application of evaluation results to inform program processes;
- creating a culture of continuous improvement by applying the results of evaluation to program and organizational efforts;
- established evaluation procedures for collection, safe storage, analysis, and reporting of data; and
- in-house or contracted expertise to appropriately analyze and report on the resulting data.

16. External Evaluator

Nonprofits may choose, or be required by funders, to contract with an external evaluator. An external evaluator should bring objective expertise to the evaluation process to inform the development, implementation, and analysis of the evaluation process and data. External evaluators should possess knowledge and skills related to statistical analysis and established research methods.

17. Evolving Evaluation and Methods

Evaluation should evolve alongside organizations and programs. Because evaluation drives organizational learning and can lead to program modifications, and because nonprofit organizations operate in dynamic environments, the questions that organizations seek to answer through evaluation will shift over time, and correspondingly so may the methods used to address them.
Nonprofits have an obligation to act as responsible stewards of their financial resources. Nonprofits must comply with all legal financial requirements and should adhere to sound accounting principles that produce reliable financial information, ensure fiscal responsibility, and build public trust. Nonprofits should use their financial resources to accomplish their missions in an effective and efficient manner, and should establish clear policies and practices to regularly monitor how funds are used. Adherence to best practices is critical to maintaining compliance and public trust.
ROLEs AND RESPONSIBILITIES

1. Financial Management Responsibilities
   Various roles within a nonprofit have financial management responsibilities: board of directors, treasurer, finance committee, audit committee, management, chief financial officer and/or controller. Each role has a responsibility to understand the financial statements and perform key oversight functions.

2. Finance Committee
   The treasurer of the organization should serve as the chair of the finance committee. The committee shall be responsible for the planning, monitoring, and evaluation of the nonprofit’s funding, financial management, facilities, assets, risks, and insurance programs. The committee shall work with the chief executive and the chief financial officer in developing long-range financial and capital plans; reviewing annual budgets and financial reports; and recommending internal controls and other financial policies to the board. The committee shall perform such other duties as may from time to time be required by the board.

3. Audit Committee
   The board should designate an audit committee, which should include board members. Subject to board approval, the audit committee should hire an external auditor. The audit committee should oversee and evaluate the audit process, meet with the auditor to review the audit’s content, and present the audit to the full board for its review and approval. It is permissible to have a combined finance and audit committee. If possible, an audit committee should be independent of the finance committee as auditors are effectively assessing the performance of the finance committee (Form 990).
   The existence of separate finance and audit committees is based on each organization’s needs and resources. In the remainder of this section, “finance/audit committee” may indicate one or either committee depending on the individual entity structure.

ACCOUNTABILITY

4. Financial Reports
   A nonprofit should produce consistent and accurate financial reports, including a balance sheet, a statement of activities, and a cash flow projection at least quarterly. The balance sheet should compare the prior fiscal year-end, and the income and expense reports (known also as a statement of activities) should also compare the budget for the same period to the actual income and expenses, along with explanations for significant variances. In addition, dashboard reporting should be provided to monitor key performance indicators (KPIs). The KPIs may include the current ratio, liquidity analysis, reserve calculation and expense ratios, and any other information required to effectively manage the organization. Internally prepared financial statements may be prepared on the accrual basis of accounting, or on another basis of accounting if that is more meaningful for decision making purposes (such as the cash basis).

5. Review of Financial Statements
   The financial statements should be reviewed by management, the finance/audit committee and Board of Directors. All board members should receive appropriate training on how to read and understand nonprofit financial statements. Board members should be actively engaged in reviewing financial statements and providing fiscal oversight. While the detailed analysis and review of the financial statements may be performed at the finance/audit committee level, the board retains fiduciary responsibility.

6. Review of IRS Information Returns
   A nonprofit’s chief executive officer, chief financial officer (or equivalent), board, and audit committee should thoroughly review and approve the IRS Form 990 and 990T (if
applicable) to ensure that the organization’s filings are accurate, complete, and filed on time with the IRS (990).

7. Audit or Review of Annual Financial Statements
A nonprofit should have a qualified independent certified public accountant audit or review the financial statements annually or in a manner appropriate to the organization’s size and scale of operations, or as specified by the bylaws. In the process of the audit, the auditor should be given the opportunity to meet in executive session with the organization’s board separately from management and staff.
The independent financial audit or review should be reviewed and approved by the finance/audit committee and/or board of directors, as required by the nonprofit’s policies.

8. Open Communication
A nonprofit must openly communicate the annual reporting information contained on its Form 990 to constituents and others who request such information (IRC § 6104; 990). In addition, nonprofits should share, at least annually, an overview of data regarding sources of revenue, functional expenditures, and related outcomes. This is often presented within an annual report.

9. Annual Budget
The board of directors should review and approve an annual budget for the organization. While the board should determine the appropriate budget needed to achieve its mission, the board should also consider external industry benchmarks for expenditures on programs, administration, and fundraising. The budget should include adequate funds for appropriate staff salaries and resources to achieve its mission. In addition, the board should ensure that the budget addresses not only the operational needs of the nonprofit, but also the capital expenditures/replacements, and is supportive of the long-term strategic plan. While generally prepared on an annual basis, the budget should also provide and address more forward-looking cash and financial needs. The board should also consider budgeting for a reasonable surplus in order to establish, increase, or maintain adequate reserves.

10. Donor Restrictions
A nonprofit must comply with specific conditions placed upon donations [C.R.S. § 15-1-1103 through 15-1-1109; C.R.S. § 6-16-111(1)(i)]. Donated funds must be clearly categorized based upon the existence of donor restrictions in the organization’s financial statements and communications in accordance with the donor or grantor wishes, stipulations, or intent (990). Donor restrictions may include restrictions for a specific purpose, or a specific time frame.

11. Accountability for Restricted Funds
A nonprofit is responsible for monitoring and providing sufficient documentation, to both public and private donors, to support restricted expenditures that should be accomplished through the financial accounting system.
12. Public Support Test

To be considered a public charity, an organization must generally receive financial support from a sufficiently broad base of donors to meet the public support test or the facts and circumstances test. A public charity that normally receives more than one-third of its total support from public support sources is generally considered a public charity. If the organization fails the public support test, it may still qualify under the facts and circumstances test [IRC § 170(b)(1)(A)(VI); 509(a)(1)].

13. Management’s Discussion and Analysis (MD&A)

A nonprofit may consider publishing MD&A in conjunction with its audited or reviewed financial statements. This document can serve as an opportunity to explain variances in financial performance and frame the expectations for the reader of the financial statements. It can be a meaningful tool to provide additional insight about how the nonprofit’s mission and accomplishments are reflected in its financial statements.

14. Documentation of Financial Policies

In addition to specific policies noted herein, a nonprofit organization should take care that all financial policies and procedures are documented adequately. These policies should include information regarding internal controls, cross-training and succession planning. Documentation of relevant financial policies will ensure that the nonprofit can operate effectively should an unexpected change in personnel occur.

15. Compliance

A nonprofit must comply with all federal, state, and local financial reporting and tax laws. This includes withholding and payment of federal, state, and local taxes and payroll taxes. In addition, nonprofits incorporated in the State of Colorado must comply with all Colorado Secretary of State requirements including charitable solicitation registration and other informational requests.

16. Auditor Rotation

The audit committee should annually evaluate the quality of the audit firm and periodically put the audit out to bid. If maintaining the same firm, a nonprofit should consider requesting, if possible, a new audit partner every three to five years in order to ensure a fresh, objective perspective.

17. Whistleblower Policy

A nonprofit should have a system in place that allows individuals to report financial and other misconduct, and must ensure that there is no consequence for doing so – commonly referred to as a “whistleblower policy” (18 USC § 1107 – a.k.a. Sarbanes-Oxley; 990).

18. Expense Reimbursement

A nonprofit should establish and implement policies that provide clear guidance on its rules for paying or reimbursing expenses incurred on behalf of the organization. The
policy should specify who is authorized to incur expenses on behalf of the nonprofit, the types of expenses that can be reimbursed, the approval and review process of expense reports, and the documentation required to substantiate expenses. Such policies should require that travel and other expenditures on behalf of the organization be undertaken in a cost-effective manner. Expense reimbursement for the chief executive officer (or equivalent) should be approved by an officer of the board of directors.

19. Reserves
A nonprofit should establish an operating reserve policy in order to plan, establish, and maintain a liquid financial reserve at a level determined by the organization’s management and board to adequately support its operations. A recommended target for reserves is three to six months of operating expenses. Organizations with capital property should also consider an appropriate capital reserve policy to adequately support future replacements and repairs of assets. Both operating reserves and capital reserves should support the nonprofit’s strategic plan.

20. Investment Policy
A nonprofit should adopt and periodically review a sound investment policy which aligns the investment portfolio with the organization’s strategic goals and risk tolerance. An investment committee, separate from the finance/audit committee, may also be established to monitor the investment activity and ensure compliance with the policy.

21. Internal Controls
A nonprofit should devise and implement internal control procedures, such as dual controls and segregation of duties, in order to ensure accurate information and to help prevent fraud.

22. Protection of Assets
A nonprofit has a responsibility to ensure that its assets are used solely for the benefit of the organization, and not for personal or other gains. A nonprofit should establish a policy regarding the personal use of assets, both tangible and intangible such as computers, phones, copy machines, donor database, mailing lists, etc. Capitalized assets should be tracked and inventoried regularly.

23. Management of Funds
A nonprofit must manage and invest funds prudently and in compliance with conditions attached to funding (C.R.S. § 15-1-1103–1109; 990). The organization should monitor the use of its funds and resources to ensure compliance. In addition, nonprofits should consider and take advantage of technology and security tools provided by their financial institution in order to assist with this monitoring activity.

24. Related Persons Expense Reimbursement
A nonprofit should neither pay for nor reimburse travel expenditures (other than minor and incidental expenses such as refreshments served at an organization meeting) for spouses, dependents, or others who are accompanying individuals conducting business for the organization unless there is a business purpose for their attendance and participation.
25. Loans to Board Members and Key Personnel

A nonprofit must not make any loans to board members or officers (C.R.S. § 7-128-501). It should also expressly prohibit loans to key personnel or any other staff or volunteers (990).

26. Personal Use of Nonprofit Funds

A nonprofit must not allow personal use of its funds or business credit cards because any such transaction may constitute private inurement or an excess benefit transaction under the intermediate sanctions rules (IRC § 501(c)(3) and 4958; C.R.S. § 7-133-101; 990).

27. Credit Card Use

A nonprofit should establish and implement a policy that provides clear guidance on the appropriate use of business credit cards, including the timely remittance of supporting documentation. The policy should also provide consequences for unsubstantiated expenses and personal use of credit cards. The policy should specify oversight procedures including board oversight of the chief executive officer’s credit card expenditures (990).

28. Revenues

A nonprofit should work toward diversifying its funding sources as much as possible in an effort to strengthen the organization’s sustainability and public support ratio, and to lessen the impact of a potential loss of a significant amount of its funding from any one source. Funding sources could include grants and contributions, earned income, investment income, and unrelated business income. The nonprofit should monitor the impact of restricted revenue, and consider diversification of these revenue classifications.

29. Expense Allocation

Expense allocation should represent the mission and activities of the nonprofit. An organization should spend an appropriate percentage of its annual budget on programs in pursuit of its mission. An organization should also provide sufficient resources for effective administration of the organization and, if the organization solicits contributions, for appropriate fundraising activities. There is a wide range of acceptable expense allocations within the nonprofit sector. Each organization
should consider relevant industry subsector data to determine the reasonableness of its expense allocations. While effort should be made to maximize the mission related activities of an organization, a nonprofit should recognize the necessity of fundraising and administrative costs. Members of the board and management should review industry information related to this topic, such as The Overhead Myth Open Letter by Guidestar, BBB Wise Giving Alliance, and Charity Navigator.

30. Cash Flow/Liquidity

In order to facilitate smooth fiscal operations, a nonprofit should project, monitor, and make adjustments to cash flow as needed to ensure appropriate liquidity. Cash flow can be impacted by the sources and timing of revenue, such as restricted funding and reimbursable grants, as well as the timing of cash collections and expense outlays. A nonprofit may consider cash flow and liquidity tools such as an established operating reserve and/or an operating line of credit.
Nonprofits provide opportunities for individuals and institutions to voluntarily contribute to causes of their choice and serve as the important vehicle for philanthropy.

Nonprofits act as intermediaries between donors and beneficiaries, and have an ethical obligation to steward funds properly to carry out their missions.

Nonprofits must comply with all federal, state, and local laws concerning fundraising practices. Nonprofit fundraising should be conducted according to the highest ethical standards for soliciting, accepting, recording, reporting, and using funds. Nonprofits should adopt clear policies for fundraising activities to ensure responsible use of funds and open, transparent communication with contributors and other constituents. A nonprofit should conduct its fundraising activities in a manner that upholds the public’s trust in stewardship of contributed funds.
FunDDEVELOPMEnT

CHARITABLE SOLICITATIONS

1. Charitable Solicitations Registration

Unless excepted by law, prior to soliciting contributions from the public or engaging in cause marketing, a nonprofit must file a registration statement with the Colorado Secretary of State and annually renew its registration with updated financial information and any material changes [C.R.S. § 6-16-104 (1-6)].

2. Professional Fundraiser Registration

Any professional fundraiser (a person external to the organization and not employed as staff) who consults or solicits contributions on behalf of a nonprofit must be registered with the Colorado Secretary of State prior to engaging in any such activities [C.R.S. § 6-16-104.3, 104.6]. Nonprofits that contract with professional fundraisers must ensure such fundraisers are registered accordingly [C.R.S. § 6-16-104.3 (2, 9), 104.6 (2, 9), 104.9B]. In addition, nonprofits that engage paid solicitors must actively monitor the receipts and disbursements of those agencies or individuals [C.R.S. § 6-16-104.6 (8-9)].

3. Training of Professional Fundraisers

A nonprofit should provide appropriate training and supervision of the people soliciting funds on its behalf to ensure that they understand their ethical responsibilities, and applicable federal, state, and local laws. In particular, this includes information they must disclose to donors (C.R.S. § 6-16-105,105.3), and prohibitions on techniques that are coercive, intimidating, or constitute harassment of potential donors.

4. Fundraising that Supports Mission

A nonprofit should pursue and accept funding, whether it is unrestricted or restricted, that is in alignment with the organization’s strategic direction and mission. In conducting such fundraising activities, donor intent must be honored, and a nonprofit must not jeopardize tax-exempt status.

5. Fundraising Communications

Fundraising communications should include clear, accurate, and honest information about the specific organization, its activities, and intended use of funds in support of the organization’s mission.

6. Fundraising Revenues

A nonprofit should diversify its funding sources as much as possible to sustain the organization, increase its percentage of public support, and mitigate the impact of a potential loss of a significant amount of its funding from any one source. Diversification may include various types of grants, sponsorships, individual donations, and bequests in addition to other organizational revenue streams.
FUNDED DEVELOPMENT

FUNDRAISING STRATEGIES

7. Donor Options
A nonprofit should educate donors about the many different ways they can make gifts including outright cash gifts in response to direct asks, direct mail, phone calls, digital philanthropy, planned gifts (such as bequests, real estate, stocks, gift annuities, and various forms of trusts), blended gifts (mix of a cash and non-cash assets), and donor-advised funds.

8. Charitable Games of Chance
A nonprofit that conducts auctions, bingo games, raffles, or other such games must know and comply with legal requirements for these charitable games of chance. Organizations must seek approval from the Colorado Secretary of State and the Internal Revenue Service in advance and should contact these agencies for further information [(CCR § 1505-2(3.0); C.R.S. § 6-16-110; 990)].

9. Digital Philanthropy
A nonprofit that engages in digital philanthropy should be aware of how this may require different strategies and costs associated with engaging donors, volunteers, and other stakeholders than traditional fundraising engagement strategies. Digital strategies can include email solicitation, crowdfunding, peer-to-peer fundraising, social media listening, digital advertising (e.g., Google grants), and inbound marketing tools. Through a sophisticated online program, a nonprofit can significantly increase participation among donors and volunteers, acquire new donors, and be able to convey its story to a broader range of parties and communities.

10. Fundraising Events and Galas
A nonprofit that raises funds through events and galas should develop plans that account for the substantial planning and human and financial resources involved. Plans should include but are not limited to:

- goals for the event regarding finances, communications, and donor cultivation and stewardship;
- sufficient time for planning and implementation;
- having a sufficient budget for the event including costs of staff time, volunteer engagement, venue, food, and beverage, décor, entertainment, and technology;
- tactics for intentional engagement with audiences and stakeholders at the event;
- consideration of the demographics of stakeholders and populations including how they can benefit and participate in the event;
- any competition with other similar events;
- roles and responsibilities of staff and volunteers assisting with the event; and
- necessary permits and licenses (e.g., liquor license, raffle license, etc.).

ACCOUNTABILITY TO FUNDERS

11. Donor Restrictions
A nonprofit must comply with specific conditions placed upon donations [C.R.S. § 15-1-1103-1109; C.R.S. § 6-16-111(l)(i)]. Donated funds must be clearly categorized per applicable accounting standards as unrestricted, temporarily restricted, or permanently restricted in the organization’s financial statements and communications, and in accordance with the intent and wishes of the donor or grantor (990).
12. Acknowledgment of Donor Gifts

A nonprofit should acknowledge all charitable gifts to the organization as a best practice of donor stewardship. To enable a donor to receive a charitable deduction, a nonprofit must provide timely written acknowledgement to the donor to substantiate contributions [IRC § 170(f) (17)]. To acknowledge particular types of gifts, nonprofits must adhere to specific requirements. This includes:

- providing a receipt for contributions in cash (including those paid by check or credit card) or property (in-kind or non-cash) when the fair market value of the gift is at least $250 [(IRC § 170(f)(8); 990];
- sending a written acknowledgement to donors who make a contribution in excess of $75 in which there is a benefit to the donor (i.e., a ticket to a fundraising event when the ticket price exceeds the benefit to the donor) [IRC § 6115(a); 990];
- special requirements that apply to non-cash donations when the fair market value is more than $500. This may depend on the item of value that is donated in order to accurately reflect the value of a non-cash contribution;
- a qualified appraisal to substantiate a donation of property when the fair market value exceeds $5,000 [26 CFR §1.170A-17(a), (b); 990].

13. Donor Confidentiality

While a nonprofit should strive to publicly recognize donors when appropriate, donor confidentiality should be maintained when requested by the donor. A nonprofit should not share, trade, or sell contact information for any donor without prior permission from the donor. Personal information about potential donors collected in prospect research should also remain confidential.

14. Donor Stewardship and Grant Relationships

A nonprofit should regularly communicate with donors and grantors regarding its activities and expenditures of funds in periodic or final reports, as agreed upon at the time of donation. Responses to questions or requests for additional information should be provided in a timely fashion.

15. Fundraising Technology

Nonprofit organizations should consider how to best utilize available fundraising and marketing technology and evaluate the costs and benefits of various solutions. In-depth vendor research should be conducted when considering an online solution. When implementing fundraising technology, organizations should consider factors including but not limited to:

- audiences;
- privacy policies;
- any data transfer;
- information technology infrastructure and capability; and
- types of online payment processors.

16. Application of Funds Raised

A nonprofit should apply a significant percentage of each dollar raised to programs and services in accordance with practices of
comparable organizations and commitments made to contributors and the public.

17. Association of Fundraising Professionals’ (AFP) Code of Ethics

A nonprofit’s board and chief executives should be familiar with and implement AFP’s Code of Ethical Principles and Standards of Professional Practice, and ensure that all their fundraisers adhere to this code.

18. Compensation of Fundraising Professionals

Consistent with AFP guidelines, a fundraising professional should not accept compensation or enter into a contract that is based on a percentage of contributions. Fundraisers should not accept finder’s fees or contingent fees be permitted to accept performance-based compensation, such as bonuses, only if such bonuses are in accord with prevailing practices within the members’ own organizations and are not based on a percentage of contributions.

19. Persons Raising Funds

A nonprofit should be familiar with the legal distinctions between staff, consultants, volunteers, and contract employees, and should ensure that its staff has the knowledge and ability to adequately manage and supervise all fundraising activities. This is especially important if the organization uses outside contractors for fundraising.

Fundraisers should not nor be expected to bring connections from a previous nonprofit job to a new nonprofit employer. Any relationships created at one nonprofit are not transferable to a new nonprofit. All donor and prospect information created by or on behalf of an organization or client is the property of that organization or client.

20. Board’s Role in Fundraising

A nonprofit’s board assumes overall responsibility for raising sufficient funds to meet the organization’s budgeted objectives. A board should also ensure that all fundraising is implemented according to law and ethical practice. One-hundred percent of board members should give annually to the organization to the best of their ability or in accordance with a written board giving policy.

21. Gift Acceptance Policy

A nonprofit should have policies in place that govern the receipt, active management, and reporting of gifts (cash or non-cash), and grants. A nonprofit should adopt clear policies regarding the acceptance of gifts (cash or non-cash) to the organization (990) and personal gifts from any constituent to staff members, board members, and volunteers.

22. Declining Gifts

A nonprofit should decline gifts (cash or non-cash) that would bring about adverse conditions for the organization or its constituents and gifts given for purposes outside the scope of its mission. Nonprofits should implement clear policies, based on the
organization’s exempt purpose, to determine whether accepting a gift would compromise the ethics, financial circumstances, program focus, or other interests of the organization.

23. Accepting Funds from the Marijuana Industry

Although in Colorado both medical and recreational marijuana are legal, marijuana remains illegal under federal law, where it is classified as a controlled substance under the Controlled Substances Act (CSA) (21 U.S.C. § 811).

A nonprofit that accepts donations from the marijuana industry risks violating federal law and incurring federal enforcement even though such donations may not be prohibited by Colorado law. Nevertheless, if a nonprofit considers accepting donations from the marijuana industry, it should take the following steps:

- consult legal counsel;
- review current gift acceptance policies; and
- assess the benefits of the gift and whether or not accepting the gift would bring about adverse conditions for the organization or its constituents.

If a nonprofit receives federal funds through a contract or grant, it must not accept donations from a marijuana retailer because that contract or grant would most likely prohibit violating federal law as a condition of receiving those funds.


A nonprofit should have a clear privacy policy that can be easily located on its website to provide transparency to donors and the public about how their personal information is used and disclose data security practices.

The policy should include how donors’ personally identifiable information (PII) is used, explain data security practices, and uses for information for digital philanthropy and engagement. Privacy policies may require specific sections based on organizational activities (e.g., use of health data in hospitals, behavioral marketing practices, etc.). Because nonprofits collect, use, store, and in some cases, disclose PII, having a privacy policy is critical. PII is data that can identify one individual from another, and includes information such as name, address, phone number, email, credit card, or other payment information.

NOTES
GOVERNANCE

Directors meet the duty of care by, among other things:

- exercising their responsibilities in good faith and with diligence, attention, care, and skill;
- carrying out the purposes, mission, and strategy of the nonprofit;
- complying with the organization’s governing documents (articles of incorporation and bylaws);
- devoting the necessary amount of time and attention to the affairs of the nonprofit so they will be able to make reasonable and informed decisions. This means that directors have the duty or obligation to be informed, ask questions, participate in deliberations, and exercise judgment;

Nonprofit corporations are created under state law (the Colorado Revised Nonprofit Corporation Act or CRNCA) (C.R.S. § 7-121-101 to 137), and for the most part, state law determines how they are governed. In addition to what is required by state law, a nonprofit’s articles of incorporation, bylaws, and board policies may provide more specific policies and procedures to govern the organization’s activities.

Members of the governing body, typically the board of directors or board of trustees, must be aware of the legal fiduciary duties related to their work: the duty of care, the duty of loyalty, and the duty of obedience. Colorado law requires directors to discharge their duties to the nonprofit in good faith; with the care an ordinarily prudent person in a like position would exercise under similar circumstances; and in a manner they reasonably believe to be in the best interests of the nonprofit (C.R.S § 7-128-401). Fiduciary duties are intended to ensure a high degree of care and complete loyalty to the nonprofit to protect charitable assets held for the benefit of the public rather than for individuals.
GOVERNANCE
PRINCIPLES

• requesting expert advice if a decision requires information and judgment that is outside the board’s experience and expertise;
• understanding fiduciary responsibility for the nonprofit;
• not simply “rubber stamping” management requests, but instead developing the habit of requesting information needed to make a good decision.

Meeting the duty of care includes both decision-making and oversight responsibilities, and is fulfilled by activities such as attending board meetings regularly, entering discussions, reading minutes, understanding the organization’s programs, maintaining a careful oversight of finances, and questioning unclear or troubling activity (C.R.S. § 7-128-401).

Directors meet the duty of loyalty by placing the interests of the organization before their own interests or those of related parties and avoiding the use of organizational opportunities for personal gain (C.R.S. § 7-128-401). Under CRNCA, a related party includes a spouse, a descendant, an ancestor, a sibling, the spouse or descendant of a sibling, or an estate or trust in which the director or a related party has a beneficial interest. In addition, a related party includes any entities for which a related party serves as an officer or director, or in which a related party has a financial interest.

Directors meet the duty of obedience by complying with federal, state, and local law, adhering to the organization’s governing documents, and guarding the organization’s mission. This not only refers to the letter of the law, but also the spirit of the law. Nonprofit organizations are held to a high public standard and boards should comply accordingly. Boards should stay informed on updates to the law and compliances practices within the organization.
GOVERNANCE

ROLE

1. Board

Unless otherwise provided in the articles of incorporation, a Colorado nonprofit corporation must have a board (C.R.S. § 7-128-101). The three primary roles of the board include establishing mission and direction, ensuring the necessary resources of funds and leadership to implement the mission, and providing fiduciary oversight.

A nonprofit’s board or other governing body, officers, and key employees are responsible for defining and upholding the organization’s mission, vision, and values, and for providing overall strategic direction to the organization. Governing a nonprofit requires the board to manage its officers and ensure that the organization operates in furtherance of its charitable and tax-exempt purposes. The board operationalizes this responsibility through the creation of policy that provides foundational guidance to employees in the management of the organization, thus reinforcing the distinction of the board’s role in governance from the employee’s role to manage.

2. Corporate (Board) Officers

Unless otherwise provided in the bylaws, a Colorado nonprofit corporation must have a president, a secretary, and a treasurer, and may have such other officers as may be designated by the board (C.R.S. § 7-128-301). Each officer must be 18 years of age or older (C.R.S. § 7-128-301). An officer need not be a director or a member of the nonprofit corporation, unless the bylaws so prescribe. While not required under federal tax law, the IRS generally expects to see, at a minimum, these three officers. Some organizations may use different titles or descriptions, and any modifications should be reflected in the bylaws.

3. Board Member Job Descriptions and Responsibilities

Board members should be provided with a clear job description and understand their roles and responsibilities to the organization and to the public. Board members are responsible for fully understanding and carrying out their responsibilities.

RESPONSIBILITIES: OVERSIGHT AND EVALUATIONS

4. Compliance with Federal, State, and Local Laws

A nonprofit must be knowledgeable about and comply with all applicable federal laws
GOVERNANCE

and regulations, as well as applicable laws and regulations of the states and the local jurisdictions in which it is based or operates (for example, laws, and regulations governing corporate activities [state], income tax laws [federal and state], charitable solicitations [state], and employment [federal and state]). In Colorado, the Attorney General has retained certain powers governing matters such as oversight of charitable assets, donor intent, and self-dealing, as well as enforcement of Colorado’s Charitable Solicitations Act, and review of nonprofit conversions pursuant to their common law authority over charitable assets. Consequently, the board should confirm that policies and practices are in place to protect against a wasting of charitable assets, justify the reasonableness of compensation paid to members, directors, or officers, honor donor intent, and prevent improper personal benefit by insiders. Nonprofits conducting business and charitable solicitations in multiple states must comply with the regulations and guidelines of each state. If the organization conducts programs outside the United States, it must also abide by applicable international laws, regulations, and conventions.

5. Approval of Fiscal and Governance Policies

The board should review and approve new or revised fiscal and governance policies including a conflict of interest policy, whistleblower policy, document retention and destruction policy, personal giving and gift acceptance policies, and an executive compensation policy (990). The Form 990, a publicly available document, requires organizations to disclose whether they have most of these policies in place. The board should also seek to ensure that proper accounting systems and internal controls are in place to detect and prevent fraud and embezzlement including, as appropriate, background checks for employees and volunteers and insurance coverages. The board and key staff should consider developing a matrix or list to clearly delineate the spending and decision-making authority of staff throughout the organization and the types and amounts of decisions that require board approval. This information should be shared with the board, staff, and the nonprofit’s banking entities.

6. Review of Financial Information

The board should annually review and approve the organization’s budget to ensure that expenditures are in alignment with the organization’s mission. Depending on the size of the nonprofit, the board or the appointed finance committee should review financial reports periodically — quarterly, at a minimum, and monthly, if possible. Colorado does not require an audit as part of the charitable solicitation registration process with the Secretary of State (C.R.S. § 6-16-104). Other state charitable solicitation requirements, private foundation grants, and receipt of state or federal government funding, may require an audit. If an audit is conducted, the board should review and approve the audit. The board should review the annual Form 990 (or applicable form in 990 series) prior to submission. Form 990 requires disclosure on the board’s review activity and process. As a publicly available document, the Form 990 should be carefully scrutinized by the board prior to submission. The board should be aware of all material state and local filings, such as registration renewals and periodic reports.
7. Involvement in Strategic Planning and Strategic Alliances

The board should actively lead and engage in periodic review and revision of a strategic plan for the organization. Planning should incorporate consideration of strategic alliances with other organizations to maximize positive impact in the communities served. The plan should include goals and objectives in key areas to move the achievement of mission forward. Staff should participate in the planning process. The board should hold themselves and the organization accountable to the strategic priorities, goals, and objectives.

8. Review of Board Composition and Governance

Periodically, the board should review its size, composition, and operational structure to ensure the board is best able to support the organization’s mission, direction, and strategic goals. The board should systematically evaluate how well it is discharging its own duties by regularly assessing its own performance and using the findings to improve its operations and governance practices.

9. Review of Organization

The board should annually review the organization’s mission statement, articles of incorporation, bylaws, and corporate policies, and amend them as needed to reflect organizational growth and development.

10. Chief Executive Performance Review and Compensation

Annually, the board should conduct a performance review of the chief executive, including compensation. The board should assess the chief executive’s performance based on organizational accomplishments, and the total compensation package should reflect industry standards and his/her performance.

Both Colorado law and federal income tax laws prohibit the payment of more than reasonable compensation [C.R.S. § 7-133-102; IRC §§ 501(c)(3) and 4958]. To reduce its exposure to penalties relating to unreasonable compensation, the board should follow the process outlined under § 53.4958-6 of the Treasury Regulations to create a rebuttable presumption that the compensation is reasonable by:

- Independent approval: An independent governing body (or a committee acting on behalf of the governing body) approves the compensation arrangement. Usually this is the board or a compensation committee of the board.
- Comparables: The board or committee obtains and relies upon appropriate comparability data prior to approving the arrangement. The governing body should consider other organizations’ size, location, focus area, and other factors when selecting compensation data for comparison.
- Documentation: The board or committee adequately documents the basis for its determination concurrently with making that determination.
11. Succession Planning
The board should engage in short-term and long-term succession planning for the chief executive, board members, and key staff to ensure strong leadership and accountability for the organization during planned and unplanned times of transition.

12. Monitoring Distribution of Assets
The board should carefully review any distributions of the organization’s assets, especially if the nonprofit is dissolving. Distributions by nonprofits are generally forbidden, with only a few exceptions, such as paying reasonable compensation to members, directors, or officers for services rendered or transferring assets to another eligible and appropriate nonprofit.

RESPONSIBILITIES:
DEVELOPMENT AND ROLE IN COMMUNITY

13. Fundraising Expectations of Board Members
To demonstrate their commitment to the organization, board members should volunteer their time, assist in ensuring external sources of funds, and give financially to the organization. Nonprofits should strive toward 100 percent of board members making a meaningful financial gift annually, based on means. Time, fundraising, and personal giving expectations should be clearly communicated in writing to all prospective board members during recruitment. Current board members should be regularly reminded to what they have committed to and reassess if the commitments remain adequate and/or relevant.

14. Board Members as Fundraisers
Board members are uniquely positioned to fundraise on behalf of their organizations. To do this effectively, a nonprofit should provide board members with appropriate training and support materials.

15. Board Members as Ambassadors and Liaisons
Board members should receive the training and education necessary to empower them to serve as ambassadors for the organization and its cause. Keeping in mind the oversight role of board members, board members should act as liaisons with the community by confidently articulating the organization’s mission, accomplishments, and goals, and soliciting feedback and concerns that relate to the organization’s mission. In this role, board members can effectively identify trends and current needs in the community.

RESPONSIBILITIES:
INDEPENDENCE

16. Independence of Board Members
A substantial majority (typically, at least two-thirds) of the board members of a public charity should be independent. Independence means neither they themselves, nor anyone related to them (such as a spouse, sibling, parent, or child), nor anyone they reside with, should:
- be compensated by the organization as an employee or independent contractor;
- have their compensation determined by individuals who are compensated by the organization; or
- receive, directly or indirectly, material financial benefits from the organization, except as a member of the constituency served by the organization (990).

The board should review the independence of its members at least annually.

17. Conflict of Interest Policy
Each board should have a conflict of interest policy that includes a disclosure form, which is signed by all board members annually, and procedures for managing conflicts of interest and handling situations in which public and private interests intersect. The
policy should obligate each board member to disclose all material facts and relationships and refrain from voting on any matter when there is a conflict of interest. A nonprofit should regularly and consistently monitor and enforce compliance with its conflict of interest policy (990). The IRS inquires about this policy on both the Form 1023 (application for recognition of 501(c)(3) status) and on the Form 990 (annual information return).

18. Compensation of Board Members

If compensation is paid, it must be reasonable in amount [C.R.S. § 7-133-102(b), 26 CFR § 53.4958-4(b)(1)(ii); 990]. Board member compensation may void applicability of federal and state statutes providing immunity for board members’ personal liability (42 U.S.C. §14503; C.R.S. § 13-21-115.7).

Board members should receive no monetary compensation for their board duties other than reimbursement for reasonable board-related expenses.

PROCEDURES

19. Board Orientation

A nonprofit should provide its board members an orientation including a board manual with the history of the organization, governing and planning documents, policies, an overview of board responsibilities, financial reports, fund development strategies, legal obligations, registration filings, and impending challenges.

20. Ongoing Board Training

The board should establish a continuous, effective, and systematic process for educating board members to ensure each member is equipped with the information needed to carry out oversight functions, act on all legal and ethical responsibilities, and be knowledgeable of the community served by the organization.

21. Board Nomination

The board should establish a process for recruiting, evaluating, and selecting new board members that will ensure adequate infusion of new ideas and diverse community perspectives, while preserving institutional memory (e.g., term limits and staggered terms).

22. Frequency of and Attendance at Board Meetings

Board meetings should be held regularly, with a minimum of quarterly meetings as a reasonable standard. Attendance requirements and expectations should be clearly spelled out in the organization’s governing documents. Board members should prepare for board meetings by reading the minutes from the previous meeting, the agenda, and any additional information provided including committee reports.

23. Documentation of Board Meetings

A Colorado nonprofit corporation must keep minutes of all board’s meetings, along with a record of any actions taken by the board without a meeting, as permanent records of the corporation (C.R.S. § 7-136-101; 990). Minutes of board meetings and records of actions taken without a meeting should be recorded contemporaneously and should include the date, time, attendees, motions, votes, and the name of the presiding officer. The minutes should be signed by the elected secretary.
24. Voting Procedures

To satisfy the statutory default of a quorum, a majority of the directors must be present. A quorum must be present to vote on a motion. A nonprofit may authorize an alternate quorum in its bylaws if the authorized quorum consists of no fewer than one-third of the number of directors (C.R.S. § 7-128-205).

25. Action without Meeting/Electronic Voting

A board may act without a meeting through electronic voting or otherwise written voting if certain statutory criteria are met (C.R.S. § 7-128-202).

26. Confidentiality and Transparency

Boards of directors should aspire for transparency in operations and decision-making, whenever possible. There are, however, circumstances that demand confidentiality and as private corporations, nonprofit organizations have the right to not make corporate records available to the public. Boards of directors are not required to adhere to open meeting laws, except in certain circumstances when a governmental decision-making function has been delegated to a nonprofit corporation.

27. Committees

The board may designate and appoint one or more committees as needed to effectively govern the organization and carry out the board’s responsibilities. Each committee should have a chairperson, and a charter or description of its authority and purpose.

28. Board Composition, Diversity, and Inclusiveness

A nonprofit should strive toward board representation that reflects the diversity of the community and the organization’s constituency. In addition, board members should commit to cultural competency, diversity, and inclusiveness as fundamental in advancing the organization’s mission.
GOVERNANCE

29. Board Size

Colorado law allows nonprofit corporations to have as few as one director, and the number of directors must be stated in, or fixed in accordance with, the organization’s bylaws (C.R.S. § 7-128-103; 990). However, to allow for sufficient deliberation and diversity of perspectives, it is recommended that nonprofit boards should consist of no fewer than three to five individuals, depending on factors such as the size of the organization and life stage.

30. Board Terms

Unless otherwise provided in the bylaws, directors of Colorado nonprofit corporations serve for one-year terms and without term limits (C.R.S. § 7-128-105). However, to ensure broad public participation, vitality, and diversity, boards of directors should establish a clear policy in the bylaws of the corporation on the length of terms, the rotation of directors (e.g., staggered terms), the number of consecutive terms a board member may serve, and the removal of board members. Board terms are strongly recommended for all boards of directors with a limited number of consecutive terms. This policy should be stated in the bylaws and properly enforced by the board.

31. Board Member Removal

Clear policies should be established to provide for the removal of board members who prevent the board from doing its work (e.g., nonattendance or inactivity). A board member who is not able to fulfill his/her individual responsibilities, does not abide by the rules set by the board for itself, or displays illegal and unethical behavior does not belong on the board. Dismissing a board member before his/her official term is up should involve the participation of the full board.

32. Board Member Experience and Expertise

Board members should be strategically recruited to include members with the diverse skills, backgrounds, expertise, and experience necessary to carry out their governance role, capitalize on opportunities, and address challenges facing the organization. The board should include at least one individual with financial expertise (does not need to be a CPA), and all board members should receive financial literacy training.

33. Staff Serving on Boards

It is the generally accepted practice that staff members should not serve as voting members of the board in order to preserve independent oversight of the organization. If staff does serve, they should be ex-officio members without official voting status, no more than one employee of the organization (typically the chief executive) should do so, and that person should not serve as the chair, vice chair, secretary, or treasurer.
The ability of an organization to make effective use of the skills, knowledge, experience, and talents of its employees and volunteers is essential to accomplishing the organization’s mission. Nonprofit organizations must ensure the organization follows fair and equitable practices that attract and retain qualified employees and volunteers. Like for-profits, nonprofits have a legal obligation to adhere to all applicable employment laws and to provide a safe and productive work environment, for both employees and volunteers. Each nonprofit organization should establish specific policies and practices that meet legal requirements, promote solid employee and volunteer relations practices, and include other stakeholders so that they can effectively work together to advance the organization’s mission.
LEGAL REQUIREMENTS

Compliance with Employment Laws

1. Understanding Labor Laws
The U.S. and Colorado Departments of Labor enforce many laws regarding employment. The nonprofit must understand and implement the laws applicable to its organization.

2. Nondiscrimination and Anti-Harassment Laws and Policies
A nonprofit must comply with all federal, state, and local employment laws when hiring and employing personnel, including nondiscrimination and anti-harassment laws. The organization should have and communicate policies prohibiting discrimination and harassment, and a process for requesting a reasonable accommodation as identified under the Americans with Disabilities Act. The laws include nondiscrimination in the areas of:
- age;
- disability;
- equal pay/compensation;
- genetic information;
- harassment;
- national origin;
- pregnancy;
- race/color;
- religion
- retaliation;
- sex; and
- sexual harassment.

3. Workplace Activities Commonly Applicable to Organizations, Job Seekers, and Grantees
A nonprofit has an obligation to establish and maintain a safe working environment, pay equitable wages, retain personnel and health records securely and privately, and employee protection (whistleblower). There are separate laws for family medical leave if the organization has 50 or more employees.

These laws cover the following areas:
- wages and hours;
- Immigration and Nationality Act;
- workplace safety and health;
- workers’ compensation;
- employee benefits;
- employee protection;
- garnishment of wages and;
- Family and Medical Leave Act (FMLA).

The State of Colorado has additional policies that may be more strict than federal policies. Some of these policies include:
- pregnancy accommodation;
- access to personnel files;
- leaves including adoption, family care, jury duty, crime victim, domestic violence victim, time off to vote, and other types of leave;
- discussion of wages, overtime, and lactation accommodations; and
- smoke-free workplace.

BEST PRACTICES

5. Code of Ethics, Conflict of Interest
A nonprofit should establish a code of ethics and a conflict of interest policy that requires disclosure of any situation that could raise an appearance of a conflict interest. These include but are not limited to: prior or current working relationships, nepotism, and interested-party transactions. The policy should include a disclosure form, which is signed annually by board members, staff, and volunteers with decision-making authority, and procedures for managing conflicts of interest and handling situations in which public and private interest intersect.

6. Workers’ Compensation Insurance
A nonprofit must provide workers’ compensation insurance for their employees.
HUMAN CAPITAL MANAGEMENT

if one or more full or part-time persons are employed. A nonprofit should implement policies and procedures for reporting workplace injuries.

7. Wage and Hour Laws
A nonprofit must pay minimum wage under applicable local, state, and federal law. In addition, it must correctly classify positions as exempt, nonexempt, independent contractor, or employee in accordance with state and federal wage and hour laws, and pay any overtime afforded to the employee. Reasonable compensation needs to be set in accordance with Colorado law and federal laws, and should be set based on job analysis, as part of a compensation plan approved by the Board.

8. Records Retention, Protected Health Information and Medical Records
A nonprofit should include both employee and volunteer records retention guidelines and procedures in its records retention policy that are consistent with applicable laws. A nonprofit must maintain confidentiality of all employee personnel files, with limited access generally through locked files in a separate room or area. Employee personal health information (PHI) must be kept strictly confidential, in a locked file. Written records containing employee PHI must be filed separately from the personnel file.

9. Workforce Planning, Service Enterprises, and Volunteer Engagement
A nonprofit should engage in workforce planning to assure it has the human capital it needs to fulfill its mission. In view of the waxing and waning of grant-funded projects, this is typically difficult, if not impossible, for nonprofits to achieve exclusively with paid staff. Therefore, nonprofits will benefit from a well-developed volunteer strategy that engages volunteers at all levels of the organization including its operations and not limited to direct delivery of service.

Applicable laws about what constitutes an employee should be understood, and not violated. In no case should an employee and a volunteer do the exact same job. While volunteer engagement is customarily directed by a senior professional on staff, all staff should be trained on effective volunteer engagement. Organizations that engage volunteers should design and implement a volunteer engagement plan that supports sustainability, capacity, and growth needs. The plan should assess organizational needs to establish effective position descriptions, recruitment, orientation, training, support, feedback, accountability, and recognition strategies; specify standards for inclusivity and background checks; and determine appropriate evaluation practices. An adequate budget should be provided for the volunteer program, including work space, supplies, training, recognition, background check when dealing with sensitive populations, and other line items to support the senior volunteer director, staff, and volunteers. The return on investment in the volunteer plan should be measured.

10. Interns/Internships
A nonprofit that utilizes interns should be familiar with the Fair Labor Standards Acts (FLSA). An organization may choose to pay no compensation at all or may provide a stipend (e.g., a small amount of money paid for the entire summer, meals, or transportation). Under the FLSA, an unpaid intern is considered a volunteer. Nonprofits may engage unpaid interns only if the work they do is similar to the work of a volunteer. If the unpaid intern’s job involves work the organization would normally pay someone to do, the intern must be paid according to FLSA requirements.

11. Diversity and Inclusiveness
A nonprofit should strive to attract personnel and volunteers who reflect the diversity of the community and the organization’s
constituency. In addition, a nonprofit should value cultural competency, diversity, and inclusiveness as essential to improving the organization.

12. Onboarding, Orientation, Standardized Training
All new personnel, paid and unpaid, should be oriented to the history, mission, impact, and programs of the organization, the position they will hold and how it relates to mission, a current job description, the organizational chart, and the people and resources that will be helpful to them in performing their job.

Nonprofits should provide standardized training for all new personnel, paid and unpaid. The onboarding process should take the amount of time needed to understand the organization, policies, procedures, expectations, and specifics of the position. The paid and unpaid employees may have different onboarding processes.

13. Management, Employee Development and Recognition
All individuals in a supervisory role should be trained in management skills, including how to set goals, hold personnel accountable, and be a resource for the support and development of personnel in the organization. Supervisors should provide ongoing coaching and real-time positive and constructive feedback, as well as monthly check-in meetings with all supervisees. Supervisors should also recognize a job well done and celebrate victories with staff and volunteers.

The organization should actively provide personnel with opportunities for growth, advancement, and new challenges, within the options for the organization. Supervisors should have annual meetings with supervisees to discuss professional development goals, areas for further development to thrive in their current position, and plans for achieving these goals. These meetings should be separate from the performance evaluation process to encourage open discussion of strengths, weaknesses, and areas for growth.

14. Employee Wellness, Work-Life Fit, Employee Benefits
To the extent of its ability, a nonprofit should provide personnel with benefits, such as health, mental health and dental insurance, paid time off, short- and long-term disability, and life insurance, as well as the opportunity to financially contribute to retirement plans.

A nonprofit should actively support total employee wellness, including physical, mental, intellectual, occupational, and financial. Where appropriate, they should address secondary or vicarious trauma, chronic stress, and other mental health effects on service providers.

A nonprofit should assure that its leaders and employees discuss and hold each other accountable for avoiding excessive work-life
conflict and overwork. It should support a healthy, balanced lifestyle, taking vacations and work breaks as needed, and flexible work arrangements.

15. Performance Evaluation and Discipline

A nonprofit should have an annual performance evaluation form that contains annual specific goals/outcomes and general performance expectations. Supervisors should track and discuss the successes and challenges of their supervisees throughout the year, to avoid surprises at the time of evaluation. Employers often have employees perform a self-evaluation to initiate the process.

If a staff member is not performing well, the supervisor is responsible for providing coaching, training, and resources to help the employee improve. If improvement does not occur, supervisors need to hold staff accountable. Options include verbal warnings, written warnings, performance improvement plans, suspension with pay, and termination of employment. It is a best practice to consult with legal counsel prior to terminating an employee’s employment.

A record of the evaluation, along with employee signature and comment, should be kept in the employee’s personnel records, and should be used to help determine compensation.

16. Periodic Review of Compensation Structure

A nonprofit should establish and periodically review its overall compensation structure using industry-based surveys of comparable salaries and benefits, market data, and internal review. The organization should also establish and periodically review guidelines on employee benefits including medical insurance, retirement plans, sick leave, parental leave, vacation, paid time off, and other benefits as appropriate.

Both Colorado law and federal income tax laws prohibit the payment of more than reasonable compensation (C.R.S. §7-133-102; IRC § 501(c)(3) and 4958; 990). To reduce its exposure to penalties relating to unreasonable compensation, the board of directors should consider the process outlined under §53.4958-6 of the Treasury Regulations in order to position itself to create a rebuttable presumption that the compensation is reasonable by following each of these three steps:

Independent approval: An independent governing body (or a committee acting on behalf of the governing body) approves the compensation arrangement. Usually this is a board of directors or a compensation committee of the board of directors

Comparables: The board or committee obtains and relies on appropriate comparability data prior to approving the arrangement.

Documentation: The board or committee adequately documents the basis for its determination concurrently with making that determination.

17. Chief Executive Performance Review and Compensation

Annually, the board should conduct a performance review of the chief executive including his/her compensation. The chief executive’s performance should be assessed in light of organizational accomplishments,
the organization’s ability to pay, and the total compensation package should reflect industry standards and his/her performance.

18. Succession Planning

The board should engage in short-term and long-term succession planning for the chief executive, board members, and key staff to ensure strong leadership and accountability for the organization during planned and unplanned times of transition.

19. Handbooks

Having a clear handbook for employees and volunteers containing an organization’s policies, procedures, and information benefits the organization, employees, volunteers, and other stakeholders. A handbook should contain the organization’s mission, vision, and values. Sections should contain the organization’s policies, procedures, and benefits, plus commitment to equity, diversity, and inclusivity, general benefits information, and adherence to local, state, and federal laws and regulations. The handbook should be approved by the board, and reviewed on an annual basis by the board and legal counsel if possible. An organization can choose to have one handbook, or one handbook for employees and a separate handbook for volunteers.
A nonprofit should gather and manage information in a manner that values and ensures security, sensitivity, confidentiality, safety, accuracy, integrity, reliability, cost-effectiveness, and legal compliance. A nonprofit should invest in appropriate technology to enhance organizational capacity and thereby improve its efficiency, effectiveness, and accuracy in achieving its mission.
GENERAL

1. Information Systems
   A nonprofit should have reliable information systems in place which provide timely, accurate, and relevant information to facilitate workflow and track the organization’s data.

2. Responsibility for Information Technology (IT)
   A nonprofit organization should designate at least one employee, preferably a manager, to oversee the planning, implementation, and ongoing use of information technology. This person should have sufficient expertise to make technological decisions regarding maintenance of the organization’s systems, access to technical support, and coordination with outside assistance where necessary or efficient.

END-USER POLICIES AND TRAININGS

3. Acceptable Use Policy
   A nonprofit should have an acceptable use policy (AUP) that addresses the employee’s use of the organization’s information technology tools such as computers, mobile devices, phones, email, external storage devices and internet access. This policy should state and define appropriate personal use of organizational technology, privacy expectations, and consequences for violation of these rules.

4. Bring Your Own Device Policy
   If they are allowed in the workplace, a nonprofit should have a bring your own device (BYOD) policy for the use of personal technology devices, including but not limited to smartphones, tablets, and laptops, that are used to access or store business information or may use organizational resources such as network or internet bandwidth. The policy should address any security requirements and access controls for use of these devices. A nonprofit must not require employees or job applicants to change privacy settings or disclose information enabling access to an employee’s personal accounts or services, including social media accounts, on a personal electronic communications device (C.R.S. §8-2-127).

5. Social Media Policy
   A nonprofit that uses social media should adopt a social media policy including:
   - organizational purposes and goals for the use of social media;
   - clear rules around the use of social media;
   - persons or positions designated to oversee social media efforts; and
   - procedures for using measurement tools to analyze the effectiveness of general social media use or particular campaigns.

6. Technology Training
   A nonprofit should establish a plan to provide technology training to all staff and volunteers, based on their duties, to ensure the most
INFORMATION TECHNOLOGY

effective use of technology. This plan should also include training on safe and secure use of the organization’s technology resources.

INFORMATION SYSTEMS SECURITY

7. Data Security Policy
A nonprofit should have a policy that helps to protect and ensure the security and confidentiality of its data and technology assets including:

- Passwords: Requirements for length, strength, and lifespan of passwords to access data and organizational resources.
- Malware protection: Addresses how the organization will prevent computing devices from being infected by viruses, worms, and other malicious software.
- Software updates: Addresses how the organization will keep its business software up-to-date to protect against malware and intrusion. This should include operating systems, business software, and web software.
- Network perimeter protection: Addresses requirements for the organization to protect its private network from the public internet and ensure the security of wireless connections. This should include routine network vulnerability scanning.
- Security of cloud-based services/information: Addresses security requirements for data and services that are not stored at an organization’s offices.
- Data access authorization and authentication: Addresses process for determining who has access to what information, and then how that access is controlled.
- Incident Response: Determines appropriate measures for handling a security breach, including but not limited to incident evaluation and reporting, and future preventative measures.
- Security awareness training: Addresses end-user best practices that all users should follow and how frequently these practices should be reviewed with staff.

8. Data Protection and Business Continuity
A nonprofit should have data backup, disaster recovery, and business continuity plans to protect organizational data from corruption, deletion, or destruction and continue operations in the face of a disaster. These plans should include:

- requirements for establishment of recovery time (how long it takes to recover data) and recovery point objectives (at what point in time can data be recovered from) so that appropriate solutions are put in place;
- a system for regular backups of all organizational data including emails, documents, databases, and media;
- a copy of all backups to be stored off-site for disaster recovery purposes;
- use of redundant or cloud-hosted systems to mitigate the risk of power or internet failures, or a building disaster; and
- routine testing of backups and mock disaster recovery.

9. Remote Access to Information
A nonprofit should implement specific information system security policies if employees or volunteers have remote access to secure or confidential information. A nonprofit should ensure that secure or confidential information is not taken from the organization in any manner unless expressly authorized.

10. Cloud Services
A nonprofit should have a cloud services use policy if it is storing some or all of its data in the cloud. This should include statements regarding:

- any restrictions on data or services that should not be put into the cloud;


- use of personal cloud services (e.g., Dropbox, iCloud, Google Drive/Docs, etc.) for storing or transferring organizational information;
- use of “business-class” services or versions of services;
- evaluation of cloud service providers including data ownership, backups, and data retention, and getting data out of the system;
- security requirements of cloud services: including encryption requirements of data in transit and at rest, access controls, and authentication requirements.

11. Document Destruction and Retention Policy

A nonprofit should have a mandatory written policy or schedule on document retention and destruction with guidelines for handling all types of documents, including electronic files and voicemails. The policy should also include procedures for backing up or archiving documents, and regularly checking the reliability of the document handling procedures. A nonprofit organization must retain documents involved in litigation or a government investigation (18 USC § 1519 – a.k.a. Sarbanes-Oxley; 990).

A nonprofit should invest in technology tools that help it to become more efficient and more effective at accomplishing its core mission. Resources should also be dedicated to ongoing maintenance and eventual replacement of equipment. Nonprofit organizations should strive to maximize current resources.

14. Technology Support

A nonprofit should budget for and acquire technical support and expertise at a level commensurate with the complexity of its systems and technology operations. This ensures systems are implemented well, properly maintained, work as intended at all times, and secure information. In acquiring technical support, a nonprofit’s considerations for technical support should include:

- responsiveness and response time on support issues;
- alignment with organizational needs;
- approaching cybersecurity and IT planning proactively; and
- cost effectiveness of hiring staff versus an outsourced provider.

In addition to reliable day-to-day support, an organization should look for effective deliverables measured in four core areas:

- Alignment effectiveness: Ensuring your IT infrastructure and processes can support your mission.
- Performance effectiveness: Fine-tuning your network to ensure it is working at maximum efficiency and availability to provide the maximum return on your technology investment.

TECHNOLOGY PLANNING

12. Technology Plan

A nonprofit should have a written technology plan that is integrated into its short-term and long-term strategic and operational plans. The plan should include periodic assessments of technology and provide information regarding expected technology acquisitions, upgrades, and maintenance costs. Staff and board members should be familiar with this plan.
InFoRMATIoN TECHnoLoGY

- Risk effectiveness: Ensuring that your IT infrastructure and data are protected from nefarious activity from outside and inside of your firm.
- Cost effectiveness: Ensuring that the services you receive provide significant overall value at a competitive cost relative to internal sourcing and comparable outside sources.

15. Selection and Adoption of New Technology

A nonprofit should have processes for deciding how to select and adopt new technology. This should include:

- ongoing identification of technology that may enhance the organization’s operations and mission; and
- identification of technology expertise that can be leveraged.
Organizational planning defines the overall direction, activities, and strategies to achieve a nonprofit’s mission. Nonprofits should engage in sound planning to define a clear vision for the future and specific strategies for reaching established goals. Nonprofit planning should be proactive rather than reactive. It should incorporate evaluation results and periodic analyses of community needs. The process should be intentional and ongoing in order to best position a nonprofit to achieve its goals.
STRATEGIC PLANNING

MISSION, VISION, AND VALUES STATEMENT

1. Mission Statement
   A nonprofit should have a clearly defined, written mission statement that accurately describes the core purpose of the organization.

2. Vision Statement
   A vision statement is a clear, motivating message about a desired future state that projects a world enhanced by the accomplishment of the mission. It could also be an internal statement on the organization’s vision for itself and its future. For the purposes of planning, the internal statement may be the most important.

3. Values Statement
   A values statement (or statements) is an optional statement that reflects those core beliefs or principles that drive the work of the organization. It should describe the manner in which the nonprofit, and all employees and volunteers, will conduct its work by highlighting those attributes that are most important.

4. Review of Mission, Vision, and Values
   Originally defined by its incorporators, a nonprofit’s mission, vision, and values should be reviewed by the board periodically to consider societal and community changes. This review should determine whether these statements are still relevant, and/or whether they should be adapted to address evolving needs of its constituents and the public.

STRATEGIC PLANNING PROCESS

5. Choosing an Approach to Strategic Planning
   There are many variations to the strategic planning process, depending on the time and resources available. Strategic planning can be done with internal resources or facilitated by an external consultant. Some organizations create a strategic plan in a one-day retreat, while other organizations take a year to develop their plan. Regardless of the approach, the resulting strategic plan must provide clear direction for the organization as defined in a series of measurable goals.

6. Creating Alignment
   Strategic planning is done to create alignment between multiple parties—alignment on the strategic direction for the organization and its vision for the future. This alignment is necessary among the governing board, leadership staff, supporters, and key constituents. In order to create alignment, nonprofits should engage multiple parties in the planning process. Alignment around a common purpose provides the strong foundation required to accomplish the strategic plan.

7. Becoming Proactive and Intentional
   Effective strategic planning enables the organization to move from a reactive to a proactive posture. Organizations create their future by planning for it, rather than reacting to the world around them. A nonprofit’s strategic plan becomes its statement of intent, infuses intentionality in all endeavors, and allows the nonprofit to say ‘no’ to distractions. A well-designed plan empowers leadership to see what is possible and establishes a realistic plan to achieve it.

8. Considering the Horizon
   The strategic planning process provides the unique venue for leadership to cast its eye over the horizon. A long-term perspective is essential to producing substantial results. While many organizations plan three to five years into the future, an even longer time horizon may be helpful. A nonprofit should plan three to five years into the future, and review its strategic plan annually to ensure the long-term perspective is considered.
9. **Generating Enthusiasm**
An effective planning process generates enthusiasm about the nonprofit’s future by engaging a wide variety of constituents in a way that creates excitement. As a nonprofit engages in planning, the process should build momentum and create a sense of urgency. The resulting plan is a rallying cry for the organizations and energizes leadership to accomplish bold endeavors.

10. **Establishing Strategic Direction**
A strategic plan needs to serve as a roadmap, guiding the organization to where it should go and what needs to be accomplished. This is done by working through a series of strategic choices which serve as forks in the road of the future. Once completed, the strategic plan should be a document referred to often, like a map, as decisions are made. The plan should not only guide the organization, it should serve as a filter, enabling leadership to intentionally select those opportunities that will take the mission to its destination.

11. **Prioritizing Resource Allocation**
During the planning process, a nonprofit should identify a list of potential opportunities to pursue. A strategic plan needs to prioritize the various initiatives and opportunities that maximize the return from resources.

12. **Strengthening Relationships**
Strategic planning is done with key constituents and supporters. The planning process should thoughtfully and appropriately engage interested parties. Send out planning surveys, hold focus groups, establish task forces and personal interviews, to name a few. This engagement in the planning process will strengthen the relationship with the organization.

13. **Creating a Prospectus for Investment**
A strategic plan should also serve as a prospectus for investment and best resource development tool by:
- identifying an opportunity for impact in the community;
- articulating the resources required to meet the need;
- inviting investment in the form of donations; and
- describing the social return to potential contributors.

14. **Environmental Assessment**
A nonprofit should have a thorough and up-to-date understanding of the community in which it operates including the needs of its constituents, changing demographics, changes in the funding and political/regulatory environments, services provided by government, services provided by similar organizations, emerging technology, and applicable trends. To promote overall success within the sector, a nonprofit should look to other nonprofits to share and gather information on lessons learned, best practices, effective resource allocation, and prevention of unnecessary duplication of services.

15. **Formalizing the Strategic Plan**
**The strategic plan document should be aspirational and:**
- reflect the results of an environmental assessment that includes information on strengths and challenges facing the organization, as well as opportunities for, and perceived threats to, mission achievement;
- include clearly defined, reasonably achievable, measurable goals and objectives that are set by the organization to achieve its current organizational priorities;
- provide an overarching direction for the organization created and fulfilled by staff and board members that is reflective of the organization’s stated mission;
STRATEGIC PLANNING

- be flexible to adapt to unforeseen changes and take advantage of unanticipated opportunities; and
- identify any additional sub-plans to address areas of particular concern.

IMPLEMENTATION

16. Operational Plan

A nonprofit should annually create a written operational plan, which aligns with the strategic plan and specifies how its activities will be implemented on an annual basis – or even quarterly basis, to whatever extent is beneficial.

The operational plan should:
- clearly define specific program, financial, personnel, and evaluation activities;
- delineate timelines;
- assign specific responsibility for implementation;
- clearly identify goals and performance measurements;
- be tied to an annual approved budget;
- provide a framework for regular progress reports; and
- be reviewed and updated regularly by staff and board members.
ADDITIONAL RESOURCES

ADVOCACY

Center for Lobbying in the Public Interest. Make a Difference for Your Cause: Strategies for Nonprofit Engagement in Legislative Advocacy. 2008


COMMUNICATIONS


EQUITY, DIVERSITY, AND INCLUSION


Green, Mike (2006) When People Care Enough To Act. Toronto, ON, Inclusion Press


Race Forward. (June, 2011). Don’t Call Them “Post Racial:” Millennials Attitudes on Race, Racism and Key systems in Our Society


ADDITIONAL RESOURCES

FUND DEVELOPMENT
Association of Fundraising Professionals

GOVERNANCE

HUMAN CAPITAL MANAGEMENT
McBee, Shar (2012) *To Lead is to Serve*. United States
Colorado Department of Labor
Colorado Equal Employment Opportunity Commission
U.S. Department of Labor
U.S. Equal Employment Opportunity Commission
DeAnn Acosta | Association of Fundraising Professionals
Eileen Anderson | Colorado Nonprofit Association
Andrea Aragon | United Way of Pueblo County
Rebecca Arno | Barton Institute for Philanthropy and Social Enterprise, University of Denver
Laura Bond | The Denver Foundation
Deb Brackney | Employers Council
Anne Byrne | Center for Policy Research
CarynCapriccioso | interSector Partners, L3C
Rebekah Cardonsky | The Nature Conservancy
Chris Cash | Colorado Secretary of State
Jen Darling | Children’s Hospital Colorado Foundation
Maria Fabula | Community Resource Center
Renny Fagan | Colorado Nonprofit Association
David Fellows | The Fellows Group
Art Gamino | Optimum Networking
Rebecca Gorrell | Community Resource Center
Pat Greer | University of Denver, University College
Elena Harman | Vantage Evaluation
Mary Anne Harvey | Disability Law Colorado
Mark Holdt | Mountain Sage Consulting
Kristy Judd | Spark the Change Colorado
Leah Kahler | Colorado Nonprofit Association
Cara Lawrence | Tierney Lawrence LLC
Carolyn Love | Kebaya Coaching Consulting, Inc.
Adrienne Mansanares | Planned Parenthood of the Rocky Mountains
Mary McClatchey | WorkSmart Partners
Lydia McCoy | Colorado Nonprofit Association
Lisa Meacham | EKS&H
Sheri Muilenburg | Children’s Hospital Colorado Foundation
Kate Nehring | infused
MiriamPeña Garcia | Denver Office of Strategic Partnerships
Laura Puca | Crady, Puca & Associates
Gerry Rasel | Colorado Nonprofit Association
Illene Roggensack | Third Sector Innovations
Peter Schwartz | Davis Graham & Stubbs
Kimberly Sherwood | Third Sector Group
Annette Shtivelband | Research Evaluation Consulting
Kate Smiles | Reading Partners
Kristen Sundin | Colorado State Bank and Trust
Hilary Taylor | Onset Solutions
Melanie Tsuchida | Colorado Nonprofit Association
Mark Turner | Colorado Nonprofit Association
Eileen Wasserbach | Southern Ute Community Action Program
Matt Wasserman | MPW Strategies
Kurt Wilson | EffectX
Colorado State Bank and Trust and our parent company, BOK Financial, specialize in providing financial solutions to Colorado nonprofits. With the resources of a $33 billion bank and the expertise of our local commercial bankers, we provide customized solutions – helping you to focus on your mission, not your banking.

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