

Excellence in Governance

A Handbook for Public Sector Bodies

Revised June 2005

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Transparency and Accountability Office
Government of Newfoundland and Labrador

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1 Introduction

Success depends on fulfillment of the provincial government's strategic directions which are communicated to each government entity by the responsible minister.

The provincial budget details fiscal allocations in each sector of the public service and provides statements of borrowing requirements, a comparative summary of current and related revenues, a summary of current and capital account expenditures, current account expenditures and related revenues and expenditures by main object and sector. The document also provides selected economic statistics which show the fiscal history of the province and outlines estimated provincial and federal revenues.

The Government recognizes the value of citizen involvement and to this end has established governing bodies that are the vital link in the governance processes within this province. Governing body members bring valuable insights, expertise and skills to the governance table. Governing body members live in the region they represent and understand the unique circumstances which surround the strengths and needs of the communities and their populations. This relationship is vital to the province's realization of the outcomes stated in its strategic directions.

The Government appreciates that governing body members must deal with a diverse array of complex issues and challenges. Such challenges include:

- achieving a balanced approach to governance which recognizes the dual accountability to the Government and the public;
- maintaining quality and standards of programs and services;
- responding to increased needs and expectations;
- offering programs and services within the fiscal capacity of the province;
- providing feedback and recommendations to Government;
- addressing ongoing systems reform;
- performance-based planning and reporting; and
- demonstrating contribution to the fulfillment of government's strategic directions.

Governing Body - Provincial Government Relationships

The terms *independence* and *autonomy* are often used synonymously to suggest a governing body's unfettered right to conduct the affairs of the organization it represents. In reality no public body is totally independent from the elected government which created it. However, many public bodies are autonomous in that they are self governing within a larger framework of governance, and exercise their decision-making powers within provincial-government policy and regulations.

The sharing of responsibility and the carrying out of respective roles is critical to ensuring the social and economic outcomes desired for the province. It is important to appreciate that governing bodies are created by government or the legislature for the purpose of implementing public policy. The *Transparency and Accountability Act* provides the necessary autonomy for governing bodies. Government gives governing bodies the responsibility to govern their organizations while maintaining the Minister's ability to ensure that government's fiscal and policy responsibilities are fulfilled.

Definitions

Governance

Governance has been defined as the exercise of authority, direction and control on behalf of a public or private organization (LeClerc et.al., 1996). Management is the act, art or manner of controlling or conducting affairs (CCAF, 1996). Governance is framed by the purpose for which an organization was created and is therefore concerned with activities of the highest level including planning, goal setting, policy development and monitoring progress towards governance objectives.

Governing body member

A governing body member means a person who is elected or appointed to be a member of a governing body under a section of a specific piece of legislation in the province of Newfoundland and Labrador.

Public Body

A public body means: a corporation, the ownership of which or a majority of the shares of which is vested in the Crown; a corporation, commission or body, the majority of the members of which, or a majority of the members of the board of directors of which, are appointed by an Act, the Lieutenant-Governor in Council or a minister; a school board elected under the Schools Act, 1997; or a corporation, commission or other body that the Lieutenant-Governor in Council may, by regulation, designate as a public body. It does not include a court established under the Judicature Act or the Provincial Court of Newfoundland and Labrador.

Purpose of this Handbook

The purpose of this handbook is to provide a resource for governing body members, which supplements the *Transparency and Accountability Act* and other relevant documents which can be found at the Transparency and Accountability Office's website (<http://www.exec.gov.nl.ca/exec/cabinet/transacc/publications.htm>). This handbook is a detailed resource intended to support individual governing body members as they fulfill the responsibilities which they assume upon accepting their role on the governing body. It is not intended to be a policy document or be prescriptive, replace, limit or override Government legislation, regulations, policies and procedures, nor a governing body's constitution, bylaws, rules, regulations and policies.

This handbook is one way the Government is attempting to support the vital and complex work of governing body members. It is impossible to write one handbook that will meet the needs of all members. All chapters may not be relevant to all governing bodies and this will be identified by each governing body.

This handbook contains specific chapters on designated topics. Each chapter is designed to be as self contained as possible. The writers have endeavoured to provide as much information as possible within each chapter and have included relevant material in the appendices. This way a member can use only those sections relevant to her public body and her needs. Experienced governing body members from other sectors of society or members new to the governance process may find it beneficial to read all the relevant portions of the document but this is not necessary for those with experience.

2 Overview of Governance

Model of Governance

Governance is a process whereby people work together in a specified relationship to enable effective decision-making. It is shaped by the purpose for which the organization was created and is therefore primarily concerned with activities of the highest level including planning, goal and objective setting, policy development and monitoring progress toward desired results. It focuses on the responsibilities and actions of the governing body which involves:

- designing structure and processes;
- planning, monitoring and reporting; and
- working together with all stakeholders.

The four cornerstones of good governance include:

- *Authority* Legal authority to conduct the organization's affairs is vested in the governing body. The governing body has authority over the organization and are trustees of the organization's mandate as well as its resources.
- *Leadership* Governance fulfills a leadership function in society. As leaders, governing bodies are expected to reflect the value system and priorities of the Government within their context. Through the governing body, individuals accept the challenge to develop positive relationships, to ensure respect between parties and to build a sense of belonging in the group. Leadership is about the relationship between the governing body members and those who bestowed the governance role.

- *Responsibility* Having a fiduciary responsibility, governing bodies are expected to manage the resources of the organization effectively and efficiently to accomplish the mandate conferred by the Government. Governing body members are expected to be reliable and allow appropriate factors and considerations to affect their judgement, including consideration of the effect of their choices on others. They are also expected to devote their personal time and energy to ensure that governance is appropriate and adequate.
- *Accountability* Governing bodies are ultimately accountable for the actions of their organization. Accountability is the ownership of responsibilities combined with the obligation to report on the discharge of conferred responsibilities. It requires that governing bodies understand who is responsible for what (activities (Category 3), outputs (Category 2), outcomes (Category 1)) is achieved and what information needs to be shared to ensure appropriate decision making.

To support these four cornerstones of good governance, the governing body should:

- be clear on its roles and responsibilities (Chapter 4);
- maintain effective communication linkages with external stakeholders (Chapter 5);
- have appropriate processes in place for decision making (Chapter 6);
- make policy decisions for the organization (Chapter 7);
- understand the budgeting process and financial reporting responsibilities (Chapter 8);
- understand the collective bargaining process and associated risks and responsibilities (Chapter 9);
- participate in the development and approval of the organization's multi-year performance-based plan and be accountable for the results (Chapter 10); and
- evaluate the performance of the CEO, individual members and itself, (Chapter 11).

Good governance requires the application of foresight, knowledge, understanding, judgement and trust. Good governance assumes impartiality, integrity and objectivity, welcomes accountability, accepts transparency and openness, and attempts to maximize value for money.

The following six elements are essential for a governing body to be effective:

Element 1: ***Commitment***

Governing bodies are comprised of people with the necessary knowledge, abilities and commitment to fulfill their responsibilities. Members of the governing body need to commit both individually and as a group to the organization's vision, mission, mandate, goals and the processes approved to achieve them.

Note: Category 3 government entities may not be required to develop a vision, a mission, or goals. They are expected to develop objectives.

Element 2: ***Acceptance***

Governing body members must accept the responsibilities associated with the governance role in order to achieve the mandate conferred by the enabling legislation. They must accept responsibility: to read applicable background documentation (e.g. policies, legislation, handbooks, etc); to make the effort to understand the contents of reports and submissions necessary for the effective and efficient operation of the organization; and for the outcomes for their decisions.

Element 3: ***Planning***

Governing body members are vested with the authority to be involved with and support the multi- year performance-based planning process, a way of strategic thinking, which causes the governing body to be responsible for determining where it is now, where it wants to be in a specified period and how its planning is complementary to the strategic directions of Government.

Strategic/business/activity and operational plans need to consider the diverse needs of the population served since programs and services may have a different impact on different groups. For example, because of their different biological characteristics and life experiences, girls/women and boys/men may experience different outcomes from a particular program that was previously thought to be gender neutral.

Element 4: ***Communication***

The governing body should establish internal and external communications processes. These should ensure access to relevant timely information, advice and resources. It is essential that these processes provide direction to the CEO and the governing body regarding interactions with their Minister, government officials and the public.

Where possible, governing body concerns should be clearly expressed in written form to the relevant parties.

Element 5: ***Outcomes***

The governing body should determine how its processes impact or make a difference to the region/province in the context of its organizational mandate. Governing bodies can evaluate their outcomes by systematically: reviewing policy development as a measure of impact; monitoring progress in achieving the goals in the strategic/business/activity plan; and undertaking governing body, governing body member and CEO evaluations. Some results can be unintended and can be different for different segments of the population.

Note: Category 3 government entities may not be required to develop goals. They are expected to develop objectives.

Element 6: ***Reporting***

The Government and its entities are obliged to provide the public with an explanation, or account, of their stewardship. Thus it is understood that governing body members agree to accept ownership of conferred responsibilities and fulfill all obligations to report variances between what was planned and what was achieved.

Notes regarding policies and practices specific to this governing body

3 Orientation

Introduction

The chairperson has a responsibility to ensure governing body members are orientated to their roles and responsibilities on initial appointment/election. This is best undertaken in partnership with the relevant Department(s) of Government, the Provincial Association, if one exists, and the governing body.

The governing body should ensure:

- orientation material (regional, provincial and national information) has been designed and adopted, and sessions have been scheduled;
- the following topics, which are relevant, are covered: model of governance; roles and responsibilities; communication processes; policy development; budgeting and finance; collective bargaining; decision making; multi-year performance-based planning; and evaluation of the governing body, governing body members and the chief executive officer;
- members attend the sessions;
- all obligations outlined in the *Transparency and Accountability Act* are explained in detail;
- time is set aside to answer questions which may arise during the process; and,
- a mechanism is in place to periodically revise and update the orientation materials and process.

Suggested Contents of Information Package

New governing body members should be given an information package that may include:

- relevant legislation (including the *Transparency and Accountability Act*), constitution, by-laws and policies of the governing body;
- the strategic directions of the Government as communicated by the responsible minister;
- the multi-year performance-based plans of the relevant department and the governing body;
- the organization's operational plan (for Category 1 and 2 government entities) and annual performance report, including any status reports;
- the governing body minutes from the previous two years;
- financial statements from the previous two years;
- the annual and auditor's reports of the governing body from the previous two years;
- an organization chart of the governing body and relevant department(s);
- a description of the lines of business and relevant parameters, and an overview of all programs/services/products of the governing body to stakeholders;
- copies of evaluation reports from the previous two years;
- a list of governing body members and senior staff, including their roles and responsibilities;
- copies of relevant accountability documents produced by the provincial government;
- a brief biography of each governing body member and senior management staff; and,
- copies of or information about evaluation processes for the governing body as a whole, for each member and for the CEO.

Introduction to Roles and Responsibilities

The governing body is responsible for governance; individual governing body members do not govern. The governing body's authority to govern is delegated by the Government and is outlined in its specific legislation and in the *Transparency and Accountability Act*. As a result the governing body is legally bound by the parameters of all relevant legislation and directives. Whatever authority is exercised by a governing body is exercised by the governing body as a whole. The CEO is responsible to the governing body as a whole, and is not bound by the decisions or directions of an individual governing body member. The governing body should commit to its CEO that it does not require an accountability relationship between an individual governing body member and the CEO and will never hold the CEO accountable for any criteria except those stated officially by the governing body. The governing body can establish committees to carry out governance functions but not to instruct staff in carrying out their duties.

The governing body is responsible for establishing effective arrangements to ensure compliance with statutory requirements, therefore, they should be comprehensively reviewed.

It is important for each governing body member, before accepting additional responsibilities, such as committee membership and liaison work, to determine if she has the time and interest to follow through on responsibilities and report on same.

In order for governing body members to effectively carry out their roles and responsibilities, continuing education is vital. The governing body should ensure that an individual governing body member's educational needs assessment is conducted on initial appointment and on an ongoing basis. Continuing education should also provide opportunities for personal development which may include; attendance at provincial and national meetings and conferences, presentations by staff, and other strategies as appropriate and within organizational policies and financial resources.

Mechanisms should be in place to ensure that governing body members wisely and appropriately use resources entrusted to them. They must understand the parameters of access to resources for personal use. Governing body members should adhere to the governing body's conflict of interest policies. Governing body members should not place staff members in difficult situations by asking to use or access resources for personal benefit.

New members must clearly understand the risks and liabilities associated with governance and the organization's operations. Their orientation should clearly describe how risks and liabilities are to be managed. Risks are associated with decisions related to:

- programs and services;
- finances;
- disciplinary actions;
- individual personnel agreements and/or contracts;
- insurance issues;
- safety;
- health; and
- activities that impact on the environment, security of persons and property.

Governing bodies should know from whom and by what means they can seek advice concerning risks. For detailed information refer to Chapter 4.

Communication

The governing body must ensure that communication processes are described and understood by its members. The governing body should decide by whom and through what means communication will occur between the governing body and its:

- clients;
- staff;
- unions;
- advisory groups to/councils/committees of the governing body;
- associations;
- department(s);
- other governing bodies (with same/similar mandate);
- other governing bodies (with different but complementary mandate and/or those providing services to the same age group(s);
- advocacy groups;
- community agencies;
- media; and
- any other stakeholders.

For more detailed information refer to Chapter 5.

Decision Making

The governing body should provide opportunities for members to offer independent judgements and opinions. Mechanisms whereby members can offer their independent opinions should be made known to them. At the same time research information and government reports that demonstrate support for or evidence against the soundness of their opinions should be accessible. Governing body directions erroneously influenced by one or a few cases, or second and third hand information can negatively impact the results the governing body actually achieves.

Once governing body members are given the opportunity to express their opinions they should:

- support the decisions made by the majority of the voting members;
- focus on the issue and not on the people involved; and
- follow the governing body's policy on openness and transparency in all activities of the organization, preserving confidentiality of discussions and decisions where it is proper and appropriate to do so.

Whenever documents are tabled, the minutes should reflect whether they are ready for distribution and indicate who has the authority to distribute them.

When a member of the governing body receives a communication that should be directed to staff, she should redirect the communication and avoid transmitting information second hand. Also, follow up should be completed by the appropriate person/group. The reverse is also true. If a staff member is asked a question that should have been directed to the governing body she should redirect the person/group to the governing body.

For more detailed information on decision making and conducting effective meetings, please refer to Chapter 6.

Policies

The governing body must have a clearly documented process for policy development, implementation and annual review. Governing-body policies and policy-making processes should be made available to and reviewed with all new governing body members. For more detailed information refer to Chapter 7.

Budget and Finance

The governing body should establish and document policies and procedures to safeguard and manage its financial affairs and assets. During the orientation a governing body member should be made aware of:

- the provincial government's financial position and policies as they relate to the governing body;
- the governing body's financial position, policies and procedures, and the use of generally accepted accounting principles for both accrual and cash-based budgeting;
- departmental requirements for the preparation and submission of annual budgets;
- Government's policy regarding governing body flexibility for resource allocation;
- governing body parameters for budgetary expenditures;
- responsibilities related to borrowing as outlined in the *Transparency and Accountability Act*;
- the role of the Auditor General as it relates to the operations of the Government and governing body;
- legislative and governmental requirements for the production and submission of financial and statistical reports; and
- factors which may influence the financial affairs of the organization.

For more detailed information refer to Chapter 8.

Collective Bargaining

The governing body is a participant in the collective bargaining process. The actual negotiations for unionized employees may be conducted by the President of Treasury Board, delegated to a public body staff member or delegated to a provincial association, if one exists, by the President of Treasury Board. All negotiations for personnel covered under the *Public Service Collective Bargaining Act* and any other relevant labour legislation are to be conducted as per the process outlined by Treasury Board.

The following information should be provided to a new governing body member:

- current collective agreements;
- current relevant provincial legislation;
- current labour relations issues facing the organization; and
- relevant organizational documents.

For more detailed information refer to Chapter 9.

Planning

Copies of the strategic directions of the Government, and the plans of appropriate departments and of the governing body should be provided. During the orientation process the following aspects of planning should be reviewed:

- the planning process used by the governing body;
- the mission, goals and objectives established by the governing body (Category 3 government entities may not have a mission or goals);
- the governing body's requirements for performance reporting as outlined in the *Transparency and Accountability Act* and other government guidelines;
- how adjustments are made to the plan;
- the process for submitting plans and receiving feedback from the responsible minister;
- the number of copies of the plan required by the provincial government;
- the process for the release of the plan;
- who approves the performance, annual and/or financial reports;
- who authorizes the release of reports;
- who is the public spokesperson for the plan and resulting reports; and
- how the client/public can have input and/or respond to reports.

For more specific information refer to Chapter 10.

Evaluation

Credible and systematic evaluations of the governing body as a whole, individual governing body members and the CEO are critical to the success of the governance process. New governing body members should be oriented to the evaluation mechanisms adopted to ensure organizational and governance effectiveness.

For more information refer to Chapter 11.

4 Roles and Responsibilities

This chapter outlines the roles and responsibilities within a governance structure. Further elaboration on specifics will occur in subsequent chapters.

Role of the Governing Body

The powers, duties and decision-making capability of a governing body is usually established through legislation and/or government direction and reflected in the governing body's constitutions, by-laws and policies. All the legal authority to conduct the business of an organization is vested in the governing body. The governing body is the link between the organization it governs and the organization's external environment. In the broadest sense, the role of the governing body is to provide leadership and direction to the organization. Specifically, a governing body is responsible for:

- exercising the powers and duties vested in it by enabling and/or other legislation, (please refer to the legislation relevant to this public body);
- ensuring the organization operates within the limits of its statutory and/or other relevant authorities, (ibid, p.28-32);
- ensuring appropriate programs and services are offered within resource capabilities;
- advising the Minister (via the Chairperson) of relevant emerging, potentially sensitive and/or legal issues;
- ensuring the assets of the organization, including any public funds, are used with integrity, Chapter 8;
- ensuring potentially sensitive and/or legal issues are dealt with appropriately and expeditiously, Chapter 6;
- exercising fiduciary responsibilities, Chapters 2, 6, 7, 8,11;
- ensuring that the organization's staff operate in an ethical and legal manner, Chapters 2, 7;
- setting the goals and objectives (except for Category 3 government entities which will set objectives) and defining policies, Chapters 7, 10;
- strategic (Category 1), business (Category 2), activity (Category 3) planning and for achieving the specific goals and objectives of the plan, and for explaining any variances, Chapter 10;
- submitting plans and reports to the relevant Minister for approval, Chapter 10;
- recommending annual budgets to the Minister for approval, Chapter 8;
- monitoring and reporting organizational performance, Chapters 10;

- liaising with internal and external stakeholders, Chapter 5;
- managing risks and sensitivities, Chapters 2, 7, 8,9,11;
- recommending or providing policy input to and seeking policy direction from Government, Chapter 7;
- participating in the organization's executive hiring process where appropriate, Chapter 4;
- negotiating and signing an employment contract with a new CEO;
- evaluating itself, its members, and the performance of the organization's Chief Executive Officer, Chapter 11;
- ensuring that borrowing limits are approved by the responsible minister and the Minister of Finance, unless the entity's legislation specifies more stringent borrowing limitations (see section 11 of the *Transparency and Accountability Act*); and
- the development and implementation of a performance contract with the CEO;
- developing policy processes and approving policy, Chapter 7.

Standards of behaviour

Members of a governing body have a responsibility to provide leadership by adhering to the highest standards of behaviour. Organizations should clearly articulate and communicate these standards to governing body members. Suggested principles to guide behaviour may include:

- selflessness;
- integrity;
- objectivity;
- accountability;
- openness;
- honesty; and
- leadership.

Selflessness

The principle of selflessness means a governing body member puts the concerns for the greater good of the organization ahead of his personal interests. A member seeks first to understand the perspectives of others before sharing individual views. A member should be willing to participate in problem-solving processes and uphold the decisions of the majority.

Integrity

Unless requested by the chairperson a member should not conduct informal meetings about the organization's business either before and/or after the formal meetings have taken place. A member should speak his mind honestly and openly while meetings are in progress. Information which is noted as confidential should be kept confidential. A member should gain and maintain the trust of the other governing body members and the executive management staff through respectful actions.

Objectivity

A member should acknowledge his biases and not bring prejudices to the governance table. A member should listen to all points of view and remember he is responsible for sound objective decision making which at times may bring different results than if he were making decisions from a personal perspective. If a member has any conflicts of interest he should declare those before the discussions start and not participate in relevant discussions.

Accountability

A member has a responsibility to be aware of the strategic directions of the Government, respective department and the goals of the organization of which he is a member. A member should agree to accept ownership of the conferred responsibilities and be willing to report to a higher authority on the discharge of those accepted responsibilities and the results obtained. The information gleaned during the accountability process will permit management to make informed decisions which in turn should result in continuous improvements in service delivery. However, the main purpose of accountability is to ensure that useful relevant information about government programs and services is provided to the public.

Openness

A member of the governing body should accept the contributions of other members and make a conscious effort to ensure all members are included in discussions. A member should be conscious of his verbal and non-verbal communication ensuring he is non-judgmental and sincere. A member should be open to change, build on the culture and history of the organization and respect the past, while preparing for the challenges of the future. Also, he should accept responsibility for building collaborative relationships with staff, community groups, other stakeholders and governing bodies.

Honesty

A member is in a position of public trust. He should channel all of his words and deeds toward the achievement of the organization's mandate and goals. A member should keep his commitments and word. He should disclose any conflicts of interest and make the governing body aware of any information that could influence the direction of the decision-making process.

Leadership

A member should agree to problem solve and lead by example. He should accept his governance role and not try to manage the organization. A member should not interfere with the role and responsibilities of the CEO or other staff. He should evaluate his own activities, accept the evaluation of others and agree to participate in a fair evaluation of the CEO. A member should encourage positive relationships throughout the organization. A member should champion strategic planning and performance measurement recognizing that the organization is a part of the greater community. A member should always be aware of how decisions could affect other stakeholders.

The most effective governing body member is one who understands his role, has a clear sense of vision, mission and mandate, is able to work as a team member to achieve goals and focus on results.

Code of ethics

Each governing body should develop a code of ethics for governing body members. The following examples are designed to support the governing body in this process. Each member shall:

- view service on the governing body as an opportunity to serve the region/province;
- at all times, think of the constituents and how decisions will affect them;
- make no disparaging remarks in or out of the governing body meetings about other members or about their opinions;
- remember at all times that as an individual he has no legal authority outside the meetings of the governing body and that he will conduct all of his relationships on the basis of this fact;
- recognize that his responsibility is not to manage and operate the organization but to see that it is well managed and operated;
- seek to provide programs and services based on the needs of the constituents within the mandate of the governing body;
- listen to all citizens and refer all management concerns to the CEO and discuss same only at a regular meeting on referral by the CEO;
- graciously support a decision once it has been made by the majority of the governing body;
- not criticize staff publicly but refer such criticism to the CEO for investigation and action if necessary;
- only make decisions after all relevant facts and research has been presented and discussed;
- refuse to make promises as to how he will vote on a matter that should properly come before the governing body as a whole;
- not discuss the confidential business of the governing body in his home and/or community; the place for such discussion is the governing body meeting;
- confine his actions to policymaking, planning and evaluation and leave the management and operation of the organization to the CEO;
- encourage co-operation and participation by community, clients and staff in developing policies that affect their welfare;
- ensure that the organization uses its limited financial resources to achieve maximum benefits consistent with its mandate, mission and goals;
- resist every temptation and outside pressure to use his position to benefit himself/herself or any other individual or agency not relevant to the mandate of the organization; and,

- recognize at all times that the governing body is an agent of the Government and as such will abide by the relevant legislation and the constitution, by-laws and policies of the organization.

Governing body and staff

A clear understanding of responsibilities and relationships between and among the governing body and staff is essential for a smoothly run and efficient organization. It should be remembered that the governing body, management, staff and all others responsible for any phase of the work of the organization have a common and basic responsibility – the physical, social and/or economic well being of the organization's clients. This responsibility should, within the confines of the resources allocated to it, i.e. financial, human and technical, guide all considerations and decisions. It is important that the governing body members and staff understand the parameters of their communications and reporting relationships as outlined above. Adherence to the governing body's code of ethics and the standards of behaviour are crucial during governing body member and staff interactions.

Role of the Governing Body in Succession Planning

Succession planning is a strategic process. Once the process is approved by the governing body, it is implemented by the CEO in order to prepare for current and future executive management needs. It is important for an organization because it helps to:

- engage senior executives in a formal review of leadership talent;
- guide development activities of staff;
- bring management development programs into alignment with the process of leadership renewal within the organization;
- assure continuity of leadership;
- avoid transition problems; and
- prevent premature promotion.

It is an ongoing process that is in place throughout every level and for all positions within the organization. The process ensures the right people are ready at the appropriate time to assume positions throughout the organization and it should be:

- customized to the organization;
- driven by executive management;
- focused on the organization's multi-year performance-based plan and reflective of its culture; and
- based on an ethical systematic approach.

Role of the Chairperson

The chairperson of the governing body provides the formal link between the body, the designated Minister and the governing body's key stakeholders. It is the chairperson who presides over meetings of the governing body and facilitates discussion without monopolizing ongoing debate. The chairperson has no greater authority than any other member and only speaks on behalf of the governing body in accordance with its constitution, by-laws and policies. In addition, to facilitate the overall effective functioning of the governing body, the chairperson is usually responsible for:

- ensuring that members understand and abide by the principles of quality governance;
- ensuring that members are oriented to their roles;
- ensuring that members participate in continuing-education opportunities, in accordance with governing body policy and available resources;
- serving as a director of the provincial association, if one exists;
- ensuring that board members understand their roles, responsibilities and accountability requirements within the governing body's statutory authority;
- ensuring that members understand their risks and liabilities;
- ensuring members understand the conflict of interest policy and that conflict of interest issues are declared and addressed as appropriate;
- planning for leadership succession as outlined above;
- developing an effective liaison with the appropriate minister, provincial associations, if one exists, community groups and other key stakeholders;
- ensuring there is a consistent decision-making framework in accordance with the principles of quality governance;
- presiding over meetings ensuring that participation and effective deliberations are fair, open and thorough, and minutes are accurately and promptly recorded;
- ensuring members are aware of and adhere to the governing body's code of ethics;
- ensuring the development and implementation of the organization's multi-year performance-based planning process;
- ensuring that the governing body, the individual governing body members, and the CEO evaluation processes are undertaken as per board policy; and,
- signing the multi-year performance-based plan and annual report on behalf of the governing body.

Role of the Vice-Chairperson

The role of the vice-chairperson should be outlined in the legislation, constitution and/or by-laws covering the organization. This role is primarily to be familiar with and assume the role of chairperson in his absence. Additionally, the vice-chairperson must be prepared to assist the chairperson in the execution of his duties or accept special assignments as requested by the chairperson or the governing body.

Role of the Secretary

The role of the secretary should be outlined in the legislation, constitution and/or by-laws covering the organization. Should this role exist the member should understand the expectations and time commitments before agreeing to serve. Even if there is no role for the secretary in legislation the governing body should consider appointing a recording secretary who would be responsible for keeping records of meetings, including overseeing the taking of minutes at all meetings. Also, he is responsible for the distribution of meeting announcements, minutes and the agenda to each member, assuring that organizational records are maintained as outlined in the relevant legislation and/or by-laws.

Role of the Treasurer

The role of the treasurer should be determined by the legislation, constitution and/or by-laws governing the organization. Should this role exist the member, before agreeing to serve in this office, should understand the expectations and time commitments. Typically this role could include the following:

- ensuring the financial reporting requirements are met;
- providing advice to the governing body, with the support of the organization's staff, on financial matters;
- assuming overall governance responsibilities for the financial affairs of the organization;
- ensuring that bankers are appointed on a regular basis; and,
- ensuring that auditors are engaged in a timely manner in order to meet the requirements outlined in the *Transparency and Accountability Act*, where the responsibility is formally assigned by the governing body.

Role of Individual Governing Body Members

A governing body member is expected to bring his views and those of the constituents to the governing body table. However, it is critical to understand the obligation to represent all stakeholders and to make decisions in the best interest of the total population served. A member who fails to consider the broader context of his role, and who fails to make the necessary separation between a single interest and the broader interest, can seriously compromise a governing body's ability to deliver on its overall mandate. More specifically each member should make sure he:

- is familiar with the legislation applicable to the governing body and the *Transparency and Accountability Act*;
- knows and supports the vision, mission, mandate and goals of the organization (Category 3 government entities may not establish a vision, mission and goals, but they will have objectives);
- safeguards and promotes the values of the organization;
- comes to meetings prepared, asks informed questions and makes a positive contribution to discussions;
- makes decisions based on thorough evidence and research;
- actively contributes his personal expertise as needed on the governing body, e.g., business management, financial, legal or consumer viewpoint;
- works harmoniously with other governing body members without either dominating the governing body or neglecting his share of the work;
- supports the decisions and policies of the governing body in discussions outside the governing body meetings even if he expressed a dissenting voice during discussions;
- respects the confidentiality of governing body discussions;
- fulfills his responsibilities in recognition of a fiduciary responsibility and does not represent the interests of a narrow constituency;
- discloses to the governing body any potential conflict of interest and removes himself from discussions where a potential conflict of interest exists;
- recognizes the role of management in carrying out the governing body's direction and policy and is careful not to interfere with the functions delegated to either management or staff;
- takes advantage of opportunities to be educated and informed about the governing body and the relevant field; and
- engages in the evaluation of the governing body and the CEO and in self-evaluation.

Role of the Chief Executive Officer

The CEO is appointed by the governing body, however, where prior written approval is required by the appropriate Minister it must be obtained. Ideally, the CEO and the governing body work together in furthering the best interests of the organization therefore their relationship needs to be one of mutual openness, trust and respect. Upon appointment the governing body chairperson undertakes to ensure a thorough orientation for the new incumbent to the role and responsibilities and the organizational issues and concerns. Additionally, the CEO should establish a liaison with the deputy minister and senior officials of the relevant department, other CEO colleagues and the relevant provincial association(s) where they exist. Primarily, the CEO manages the day-to-day activities and guides the organization toward the strategic goals established by the governing body. However, the CEO is not simply an administrator. A CEO has to be a visionary, strategist and problem solver and is usually responsible for:

- monitoring and evaluating the organization's performance and initiating corrective action as necessary;
- participating in the multi-year performance-based planning process as approved by the governing body;
- preparing operational plans to focus his work, and progress/performance reports for the governing body;
- preparing the capital and operating budgets to support the governing body's required reviews and approvals;
- maintaining effective communication with the relevant deputy minister;
- implementing approved organizational policies and procedures;
- evaluating the performance of the organization's executive staff;
- ensuring new employees are properly evaluated;
- ensuring the governing body has access to all relevant information necessary for the conduct of its business;
- honoring the performance contract between him/herself and the governing body; and,
- maintaining effective communication links within the organization and with the governing body, its public and other stakeholders.

In addition, the CEO shall not cause or allow within his reasonable control any practice, activity, decision or circumstance within the resources available that is detrimental, unsafe, unethical, irresponsible, imprudent or illegal to occur. The following are examples of limitations on the role of the CEO. He shall not:

- permit new employees to begin work without adequate orientation, where one is required;
- allow any program and service area to operate without appropriate and properly functioning equipment;
- permit programs and services to operate without appropriately qualified staff;
- authorize expenditures beyond the budgets approved by the governing body;
- fail to protect clients from abuse by staff;
- permit operations to occur without policies to reasonably protect clients from exposure to health hazards in the organization's facilities/agencies;
- fail to ensure that programs and services are delivered in a manner sensitive to the clients' culture;
- minimize, withhold or ignore information to clients regarding safety or risk related procedure;
- fail to meet the standards applicable to the organization;
- operate without a quality management process which regularly assesses the quality of programs and services against generally accepted standards providing for evidence-based decision making;
- use forms or procedures that elicit information for which there is no clear necessity;
- use methods of collecting, reviewing, storing or transmitting client information that fail to protect against improper access;
- fail to ensure that policies are in place which protect client rights and confidentiality during research;
- operate without consistent procedures to ensure clients with the greatest need are given the highest priority;
- operate without a review process that determines whether resources are being utilized appropriately;
- use methods that are ineffective or inefficient;
- operate without on-going monitoring of needs of the community(s) applicable to the governing body's mandate;
- fail to promote collaboration with internal and external partners to enhance the quality and efficiency of programs and services;
- fail to provide an appeal process for client complaints and/or concerns; and
- fail to inform, on a timely basis, the governing body of all events and issues.

This list is not all inclusive. It is intended to provide guidance only.

Governing Body Committees

Committees receive their mandate from the governing body and as such report to the governing body on their deliberations. Governing bodies generally appoint committees to assist with its functioning.

The committees may be ‘standing’, meaning that they continue until cancelled by the governing body, or ‘ad hoc’, meaning that they are appointed to fulfill a specific purpose. Standing and ad hoc committees involve either the participation of all members in the form of a committee of the whole, or of one or more members.

A governing body that attends to its primary responsibilities and that understands its role rarely if ever appoints ad hoc committees. However, there are occasions when issues of a time-limited and critical-nature necessitate the establishment of ad hoc committees. Once the time limit has been reached and the report submitted members should understand that the role of the committee is completed and it is duly dissolved.

A committee should not assume any additional responsibilities unless conferred upon it by the governing body. Committees are used where expertise is required. Each committee should have the following outlined in the governing body’s by-laws, minutes and/or policies:

- the purpose (terms of reference);
- the membership composition;
- the degree of permanence (e.g. standing, ad hoc);
- the reporting structure;
- parameters for decision making; and
- the reporting expectations of the governing body.

5 Communication

Introduction

The quality and appropriateness of communication exerts a significant influence on governing body effectiveness. The volume and level of detail received from and transmitted to the relevant department(s) of Government, staff, community and other governing bodies should promote: critical awareness of programs and/or services currently offered or being proposed for the future; contents of the multi-year performance-based plan; and the degree to which specified results are achieved. Communication plays an important role in garnering support around key issues and challenges facing the governing body as identified in its multi-year performance-based plan.

Communication takes many forms and each has its own strengths and weaknesses. Examples of types of communication include policies, reports, pamphlets, brochures, media advertisements, conversations, minutes, presentations, agendas and records. The governing body should collaborate with the CEO, where one is in place, to ensure a comprehensive communications plan is in place. The plan should include elements such as:

- issues which are provincial in scope and would be most appropriately addressed in cooperation with the provincial association, if one exists;
- who speaks in specific circumstances for the governing body;
- the contents of governance reports required/requested by the relevant department;
- the communicative expectations of partner agencies;
- the needs of executive management and other staff for specific information;
- how the needs of clients and other stakeholders are to be fulfilled;
- from whom and by what potential means input will be sought into the development of the multi-year performance-based plan;
- to whom, how and when results of programs and/or services will be reported; and
- the general public relations strategies for the governing body.

To create and maintain confidence in the system and its operations, the governing body must communicate effectively and respond in a timely manner to requests for public information. In order for stakeholders to accept that the governing body's mandate is actually being fulfilled, it is critical that there is:

- an understanding and perception that the organization's programs and/or services are on track;
- an understanding that the specified objectives are being met; and
- acknowledgement of support by the local communities.

Communication as a Two-Way Process

Communication is a two-way interaction between people. It involves not only transmittal of a message but also the receiving of information from others. Consequently, an organization's communications should be based on a comprehensive communication plan and focus on more than just what it or an individual governing body member desires to communicate to their various stakeholders. A critical element of the plan includes the key messages. It should also seek to receive feedback and opinions. Media training should be provided for those persons who are designated as the organization's spokespersons.

A communication sent does not necessarily mean it is understood. Research shows that people have to be exposed to an idea many times and in many different ways before it can realistically be assumed that the message is being heard and understood.

An announcement signifying a regional change to a program or service might be communicated through; a letter to affected stakeholders, a letter or newsletter from the program or service manager sent to clients, a notice or advertisement in the local newspaper, a public announcement on the local cable television channel, a public service announcement or an advertisement on the local radio station and/or a write-up in both the governing body's newsletter. As well, there may be verbal announcements at meetings. However, despite having communicated the message in different ways through different channels there will always be those who will claim they never saw or heard any announcement.

Members are cautioned, when receiving messages not to over generalize the concerns of a few citizens into representing the concerns of all. By carefully timing its responses, an organized advocacy group can mount an effective campaign with an unsuspecting governing body member by having a few people call that member the evening prior to a vote on an important issue.

Surveys are a valuable method of receiving information and feedback. The governing body should be cautioned, however, about how it interprets surveys administered within the region.

Communicating with the Community

The governing body should agree the time and opportunities which need to be agreed upon to facilitate understanding between its internal and external stakeholders and itself. The appropriate flow of information is vital, therefore, the policies for communication must be set by the governing body. The CEO should be expected to structure and execute this flow within the approved policies.

The governing body should set policies which detail:

- when it is necessary for the chairperson to be the sole communicator;
- when individual governing body members are designated to represent the governing body and how much decision-making authority they are given under these circumstances (It is too late to chastise a member, for agreeing with what appeared to be a logical request, after the fact. She should have known the limits prior to agreeing to the role);
- the power vested in committee chairpersons or members;
- when the CEO will represent it;
- when regional management personnel are given special responsibilities because of the geographical size of the region; and
- when to undertake coordinated communications in cooperation with the relevant minister/department of Government.

The governing body may also wish to ensure the communications plan considers an array of strategies such as:

- buying inserts for local papers;
- declaring a district week/month;
- hosting an annual district fair;
- posting to organizational website;
- publicizing meetings;
- providing a “welcome to a meeting” information brochure;
- establishing a news media question period after meetings;
- providing an information brochure for new community residents;
- and
- providing brochures to relevant clients.

Communicating with the Provincial Government

The governing body should agree on the nature and extent of communications required to facilitate understanding between the organization and Government. The appropriate flow of information is vital, therefore, the parameters for communication must be set by the governing body. The chairperson and CEO should be expected to structure and execute this flow within approved policies.

The governing body should set parameters which detail:

- when items will be dealt with by the organization or the organization in cooperation with its provincial organization, if one exists;
- its adherence to the expectations of the Government; and
- the channels of communication, ie. chairperson to minister, CEO to departmental executive.

Communicating with the Staff

Staff are an important constituent group and the importance of governing body discussions concerning staff input, explaining critical actions and facilitating information flow throughout the organization cannot be over emphasized. A strong communication network provides a valuable information source for governing body members. The governing body's primary communication to and from staff should be through the CEO, however, opportunities for governing body members to communicate with staff other than the CEO are important. These opportunities should not be construed as mechanisms to usurp the communication networks from the CEO and executive management to/from their staff. Communication problems can develop between the governing body and the CEO if some cautions are not considered. When this channel of communication is bypassed the information flow is disrupted and confusion, misinformation and misunderstandings can result.

To enhance the governing body member's knowledge of aspects of the organization the CEO and executive management team could facilitate some of the following strategies:

- scheduling site/facility visits;
- attending site-sponsored special events and activities that are open to the public;
- commenting positively about a facility, program and service or an employee in the presence of employees or the news media; and
- being aware of staff achievements and positively commenting to the staff member.

A governing body member is not just another significant stakeholder or member of the public when she interacts with staff. Whether she wishes it or not the member is seen as a person at the top of the organization. If she drops in on the office or a site she is not just a visitor. A member is a person of influence whose opinions affect the governing body's decisions.

Anything a member says may be interpreted in a way other than what was intended and a member may have to backtrack and try to clear up confusion about what was really said or what was meant during conversations with an employee. In an effort to build better communications and attempt to reduce problems some suggestions a governing body member could consider in consultation with the governing body chairperson include:

- meeting with the CEO periodically to discuss concerns and perceptions of situations within the region;
- requesting that the CEO establish a personalized sites-visitation schedule if she wishes to visit programs and/or services within facilitates; and
- communicating to the CEO information she has that could negatively affect the region.

Internal Governing Body Communications

A governing body member should agree on the communication policies covering communication practices within the governing body setting, committees and public fora. She should understand:

- how disagreements over issues should be settled;
- whether decisions should be made by majority vote or consensus;
- when discussions are confidential;
- by whom and when decisions are announced;
- how to have influence in the agenda setting process; and
- how dissensions should be handled.

A mechanism for addressing non-adherence to the governing body’s communications policies and other interpersonal relationships should be established.

The governing body’s standards of behaviour and code of ethics should be reviewed in the orientation for new members. A member is expected to act as a team player, demonstrate leadership, operate within the governing body norms and show respect for all other governing body members and staff. The governing body’s agenda should allow time for committee reports and communication issues of importance to the members.

Other mechanisms to assist with internal communication may include:

- a newsletter;
- a “highlights” bulletin;
- CEO question and answer sessions;
- an organizational suggestion box(es);
- an “ask the CEO” question box; and
- an e-mail networking system.

Notes regarding policies and practices specific to this governing body

6 Decision-Making

Introduction

The official business of the governing body is conducted and decisions are made at duly-constituted formally-called meetings of the governing body and its committees. Official governing body meetings are of two types, 'regular' and 'special' and may be either 'open' or 'closed'. All meetings of the governing body are legal proceedings conducted in a business-like manner according to the appropriate rules of order such as *Robert's Rules of Order* and *Bourinot's Rules of Order* and in accordance with the bylaws of the organization. A quorum in accordance with the appropriate legislation, a governing body's constitution and/or bylaws is required in order for the meeting to be considered legitimate.

If a governing body member feels that proper meeting procedures are not being followed, the member may call a point of order. This requires the chairperson of the meeting to listen to the member's concern and decide on its validity. If the member or any other member feels that the chairperson has made an incorrect decision on the matter a challenge may be made against the chairperson's decision.

To assist new members the set of abbreviated rules of order included, in Appendix A (source unknown), at the end of this chapter may be of assistance.

Types of Meetings: Regular and Special

Regular

Regular meetings, the normal fora for governing-body decision making, are held according to a predefined schedule as determined and established by the governing body. In some instances, governing bodies publish meeting dates in advance of their meetings. The meeting schedule is determined by the governing body in compliance with its governing legislation and bylaws. This schedule would include regular, committee and annual general meetings. The agenda is normally determined by the chairperson of the governing body after discussion with the CEO. For regular meetings it will include whatever the governing body desires to discuss, however, time should be allotted to focus on the issues identified in the multi-year performance-based plan.

Special

Special meetings are called when an item of business requires prompt decision making and cannot be delayed until the next regular meeting. The discussion at special meetings is limited to the topics on the agenda for that meeting.

The governing body bylaws will indicate the notice required to call special meetings and whether such notice can be waived. For example, a governing body bylaw may provide that a special meeting can be called for a specific purpose with a specific notice. The bylaw may state that this specific notice can be waived with the unanimous consent of all governing body members.

Reasons for having special meetings might include the need to inform the governing body members:

- of program and services and/or staff matters of a highly sensitive and urgent nature;
- of unexpected governing body financial or labour relations concerns that must be resolved to meet a deadline;
- of the need to ratify a purchase agreement or deal with a disaster; or
- of a specific issue as requested by the relevant department of Government.

Public Access

Whether a meeting is regular or special, the governing body should decide if it will be open or closed.

Open

An open meeting is one where individuals other than the duly constituted governing body members and invited staff can attend and participate. Members of the public and other members of the staff may only participate with the permission of the chairperson and/or the total governing body.

Closed

It is a commonly accepted practice that property purchases, human resource matters, and collective bargaining issues are legitimate business for closed meetings. Controversial matters and other sensitive issues also tend to be dealt with in a closed meeting.

Where governing legislation does not mandate what can and cannot be included in closed meetings, a governing body should set policy to limit what is discussed. In the absence of policy it is up to individual governing body members to question the appropriateness of individual items appearing on closed-meetings agendas.

A governing body should be aware that although the meeting may be either open or closed the minutes may be accessible in accordance with the *Access to Information and Protection of Privacy Act* or any replacement legislation.

Ten(10) Key Elements of Effective Meetings

Attention to the following elements should help ensure that effective meetings take place:

1. *Purpose*

The key reason for regular meetings is to provide the governing body with the forum needed; to discuss policy, to focus on the strategic/business/activity issues as identified by the organization, and to review the progress in achieving the agreed upon objectives.

If the reason(s) for having the meeting cannot be stated clearly and succinctly the need for the meeting should be questioned. If a member feels that a meeting is not necessary he should take the initiative and question its necessity. For example, might there be some other way of accomplishing the intent of the meeting or can the information be sent out in a memorandum, a report or a newsletter?

If there is any confusion about the purpose of a meeting the member should ask for immediate clarification and that all future agendas state the meeting's purpose. This causes the organizers of the meeting to think clearly about the need for having a meeting in the first place.

2. *Attendance*

A quorum, meaning an agreed-on predefined number of governing body members, is required to conduct a legitimate meeting of the governing body. The quorum for a governing body meeting is normally, but not always, a minimum of a simple majority of members as defined in the body's bylaws.

Also the chairperson in consultation with the CEO should decide if relevant staff and/or stakeholders are needed at the meeting as resource people. Sometimes arrangements should be made to have people available on short notice where their advice or expertise may be needed.

3. Agenda

The agenda is generated:

- from the minutes of previous meetings;
- the multi-year performance-based plan;
- discussion between the governing body chairperson and the CEO;
- reports from governing body committees;
- items identified from other governing body members; and
- issues which arose since the last meeting.

It should list all the topics to be discussed. Information included as background reading should be included with the meeting agenda.

A problem for some governance body members is the “surprise” agenda items added just prior to the start of the meeting. A policy clearly detailing how agenda items are determined and their deadline for inclusion is one way of dealing with this common problem.

4. Notification

Those key staff and other stakeholders who are expected to attend a meeting should receive reasonable notice of the meeting. Strategies for ensuring that relevant staff and/or stakeholders are informed should be determined by the chairperson in consultation with the CEO.

5. Timing

The start and end times of meetings should be predefined and agreed on by the governing body members. Part of the chairperson’s role in establishing the agenda is to predict and determine a reasonable time frame for each item. The chairperson should keep these time frames in mind when pacing the presentation of information relating to each item on the agenda and facilitating informed discussion and debate. However, the meeting should start on time and not drag on for any more time than is necessary to conduct body business.

When the governing body permits presentations by stakeholders and/or staff the amount of time available should be made known to the individual(s) involved and the time frame should be honoured.

6. Information

The primary reason for having a meeting is to share information which supports effective decision making. Members should be assured that they will have all of the background information required. This information should clearly lay out the issues, state the problems, provide the appropriate data and offer alternatives or options for consideration.

This information supports informed discussion and debate necessary for effective decision making.

7. Focus

The chairperson could follow the rules of order outlined in Appendix A, at the end of this chapter, to ensure that all discussions are focussed and succinct for each agenda item under discussion.

The business of the governing body at its meetings should be done through motions which are proposed by a member. Motions can either be proposed after a discussion in order to facilitate decision making or as a mechanism to bring an item forward for discussion. They need to be seconded, discussed and debated, sometimes amended, then voted on or tabled. Commonly accepted rules of order allow the mover of the motion to close debate. When sufficient discussion has ensued a governing body member may “call the question” meaning that the member feels it is time for the vote to be taken on the motion.

If a majority of the governing body members in attendance agree with a motion (for most but not all, types of motions) the motion is “carried”. If a majority of the members present vote against the motion it is “defeated”. Individual members may ask that their negative vote be recorded for reliability purposes. Governing body members who for whatever reason do not participate in the vote are said to “abstain”. One reason a governing body member might choose to abstain from a vote on the motion is a perceived conflict of interest for that member on a matter before the governing body. In this case, the member should not only abstain from the voting but also physically absent him/herself from any of the discussion leading up to the motion. The abstention should be recorded in the meeting minutes.

8. Minutes

The purpose of the minutes of meetings is to record decisions made. Minutes are not meant to be narratives of everything that was discussed and debated at the meeting but should include all motions and:

- whether the ideas were supported (the motion passed);
- whether the ideas were not supported (the motion was defeated);
- the names of members who want their contrary vote recorded (individuals who felt strongly against and who voted against a motion which was passed); and
- the names of members who chose not to vote on the motion (individuals who abstained from voting on the motion).

A review of minutes of governing bodies will show that there are as many methods of recording minutes as there are governing bodies. The minutes form an historical record of the governing body's decisions.

The minute book of the governing body is a legal document and may be referred to in legal proceedings. Each set of minutes should be signed as correct by the chairperson and secretary. The governing body meeting minute book should not be taken out of the organization's administrative offices except for governing body meetings which are held at an alternate site or a permanent paper file should be compiled from electronic records.

9. Follow-up

Minutes should clearly record who was directed to do what and by what date. One way to ensure that there is a clear understanding of what is expected as a result of a motion and/or conclusion of an agenda item is to have the chairperson succinctly state the follow-up action. What may appear clear to one member may not be clear to another. After a meeting it is frustrating to hear several different interpretations of what was said and decided. Minutes are considered draft until they are adopted by motion at an ensuing meeting of the governing body.

10. *Physical Environment*

Factors to consider when setting up the physical environment include, at least, the following:

- lighting;
- the governing body table;
- seating;
- room temperature;
- room and materials accessibility;
- display areas; and
- audiovisual needs.

Where a member of the governing body or any person who is attending a meeting has an exceptionality, his needs should be addressed, ie. hearing impairment, physical disability. A governing body member will be considered in attendance when using electronic means (e.g. telephone, video conferencing) where it is written in the bylaws of the organization.

Problem Solving Approaches

A member of a governing body is required to problem solve to ensure the right things are being done and the right actions are taken by staff. This is a tall order for governing body members because many issues are not straight forward. Sometimes there is no obvious ‘best answer’. Other times, the governing body member may find that he knows what needs to occur but may encounter barriers. Finally, in times of limited resources the member may be faced with the difficult job of making choices knowing full well that if the organization had all the resources it would wish things could be different.

Keeping the focus on the issue

Members of governing bodies should keep the focus of discussion and problem solving on the issues for the system.

The type of problem solving used will depend on the issue. If the issue is one that is brought forward by a governing body member, a member of the executive management staff or an invited stakeholder the approach could be different from the one chosen to deal with an issue which is global in nature. Two-problem solving processes are discussed below. The first could be used when an individual presents an issue and the second method could be used when the issue is global in nature. These methods are based on a program published by the Roeher Institute (see bibliography).

Individual Issue

When an issue is specific to an individual the method recommended below ensures that this person is fully involved but is not left feeling alone or open to undue interrogation by the members of the governing body. Suggested steps in this process are as follows:

- identification of the concern, issue or problem;
- summarization of the issue and facilitation of the discussion by the chairperson;
- confirmation by the chairperson that all questions related to the issue are tabled;
- confirmation by the chairperson that all participants identify and offer solutions; and
- selection of the most feasible solution(s).

Global issue

Facing these situations can be quite difficult for a member of a governing body. Before addressing ethical issues and decision making there are three terms which need to be clarified:

Ethics	is the careful examination of the moral principles which help decide the right course of action;
Morals	are the guidelines and standards that protect common values; and
Values	are those beliefs that enable consensus.

In a multi-cultural society such as that found in many communities in Newfoundland and Labrador, governing bodies must be aware of the values, morals and ethical standards held by people with different cultural and ethnic backgrounds. The governing body, as part of the multi-year performance-based planning process, should state its values. The public should be aware that these values influence the decision-making process and actions of the governing body and staff throughout the organization. Where these values change in any part of the organization it should be acknowledged and documented.

A member of the governing body should ensure a clear understanding of the values, morals and ethical standards which govern his role. If there is a conflict for any reason this should be made known to the chairperson. Conflict resolution is key to the successful accomplishment of the governance mandate.

For suggestions regarding problem solving please refer to Appendix B at the end of this chapter.

Types of Ethical Problems

As outlined in *The Better Director: Successful Boardroom Navigation* ethical concerns/problems/issues will be one of three types:

- ethical dilemma;
- ethical distress; or
- dilemma of justice.

For support in solving ethical problems refer to Appendix B.

Ethical dilemma

An ethical dilemma is a situation involving two or more right courses of action but only one can be chosen. When choosing between the two right courses of action, problem solvers should consider factors such as the past decisions (precedents), political climate, timing, preferences of the individuals involved, long term effects of the decision and costs.

Ethical distress

Ethical distress occurs when an individual is faced with an issue and knows exactly what should be done but is prevented from doing it. When facing such a situation the individual may experience stress and tension. In such cases, the individual should remember to focus on the issue and avoid placing blame or shifting responsibility to other persons or organizations which may be just as incapable of changing current circumstances.

Dilemma of justice

Dilemmas of justice arise when a scarce supply of resources requires the governing body to make difficult decisions about allocating benefits to those who want and/or need services. The governing body member would find himself in a situation where conflicting demands are presented and choices have to be made. When the governing body makes a choice the individual member should ensure his dissenting vote is documented. He should still publically support that choice. Individual members should not hold informal meetings outside the governing body meeting and should not encourage others to form a faction which will split the governing body creating wounds which cannot be healed. Every member should realize when this occurs someone caused it and someone must repair it. The member should make his points clearly and make sure his stance is recorded in the minutes but should not attack, belittle, ignore or blame others. A governing body must stay united. Decisions can be reversed but this must be done in the appropriate way using the governing body's designated process.

During the problem solving process it is incumbent upon the chairperson to ensure that the focus stays on the issue. The following steps should assist in this process:

- gather relevant data;
- identify the type of ethical problem;
- explore the practical alternatives;
- choose a solution and assign responsibilities; and
- set a time to receive feedback.

The person presenting the ethical issue should feel supported and the solution(s) should be within the scope of the governing body to implement. The governing body should not make decisions for other bodies. It can decide to refer a problem for external review, adjudication or recommendations but it should not relinquish responsibility until a satisfactory solution has been agreed upon.

APPENDIX A
PARLIAMENTARY PROCEDURES AT A GLANCE

To Do This:-1	You Say This:	May You Interrupt Speaker?	Must You Be seconded?	Is the Motion debatable?	Is the Motion amendable?	What Vote is required?
Adjourn the meeting	'I move that we adjourn'	May not Interrupt speaker	Must be seconded	Not debatable	Not amendable	Majority vote required
Recess the meeting	'I move that we recess until...'	May not interrupt speaker	Must be seconded	Not debatable	Amendable	Majority vote required
Complain about noise, room temperature, etc.	'Point of privilege'	May interrupt speaker	No seconder needed	Not debatable-2	Not amendable	No vote required-3
Suspend further consideration of something	'I move the previous question'	May not interrupt speaker	Must be seconded	Not debatable	Not amendable	Majority vote required
End Debate	'I move the previous question'	May not interrupt speaker	Must be seconded	Debatable	Amendable	Majority vote required
Postpone consideration of something	'I move we postpone this matter until ...'	May not interrupt speaker	Must be seconded	Debatable	Amendable	Two-thirds vote required
Have something studied further	'I move we refer this matter to a committee'	May not interrupt speaker	Must be seconded	Debatable	Amendable	Majority vote required
Amend a motion	'I move that this motion be amended by...'	May not interrupt speaker	Must be seconded	Debatable	Amendable	Majority vote required
Introduce business (a primary motion)	I move that...'	May not interrupt speaker	Must be seconded	Debatable	Amendable	Majority vote required

1. The motions or points above are listed in established order of precedence. When any one of them is pending, you may not introduce another that's listed below it. But you may introduce another that's listed above it.

2. In this case, any resulting motion is debatable.

3. Chairperson decides.

PARLIAMENTARY PROCEDURES (continued)

To Do This:-1	You Say This:	May You Interrupt Speaker?	May You be Seconded?	Is the Motion Debatable?	Is the Motion Amendable?	What Vote is Required?
Object to procedure or to a personal affront	‘Point of order.’	May interrupt the speaker speaker	No seconder needed	No debatable	Not amendable	No vote required; chairperson decides
Request Information	‘Point of information’	If urgent, may interrupt speaker	No seconder needed	Not debatable	Not amendable	No vote required
Ask for a vote by actual count to verify a	‘I call for a division of the house’	May not interrupt speaker-2	No seconder needed	Not debatable	Not amendable	No vote required unless someone voice vote objects
Object to considering some undiplomatic or improper matter	‘I object to consideration of this question.’	May interrupt speaker	No seconder needed	Not debatable	Not amendable	Two-thirds vote required
Take up a matter previously tabled	‘I move we take from the table ...’	May not interrupt	No seconder needed	Not debatable	Not amendable	Majority required
Reconsider something already disposed of	‘I move we now (or later) reconsider our Action relative to...’	May interrupt	Must be seconded	Not debatable	Not amendable	Majority required
Consider something out of its scheduled order	‘I move we suspend the rules and consider...’	May not interrupt speaker	Must be seconded	Not debatable	Not amendable	Two-thirds vote required
Vote on a ruling by the chairperson	‘I appeal the chairperson’s decision.’	May interrupt speaker	Must be seconded	Debatable	Not amendable	Majority in the negative required to reverse chairperson’s decision

1. The motions, points, and proposals listed above have no established order of precedence. Any of them may be introduced at any time except when the meeting is considering one Of the top three matters listed in above chart (motion to adjourn, motion to recess, point of privilege).

2. But division must be called for before another motion is started.

3. Then majority vote is required

Appendix B

Suggested Problem-Solving Processes

Introduction

Two complementary suggested problem solving processes are discussed below:

- the first may be used when an individual presents an issue; and
- the second may be used when the issue is global in nature.

These processes may be beneficial where the governing body does not have an established process of its own. Where the governing body has an established process the following suggestions would not be necessary.

Process to Solve an Individual Specific Ethical Issue

When an issue is specific to an individual the method recommended below ensures that the person is fully involved and is not left feeling alone or open to undue scrutiny.

The ground rules which lead to success with this method should include the following:

- the facilitator for this process does not have to be the chairperson of the governing body or committee;
- a recorder should be chosen;
- one person speaks at a time on the direction of the facilitator;
- when the person bringing the issue is speaking the other persons present shall not interrupt, comment or use non-verbal behaviours signifying disagreement or agreement;
- when the person bringing the issue does not choose a solution given by an individual it should not be taken personally;
- during the round robins each person should give one comment or ask one question refraining from offering a second;
- wherever possible issues should be scheduled on the agenda;
- issues should be dealt with and not left to escalate; and
- the process should take 30 minutes or less.

The steps in this process are as follows:

Step 1: *Identification of the concern, issue or problem*

Have the person present the concern, issue or problem. The facilitator listens carefully to ensure he understands what is being represented verbally. The facilitator paraphrases the concern to ensure understanding of the concern, issue or problem by all parties.

Step 2 : *Write the concern on a flip chart*

After the facilitator clarifies the issue the recorder writes it on the flip chart as a reference during the process. The facilitator reminds all present of the ground rules and invites the person bringing the issue to come and sit close to her/him.

Step 3: *A question and answer round robin*

Each person should be given a minute to identify questions he has about the issue. Questions are used to clarify the issue. When the persons present are ready the facilitator invites each one to ask one question. The presenter cannot be interrupted while he answers the question. Follow up questions are not permitted until the next round. If a participant in this process does not have a question he should just say “pass” and let the round robin keep moving until all the questions are exhausted.

Step 4: *Identification of possible solution(s)*

The facilitator should ask the participants to take one minute to reflect on possible solutions to the issue outlined on the flip chart encouraging them to be as creative as possible. While the participants are reflecting the recorder will prepare the remainder of the flip chart as per the schematic below:

Problem statement:
Possible solutions
___ 1.
___ 2.
___ 3.
___ 4.
___ 5.
___ 6.
___ 7.

When the participants are ready the facilitator will begin a round robin by asking each participant to offer one suggestion for handling the concern. The participants should be informed that the facilitator will continue with the round robin until all suggestions are exhausted. If a participant has run out of solutions he can say “pass”. All solutions no matter how far reaching they appear at first should be welcomed. The recorder will write the suggestions in summary form to the right of each number. The facilitator should remind the presenter that he cannot comment at this stage but should sit so that the flip chart is easily visible. The facilitator should remind the presenter that he will not be asked to comment on the suggestions. At the conclusion of the round robin the presenter will be asked to categorize each suggested solution as either 1, 2 or 3. The numbers have specific meanings which the facilitator will explain to the presenter before he begins the categorization:

1. I can use this solution immediately;
2. I need more information before deciding if this solution is an option; or
3. I am unable to use this solution immediately but will keep it in case it is of use in the future.

Example: Flip chart of suggestions re ethical dilemma of inappropriate use of supplies and equipment by a governing body member.

Problem Statement:

Solutions:

- 1. Collect data regarding who uses what for what purpose
- 2. Make personnel sign for access to equipment and supplies
- 3. Change system of controls
- 4. Have a staff meeting and reprimand all employees
- 5. Give the person a verbal warning that their behaviour is unacceptable

Step 5: *Categorization of solutions generated*

The recorder reads each solution generated by the participants and requests that the presenter categorize the solutions using the numbers 1, 2 or 3 as outlined above. The recorder ensures that the presenter's categorization number is written to the left of the numbered solution. Refer to continuation of example below:

Solutions:
<u>3</u> 1. Collect data regarding who uses what for what purpose
<u>3</u> 2. Make personnel sign for access to equipment and supplies
<u>1</u> 3. Change system of controls
<u>2</u> 4. Have a staff meeting and reprimand all employees
<u>1</u> 5. Give the person a verbal warning that their behaviour is unacceptable
<u>1</u> 6. Revise operational policies to include expectations regarding use of organizational supplies and equipment

The facilitator should ensure that the presenter is linked with the originator of any category 2 solutions where the presenter identifies that such a linkage would be beneficial.

Step 6. *Follow-up*

The facilitator should identify with the participants and the presenter when an update will be provided as to the resolution of the issue, concern or problem.

Process to Solve a Global or Externally Presented Ethical Issue

When an issue is global in nature or is being presented by a representative of a stakeholder group this method may be beneficial.

The following ground rules can lead to success with this method:

- the facilitator for this process should be the chairperson of the governing body or committee;
- a recorder should be chosen;
- one person speaks at a time on the direction of the chairperson;
- when the person presenting the issue is speaking the other persons present shall not interrupt, comment or use non-verbal behaviours which signify disagreement or agreement;
- when the person presenting the issue does not choose a solution given by an individual it should not be taken personally;
- during the round robins each person should give one comment or ask one question refraining from offering a second;
- wherever possible issues should be scheduled on the agenda;
- issues should be dealt with and not left to escalate; and
- the process should take 30 minutes or less.

The following steps should be followed:

Step 1. *Gather relevant data*

The chairperson in consultation with the CEO should ensure that all relevant data/information is gathered and available to the governing body members i.e.:

- reports;
- minutes;
- precedents set from other jurisdictions;
- legislation, regulations, policies, directives;
- research;
- anecdotal records; and
- other relevant data which could facilitate resolution of this issue.

Step 2. *Identify the type of ethical problem*

This can be done by asking the following questions:

- Is there more than one right answer? (Ethical Dilemma)
- Is this the kind of problem where we know exactly what we should do but there are obstacles which prevent us from taking that action(s)? (Ethical Distress)
- Are we going to have to make a choice because we do not have sufficient resources to do everything we want to do? (Dilemma of Justice)

Step 3. *Exploration of the alternatives*

This can be done by considering the following factors:

- mandate;
- desired outcomes;
- political priorities;
- costs;
- growth and development issues; and
- implications for internal business processes.

Refer to step 3 and 4 from the Individual Specific Ethical Issue process outlined above for an explanation of the process to be followed here in Step 3.

Step 4. *Choose a solution and assign responsibilities*

Refer to Step 5 from the Individual Specific Ethical Issue process above and after completing this step give clear directions to the staff .

Step 5. *Follow-up*

Follow Step 6 from the Individual Specific Ethical Issue process above and set a time to receive feedback about the resolution of the problem.

7 Policies

Introduction

A governing body's policies shall agree with the enabling legislation, other governing legislation such as the *Transparency and Accountability Act*, the constitution and the bylaws. Policies are statements that guide and constrain subsequent decision making by both the governing body and the staff. Policy statements also direct the delegation of authority and tasks.

Policies are statements of the governing body's expectations defining the boundaries for governing body, administrative and staff action. Policies should reflect the values, morales and ethics of the governing body as articulated in its belief statements. Governing body policies should state what is expected not how something is done. It is important that the policy focus is directed towards outcomes not the activities of the organization. A procedure/regulation is usually associated with each policy. The procedure/regulation details the administrative action necessary to implement the policy.

Legal Status of Governing Body Policies

Policies and decisions of the governing body should be accurately recorded, current and communicate exactly what it intends. The governing body is held accountable and liable for its policies. The governing body's policies can be reviewed in the courts and generally the governing body will be held accountable for what is stated in its policies. The governing body should ensure that its policies are consistent with the policy directions of the relevant government department and the relevant legislation.

Policy Development - Model of Governance

In accordance with the model of governance, as detailed in chapter two, the governing body's role in policy formulation is of critical importance. Policy development is considered to be one of the most important means by which the governing body influences its organization ensuring fulfillment of its vision, mission and mandate.

Gender inclusive analysis should be included throughout the policy development process. The impact a policy can have on groups because of differences such as culture, income level, gender and age should also be taken into account. Women's Policy Office has published *An Integrated Approach in Policy and Program Development: Guidelines for Gender Inclusive Analysis*. Copies are available from: Women's Policy Office, Executive Council, Government of Newfoundland and Labrador, Box 8700, St. John's, NF, A1B 4J6.

Types of Governing Body Policy Statements

Governing body policies may be either limiting or enabling. Policies that are limiting restrict action by detailing what cannot be done. Policies that are enabling suggest action by detailing what can be done. A policy may be a concise statement of direction which is one or two sentences or it may be several paragraphs in length depending on the details desired by the governing body.

Policy Development

In developing a policy, the governing body should consider:

- why the policy is needed;
- what it should cover;
- whether it will be limiting;
- whether it will be enabling; and
- how specific it will be.

Policies should be very carefully developed because they are the means by which the governing body specifies and conveys what it wants the organization to do and refrain from doing. Policies should outline responsibilities in the following areas:

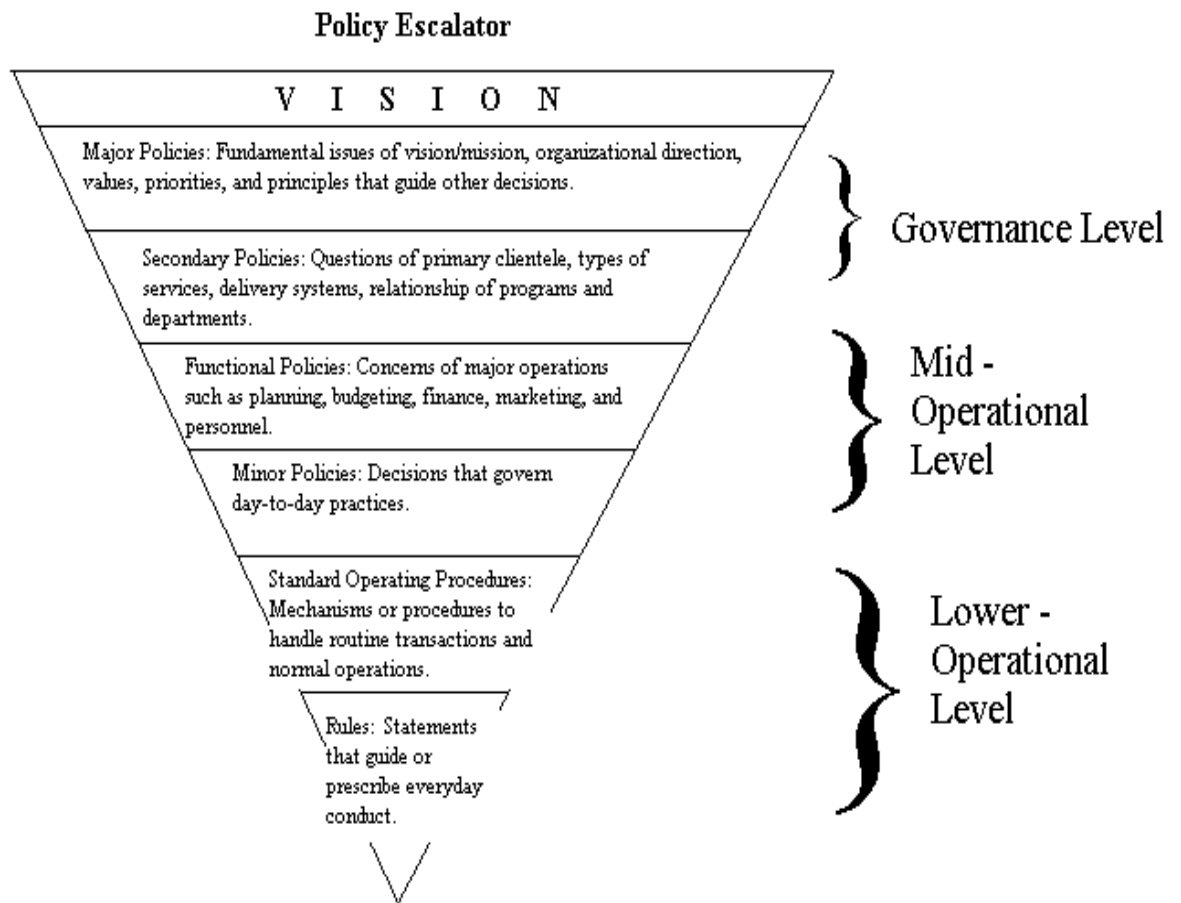
- client outcomes;
- internal business processes;
- learning and growth (professional and systems development); and
- financial outcomes.

Governing bodies should follow a specific process for policy development. The aim of this process should not only be to ensure the best possible results but also to encourage appropriate participation by the staff and community. Suggested steps in the process are:

- **Phase I - Initiation of Policy**
This stage should include: identification by governing body members, staff, and/or other stakeholders of a perceived policy need; preliminary discussions of the issue; and decision making by the governing body to reject the issue, hold it for future consideration or proceed with policy development.
- **Phase II - Development of Policy**
This stage should include: information gathering regarding the issue; debate and idea generation; and decision in principle regarding the policy content.
- **Phase III - Finalizing Policy**
This stage should include: the drafting of the policy; obtaining input from involved stakeholders affected by the policy; reviewing and adopting of the policy by the governing body; and placement of the policy in the governing body manual.

Policy Levels

Each governing body is responsible for the development and approval of all major and certain secondary policies. The responsibility for all rules, standard operating procedures, minor policies, functional policies and certain secondary policies belongs to the CEO. This escalator is offered as a tool to assist the governing body to distinguish between its responsibility areas and those responsibility areas of the CEO.



Based on Chait and Taylor in “Charting the Territory of Non-Profit Boards” *Critical Reading for Hospital Trustees* (1991), American Hospital Association, American Hospital Publishing, Inc.

Creation of a Policy Manual

The governing body’s policies should be written and collated in a policy manual. When a governing body makes a decision designed to govern a future action, process, activity or outcome it should ensure either that it is widely disseminated or that a new policy is written in a suitable manner for inclusion in its policy manual.

Policy Dissemination and Review

As part of the governing body’s efforts to be accountable and transparent its policy manual should be provided to individual governing body members, management staff, and accessible to all employees of the organization by placing copies in all facilities/sites and program and service areas. The policy manual should be considered a public document and widely distributed to stakeholders and made readily accessible to members of the general public on request. It is the CEO’s responsibility to ensure that a process is in place for preserving and making accessible the policies, procedures and regulations adopted by the governing body.

Governing body policies should be reviewed at least every two to three years. Any outmoded and outdated policies should be discarded or changed and new or revised policy statements, approved by the governing body, should be included in the policy manual and distributed as outlined above.

Notes regarding policies and practices specific to this governing body

8 Budget and Finance

Introduction

Governing body members need to take time to understand the complexities of budget and finance. They also need to understand the budgeting, borrowing, and auditing requirements of the *Transparency and Accountability Act*, and the authority of the Comptroller General as outlined in the *Financial Administration Act* and the *Transparency and Accountability Act*. It is unrealistic to expect governing body members to be fully conversant with all aspects of budget and finance after their initial orientation. The budget information must be clear, distinct and presented in manageable portions. The CEO should ensure governing body members are familiar with current budgetary processes, quality service standards and associated time-lines.

The governing body is expected to:

- consult with executive management staff to discuss forthcoming budgets;
- clarify expectations of the governing body with respect to risk management, accrual and cash-budgeting, hiring of the auditors, and financial reporting;
- identify critical issues and budget concerns; and
- seek opinions regarding possible solutions to dilemmas.

In its operating and capital budgets submissions the governing body will need to ensure the Government is made aware of its needs.

The Operating Budget

The governing body prepares an annual budget to cover its operating expenses for a twelve (12) month period on the same basis as its financial statements. Operating budgets include such expenses as:

- salaries, benefits and expenses for which the governing body is responsible;
- costs of minor equipment and supplies for programs and services;
- costs which support programs and services;
- costs of maintenance, custodial and building services;
- debt servicing charges; and if applicable
- amortization of capital expenditures; and
- accrued costs.

In preparing its operating budget the governing body will be required to provide supporting documents and detailed estimates of:

- operating expenses;
- operating revenue from all sources;
- any operating surplus or deficit projected from the current year;
- any debt service surplus or deficit projected from current year;
- cash projections; and
- the expected financial position at year end.

Usually, Government provides funding based upon cash requirements and not necessarily based upon accrued costs/revenues for financial accounting purposes. Most governing bodies are required to have a balanced budget (cash based).

The Capital Budget

Capital budgets provide governing bodies with a means of financing high-cost expenditures that require longer-term financing. The relevant department authorizes capital expenditures based on a capital plan prepared and submitted by the governing body. Capital items could include:

- site purchases;
- major facility construction and renovations; and
- major equipment purchases.

Usually, Government provides funding based upon cash requirements and not necessarily based upon accrued costs/revenues for financial accounting purposes. Most entities are required to have a balanced budget (cash based).

The Role of the Governing Body

The role of the governing body is to set policies, determine budget priorities and approve the proposed annual operating and capital budgets before submission to the relevant Department. The governing body should also monitor financial performance on a monthly basis.

Determining budget priorities

The governing body's budget should logically follow from its approved mandate. The governing body should also ensure that Government is made aware of the funding needs required to address the defined goals and priorities, which have been established in the organization's strategic/business/activity plan.

The process for approving the annual operating budget

The governing body should establish an internal process for developing and approving its annual and capital budgets. The deadlines for a governing body to submit its approved budgets to the Department will be established by the Minister as part of Government's budget development process.

The governing body's budget development process should include policies and procedures/regulations which cover:

- the time-lines and important dates for the preparation of the budgets;
- what input, if any, is sought from the stakeholders;
- how information is gathered for the preparation of the budgets;
- what information and supporting documentation is presented by the senior staff to the governing body;
- the role of the governing body in the preparation of the budgets; and
- financial accounting policies for day-to-day record keeping and financial statement preparation consistent with the generally accepted accounting standards applicable to the governing body's spending (expenditures), e.g. Canadian Institute of Chartered Accountants' standards, regulatory requirements, etc.

Budget monitoring

Budgeted amounts are projections estimated in advance of expenditures, at the time the budgets are developed and approved by the governing body for submission to Government. Actual expenditures may not begin until the start of the fiscal year. Once the operating budget is finalized, it represents a fixed amount for operating the organization. For any number of reasons, the actual expenditures for the budget year may vary from the amount budgeted. These reasons may include such things as an increase or decrease in the demand for programs and services, unforeseen operational problems, or costs associated with environmental/weather factors.

The CEO, in consultation with the governing body and in line with the *Transparency and Accountability Act* and the relevant Departmental policies, should establish a process enabling the governing body to monitor expenditures. This should be a monthly/quarterly report to the governing body detailing the amount of the budget spent for the previous month. If this monthly/quarterly reporting process is not followed, it may indicate the absence of appropriate financial systems and processes to ensure the governing body meets its accountability responsibilities regarding financial monitoring and reporting. These statements may be expected to be submitted to the Department. Any variations in amounts in the monthly-summary financial report should be explained and noted. The governing body and staff should be continuously aware of their responsibility to balance the operating budget. The challenges involved in balancing the budget may necessitate the trading off of non-controllable expenditure increases against making expenditure reductions in other areas.

Another monitoring procedure for a governing body is the annual governing body audit. The auditor will submit a written set of audited financial statements and a management letter annually. The statements and accompanying documentation should be reviewed and discussed by the governing body and submitted to the relevant Minister in accordance with the appropriate legislation and the *Transparency and Accountability Act*.

Budgetary and Financial Realities

Public expectations for programs and services continue to rise at the same time that fiscal pressures and resource requirements present significant challenges. Providing programs and services in a fiscally challenging environment forces the attention of the governing body back to basic principles. Governing bodies should be prepared to discuss fundamental questions such as the following

- What are the priorities for spending and why?
- Exactly what information about the budget is necessary for the governing body to know?
- Are there resource shortfalls such that the governing body cannot maintain existing programs and services and undertake new initiatives as identified in its strategic/business/activity plan?
- If there are shortfalls, what are the priorities for spending?
- How will the governing body know if its operating budget is being spent properly?

The governing body should focus its attention on what the organization intends to accomplish through its operating plan and budget, as well as, being fiscally responsible in its expenditures. The key questions for the governing body to ask are, “Have the organization’s goals been achieved? “Has the organization been able to fulfill its mandate?” “Has the organization been fiscally responsible?”

Governing Body Manual for Budget and Finance

The CEO should ensure that governing body members receive easily understood information about budget and finance. This may require providing each governing body member with a copy of the budget and finance manual.

The governing body's budget manual, which may be part of the policy manual referred to in Chapter 7, should contain definitions and explanations of budget and finance terms in clearly understood language. The definitions and sample financial statements contained in Appendix A at the end of this Chapter will assist in this process.

The manual should contain copies of the governing body's current budgets, policies as they relate to budget and finance matters and an explanation of the process and content of the governing body's operating and capital budgets. Such a manual might include:

- a description of the provincial budgeting system;
- how funding is allocated to the governing body by the department and by the governing body to its components;
- governing body revenues. The majority of a governing body's revenues will be provided through provincial government grants. These grants are subject to "appropriation"/ "voting" in the House of Assembly in accordance with the *Financial Administration Act*. Also, a listing of other possible revenue sources should be included; and
- the purpose of the governing body's financial statements versus budget and cash flow statements.

A governing body may examine a variety of strategies to raise additional funds. In doing so the governing body should consider whether such strategies are permitted within its mandate and legislation, the impact such strategies would have on its stakeholders and any other potential sensitivities which may arise.

Governing body expenditures

A description of the types of governing body's expenditures should be listed along with the process for making such expenditures. For example, details of the amounts of the operating budget allocated to cover employees' salaries and a breakdown of salary and benefit costs by type of employee category could also be provided.

Preparation of operating and capital budgets

The process used to build the governing body's operating and capital budgets should be explained in this section of the manual. Some governing bodies may define their process as a matter of policy in their policy manual. Where this is the case, the policy should be copied and included in this manual. The budget and finance schedules should identify important dates in the preparation of the governing body's budget. These dates include the Government's budgeting time lines.

Governing body priorities for budget

The organization's strategic/business/activity and operational plans should be an addendum to the budget and finance manual. The operational plan will contain a comprehensive summary of the resource requirements to support implementation of the organization's objectives. In addition, the governing body and/or the department may require budget updates be provided, as supplements to the manual, at certain predefined times during the year. These updates may include such information as:

- the current status of the budgets;
- an explanation of current budget priorities and pressures;
- expenditure changes that have been made that differ from the original budgets: and
- actions required to address deficits.

Appendix A

Glossary of Terms Pertinent to Financial Administration

Note: The material in this appendix has been reprinted from *The Not For Profit Reporting Guide* with the permission of The Canadian Institute of Chartered Accountants. Copies of the publication can be ordered online at <http://www.cica.ca>.

Accounting Policies

Accounting policies are the specific accounting principles followed by an organization and the procedures for applying those principles.

Amortization

Amortization is the writing off, in a rational and systematic manner over an appropriate number of accounting periods, of a balance in an account. Depreciation accounting is a form of amortization applied to tangible fixed assets.

Assets

Assets, in general, are possessions having value. In accounting, assets are resources owned, or in some cases controlled, by an individual or organization as a result of transactions or events from which future economic benefits are expected to flow to that individual or organization.

Capital Assets

Capital assets, comprising tangible properties, such as land, buildings and equipment, and intangible properties, are identifiable assets that meet all of the following criteria

- are held for use in the provision of services, for administrative purposes, for production of goods or for the maintenance, repair, development or construction of other capital assets
- have been acquired, constructed or developed with the intention of being used on a continuing basis
- are not intended for sale in the ordinary course of operations, and
- are not held as part of a collection

Collections

Collections are works of art, historical treasures or similar assets that are:

- held for public exhibition, education or research
- protected, cared for and preserved, and
- subject to an organizational policy that requires any proceeds from their sale to be used to acquire other items to be added to the collection or for the direct care of the existing collection.

Contributions

Contributions are non-reciprocal transfers to a not-for-profit organization of cash or other assets or non-reciprocal settlements or cancellations of its liabilities. Government funding provided to a not-for-profit organization is considered to be a contribution.

Deferral Method

Under the deferral method of accounting for contributions, restricted contributions related to expenses of future periods are deferred and recognized as revenue in the period in which the related expenses are incurred. Endowment contributions are reported as direct increased in net assets. All other contributions are reported as revenue of the current period. Organizations that use fund accounting in their financial statement without following the restricted fund method would account for contributions under the deferral method.

Deferred Contribution

A deferred contribution is a restricted contribution received or recorded as receivable but carried forward to be taken into income in future periods.

Endowment Contribution

An endowment contribution is a type of restricted contribution subject to externally imposed stipulations specifying that the resources contributed be maintained permanently, although the constituent assets may change from time to time.

Endowment Fund

An endowment fund is a self-balancing set of accounts which reports the accumulation of endowment contributions. Under the restricted fund method of accounting for contributions, only endowment contributions and investment income subject to restrictions stipulating that it be added to the principal amount of the endowment fund would be reported as revenue of the endowment fund. Allocations of resources to the endowment fund that result from the imposition of internal restrictions are recorded as interfund transfers.

Expenses

Expenses are decreases in economic resources, either by way of outflows or reduction of assets or incurrences of liabilities, resulting from an entity's ordinary activities.

Fair Value

Fair value is the amount of the consideration that would be agreed upon in an arm's length transaction between knowledgeable, willing parties who are under no compulsion to act.

Fund Accounting

Fund accounting comprises the collective accounting procedures resulting in a self-balancing set of accounts for each fund established by legal, contractual or voluntary actions of an organization. Elements of a fund can include assets, liabilities, net assets, revenues and expenses (and gains and losses, where appropriate). Fund accounting involves an accounting segregation, although not necessarily a physical segregation, of resources.

General Fund

A general fund is a self-balancing set of accounts which, under the restricted fund method of accounting for contributions, reports all unrestricted revenue and restricted contributions for which no corresponding restricted fund is presented. The fund balance represents net assets that are not subject to externally imposed restrictions.

Liabilities

Liabilities is a synonym for debt. It represents amounts that it is expected will require settlement in the future as a result of events and transactions that occurred prior to the accounting date, or obligations for future delivery of goods or services for which payment has already been received.

Materiality

Materiality is the quality of being important. As a general rule, in the context of financial reporting, materiality may be judged in relation to the reasonable prospect of an item or aggregate of items being significant to financial statement users in making decisions.

Net Assets

The net assets of an organization represent the residual interest in its assets after deducting its liabilities.

Net Book Value

Net book value is the unexpired, or unamortized, cost of an asset as carried in the accounting records of the organization.

Not-for-Profit organizations

These are entities, normally without transferable ownership interests, organized and operated exclusively for social, educational, professional, religious, health, charitable or any other not-for-profit purpose. A not-for-profit organization's members, contributors and other resource providers do not, in such capacity, receive any financial return directly from the organization.

Note Disclosure

Note disclosure is explanatory or supplementary information that elaborates on data summarized in the main body of the financial statements or provides additional information that is important to understanding the situation being reflected in the statements.

Related Parties

Related parties exist when one party has the ability to exercise, directly or indirectly, control, joint control or significant influence over the other. Two or more parties are related when they are subject to common control, joint control or common significant influence. Two not-for-profit organizations are related parties if one has an economic interest in the other. Related parties also include management and immediate family members.

Related Party Transaction

A related party transaction is a transfer of economic resources or obligations between related parties, or the provision of services by one party to a related party, regardless of whether any consideration is exchanged. The parties to the transaction are related prior to the transaction. When the relationship arises as a result of the transaction, the transaction is not one between the related parties.

Residual Value

The residual value is the estimated net realizable value of a capital asset at the end of its useful life to an organization.

Restricted Contribution

A restricted contribution is a contribution subject to externally imposed stipulations that specify the purpose for which the contributed asset is to be used. A contribution restricted for the purchase of a capital asset or a contribution of the capital asset itself is a type of restricted contribution.

Restricted Fund

A restricted fund is a self-balancing set of accounts, the elements of which are restricted or relate to the use of restricted resources. Under the restricted fund method of accounting for contributions, only restricted contributions, other than endowment contributions, and other externally restricted revenue would be reported as revenue in a restricted fund. Allocations of resources that result from the imposition of internal restrictions are recorded as interfund transfers to the restricted fund.

Restricted Fund Method

This method of accounting for contributions is a specialized type of fund accounting which involves the reporting of details of financial statement elements by fund in such a way that the organization reports total general funds, one or more restricted funds and an endowment fund, if applicable. Reporting of financial statement elements segregated on a basis other than that of use restrictions (e.g., by program or geographic location) does not constitute the restricted fund method.

Restrictions

Restrictions are stipulations imposed that specify how these resources must be used.

Revenues

Revenues are increases in economic resources, either by way of inflows or enhancements of assets or reductions of liabilities, resulting from the ordinary activities of an entity.

Statement of Changes in Net Assets

This statement provides information about changes in the portions of net assets attributable to endowments, capital assets and other internal and external restrictions.

Statement of Cash Flows

This statement provides information about the sources and uses of cash by the organization in carrying out its operating, financing and investing activities for the period.

Statement of Financial Position

This statement presents the organization's economic resources, obligations and net assets as at the reporting date.

Statement of Operations

This statement presents information about changes in the organization's economic resources and obligations for the period.

Unrestricted Contribution

This is a contribution that is neither a restricted contribution nor an endowment contribution.

Useful Life

This is an estimate of the period over which a capital asset is expected to be used by an organization or the number of production or similar units that can be obtained from the capital asset by the organization. The life of a capital asset may extend beyond its useful life to an organization. The life of a capital asset is normally the shortest of the physical, technological and legal life.

Figure 9.2 Sample Statement of Financial Position - With Fund Accounting³

NFP A						
Statement of Financial Position						
as at December 31, 19X2						
	Operating Fund	Research Fund	Capital Asset Fund	Endowment Fund	Total 19x2	Total 19X1
CURRENT ASSETS						
Cash and term deposits	\$118,000	\$4,000	\$ -	\$ -	\$122,000	\$160,000
Accounts receivable	20,000	-	-	-	20,000	10,000
Grant receivable	-	30,000	-	-	30,000	25,000
	138,000	34,000	-	-	172,000	195,000
Investments (market 244,000 - 19x1 102,000)	-	-	80,000	160,000	240,000	100,000
Capital assets, net	-	-	627,000	-	627,000	135,000
	\$138,000	\$34,000	\$707,000	\$160,000	\$1,039,000	\$430,000
CURRENT LIABILITIES						
Accounts payable & Accrued liabilities	\$24,000	\$1,000	\$-	\$-	\$25,000	\$20,000
Mortgage payable - current	-	-	6,000	-	6,000	-
	24,000	1,000	6,000	-	31,000	20,000
Mortgage payable - long term	-	-	441,000	-	441,000	-
Deferred contributions	110,000	8,000	147,000	-	265,000	175,000
FUND BALANCES						
Invested in capital assets	-	-	113,000	-	113,000	65,000
Externally restricted	-	-	-	150,000	150,000	100,000
Internally restricted	-	25,000	-	10,000	35,000	-
Unrestricted	4,000	-	-	-	4,000	70,000
	4,000	25,000	113,000	160,000	302,000	235,000
	\$138,000	\$34,000	\$707,000	\$160,000	\$1,039,000	\$430,000

³ This example is reproduced from the Appendix to Section 4400

Figure 6.5 Example of Capital Assets Disclosures

Note X Significant accounting policies (excerpt)⁽¹⁾

Capital assets

Purchased capital assets are recorded at cost. Contributed capital assets are recorded at fair value at the date of contribution. Amortization is provided on a straight-line basis over the assets' estimated useful lives, which for buildings is 20 years and for equipment is 5 years.

Note Y Capital Assets⁽¹⁾

	Cost		Accumulated Amortization		Net Book Value	
	19x2	19x1	19x2	19x1	19x2	19x1
Land	\$150,000	\$50,000	-	-	\$150,000	\$50,000
Buildings	540,000	140,000	87,000	70,000	453,000	70,000
Equipment	40,000	25,000	16,000	10,000	24,000	15,000
	\$730,000	\$215,000	\$103,000	\$80,000	\$627,000	\$135,000

(1) These notes relate to the financial statement example provided in figure 6.1. Some of the details presented in Note Y could equally have been presented on the face of the statement of financial position instead of as a note to the financial statements.

Amortization expense

The total amount of amortization expense on all capital assets should be clear from either the financial statements or the notes. Amortization may be presented as a line item in the statement of operations or in the **statement of cash flows** prepared using the indirect method. If total amortization expense is not presented separately on the face of either of these statements, it would be disclosed in the notes to the financial statements.

Figure 12.2 Sample statement of cash flows with operating activities presented using the direct method (with fund accounting)²

NFP A								
Statement of Cash Flows								
for the year ended December 31, 19x2								
	<u>Operating Activities</u>				<u>Financial and Investing Activities</u>			
	<u>19x2</u>		<u>19x1</u>		<u>19x2</u>		<u>19x1</u>	
	General Fund	Research Fund	Total Cash Flows from Operating Activities	Total Cash Flows from Operating Activities	Capital Asset Fund	Endowment Fund	Total Cash flows from financing & investing	Total Cash flows from financing & investing
Sources of Cash								
Federal Government	\$110,000	\$25,000	\$135,000	\$125,000	\$ -	\$ -	\$ -	\$25,000
Contributions	55,000	-	55,000	30,000	83,000	50,000	133,000	-
XYX Foundation	25,000	-	25,000	20,000	-	-	-	-
Seminar Fees	70,000	-	70,000	70,000	-	-	-	-
Investment Income	8,000	10,000	18,000	15,000	2,000	-	2,000	-
Mortgage	-	-	-	-	450,000	-	450,000	-
Uses of Cash								
Salaries and benefits	(200,000)	(30,000)	(230,000)	(225,000)	-	-	-	-
Materials and services	(19,000)	(1,000)	(20,000)	(15,000)	-	-	-	-
Purchase of capital assets	-	-	-	-	(510,000)	-	(510,000)	-
Purchase of investments	-	-	-	-	(80,000)	(60,000)	(140,000)	(35,000)
Contributed equipment put in services	-	-	-	-	(5,000)	-	(5,000)	-
Mortgage interest and principal	(18,000.00)	-	(18,000.00)	-	(3,000)	-	(3,000)	-
Net increase (decrease) in cash and term deposits								
	31,000	4,000	35,000	20,000	(63,000)	(10,000)	(73,000)	(10,000)
Cash & term deposits, beginning	185,000	(25,000)	160,000	140,000	-	-	-	10,000
Interfund Adjustments	(98,000)	25,000	(73,000)	-	63,000	10,000	73,000	-
Cash & term deposits, end of year								
	\$118,000	\$4,000	\$122,000	\$160,000	\$ -	\$ -	\$ -	\$ -

² This statement was taken from the Appendix to Section 4400 (situation 11).

Figure 10.2 Sample statement of operations under the deferral method of accounting for contributions with fund accounting ²

NFP A						
Statement of Operations and Changes in Fund Balances						
for the year ended December 31, 19x2						
	Operating Fund	Research Fund	Capital Asset Fund	Endowment Fund	Total 19x2	Total 19x1
REVENUES						
Federal Government Grants	\$105,000	\$30,000	\$ -	\$ -	\$135,000	\$125,000
General contributions	55,000	-	-	-	55,000	50,000
Contribution from XYZ Foundation	25,000	-	-	-	25,000	-
Amortization of deferred contributions	-	-	8,000	-	8,000	7,000
Seminar Fees	80,000	-	-	-	80,000	75,000
Investment Income	8,000	2,000	-	-	10,000	15,000
	273,000	32,000	8,000	-	313,000	272,000
EXPENSES						
Salaries & benefits	200,000	30,000	-	-	230,000	195,000
Purchased materials & services	23,000	2,000	-	-	25,000	30,000
Amortization of capital assets	-	-	23,000	-	23,000	12,000
Mortgage interest	-	-	18,000	-	18,000	-
	223,000	32,000	41,000	-	296,000	237,000
Excess (deficiency) of revenues over expenses	50,000	-	(33,000)	-	17,000	35,000
Fund balances, beginning	70,000	-	65,000	100,000	235,000	200,000
Endowment contributions	-	-	-	50,000	50,000	-
Interfund transfers	(116,000)	25,000	81,000	10,000	-	-
Fund balances, ending	\$4,000	\$25,000	\$113,000	\$160,000	\$302,000	\$235,000

² This example is reproduced from the Appendix to Section 4400

9 Collective Bargaining

Introduction

Collective bargaining is a legal term which describes the process by which an employer and a union seek to negotiate a contractual agreement or renew or revise an existing contractual agreement. Not all of the governing body's negotiations involve 'collective' bargaining. The governing body has an individual or collective contract, either formally or otherwise, with employees excluded from union membership such as management support staff and management staff. This chapter focuses totally on the collective bargaining process for unionized employees.

The governing body's daily approach to employee relations generally determines the union's approach and attitude to collective bargaining in the long term. The formal negotiations by which collective agreements are concluded may only be for a period of a few weeks or may last several months. Regardless, this is just part of human resources management.

The governing body should promote the idea that the best interests of the public will be served by establishing policies and procedures to provide an orderly method for the governing body and staff to discuss matters of common concern. It should also be understood that nothing in negotiations shall compromise either the governing body's legal and financial responsibilities or any employee's basic human rights.

The Role of Treasury Board

Governing body members must recognize the significant role played by Treasury Board in the collective bargaining process in the public sector. Under the *Public Service Collective Bargaining Act* the President of Treasury Board is the chief negotiator for all public service groups covered under this Act. She at her discretion may delegate this responsibility but ultimately all collective bargaining conducted under this Act has to have final approval of the President of Treasury Board.

Treasury Board determines whether it will be directly responsible for collective bargaining for those employees covered under the *Public Service Collective Bargaining Act* or whether it will delegate collective bargaining responsibilities to specific public bodies. Specifically, Treasury Board decides when:

- the public body can provide expertise by placing a member(s) on the negotiating team where a Treasury Board representative acts as chief negotiator;
- delegated authority will be transferred to a member of staff of a public body who will act as the chief negotiator; or
- a member of staff of a public body will act as the chief negotiator and a staff member of Treasury Board will sit as a member of the team.

Regardless of any protocol between a public body and Treasury Board all monetary items and issues with provincial implications must have the final approval of the President of Treasury Board.

The Role of the Provincial Association, Where One Exists

The provincial association works on behalf of its members to facilitate the collective bargaining process. This is usually done in partnership with the appropriate department and Treasury Board. Each bargaining team negotiates salary and working conditions for unionized employees in accordance with the relevant labour legislation. The goal in the collective bargaining process is to successfully conclude a contractual agreement with each unionized group.

Specifically, the collective bargaining team:

- defines expectations and outcomes;
- establishes a negotiating philosophy;
- supports the chief negotiator; and
- gives direction by setting parameters for the process.

The Role of the Governing Body

A governing body usually does not actually conduct negotiations but provides support and input for the negotiating team that is responsible for negotiations. Where governing body members sit on the negotiating team it will be in compliance with the relevant collective bargaining legislation. However, representation from the employer organization is typically provided by executive management staff.

The governing body's role in collective bargaining should specifically include the following:

- defining areas of the current collective agreement for which it desires deletions, modifications and/or additions;
- providing input to the negotiating team to assist with the definition of a "philosophy" for the negotiating process;
- suggesting names for possible appointment to the bargaining team in line with relevant legislation;
- providing input relevant to the communication process regarding the collective bargaining process;
- ratifying the collective agreement; and
- paying the expenses of their negotiating team representative.

The Process for Collective Bargaining

Collective bargaining may result in considerable conflict and disruption to the organization's operations. The provincial association, should one exist in a particular sector, may represent governing bodies in collective bargaining. In these cases, the association would work, in collaboration with the individual governing bodies, the relevant department and Treasury Board to develop the employers' proposals and negotiate the relevant agreement with the appropriate union.

The basic steps in the collective bargaining process which is generally led by the provincial association, where one exists, include:

- setting employer's goals and objectives to be achieved during collective bargaining;
- preparing the employers' proposals;
- meeting with the union to establish protocols for negotiations;
- agreeing or disagreeing about what issues will be considered for bargaining;
- receiving the union's proposals; and
- determining the employer's position and response on each issue.

Rules and procedures for the negotiating process are usually established at the beginning of the process. The management and union bargaining teams will initially decide on the times and dates of meetings, where they will occur and for how long. They will determine the process for setting each meeting's agenda and whether there will be news releases, and if so whether they will be undertaken jointly or separately.

Early in the process the employer's negotiating team also needs to discuss the scope of bargaining. The employer will generally want to protect its management rights; the ability to hire, evaluate, discipline and dismiss employees. The union will often challenge these rights and will usually attempt to negotiate a position on these matters.

As part of the collective bargaining process the employer's negotiating team must prepare the employer's counterproposal. The employer's negotiating team will need to know Government's initial position on monetary and other key operational issues. After analysing the union proposals and requests the team will determine a position on each issue and indicate where there can be concessions, compromise or no movement at all.

The Role of the Governing Body in the Event of a Withdrawal of Services/Strike

In order to be prepared for a withdrawal of services/strike a manual, which contains the organization's contingency plan, should be prepared by the staff and updated regularly by the organization in conjunction with other relevant documents. Any such manual should address a host of issues and questions which may arise. An organization's withdrawal of services/strike manual should give consideration to a number of questions such as the following listed below.

- How does the governing body attempt to keep its organization operational?
- Does the governing body have the resources to keep its programs and services functional?
- What are the safety and security issues facing the organization?
- What may be the possible actions of other non-striking unionized workers and what plans are in place for potential actions?
- How will management and non-union non-management staff be utilized?
- Can the governing body consider using volunteers?
- Will the benefits(e.g. accumulate sick and annual leave benefits) of striking employees be maintained?
- Who prepares the governing body's communication plan?
- Who will communicate with the media and other stakeholders on behalf of the governing body?
- What impact will essential employees (if applicable) have on the plan?
- What are the potential implications if other individuals (e.g. volunteers and/or employees) do bargaining unit work?
- What is the role of other parties (e.g. Government or provincial association) in the communication process?
- Under what circumstances would court injunctions be sought to deal with labour unrest?

10 Multi-year Performance-based Planning

Introduction

Multi-year performance-based planning is a continuous and systematic process whereby a governing body identifies, monitors and measures its future results to be achieved over a three year time frame. The multi-year performance-based plan of the governing body supports the plan of the relevant department which in turn supports the strategic directions for the province as set by the Government.

The *Transparency and Accountability Act* establishes the principles for multi-year performance-based plans and annual reports. Category 1 government entities are expected to complete strategic plans and annual performance reports. Category 2 government entities are expected to complete business plans and annual business reports. Category 3 government entities are expected to complete activity plans and annual activity reports.

The multi-year performance-based plan, (the plan of the governing body) includes governance issues, goals (certain category 3 entities are not expected to develop goals) and objectives. This plan provides support for the operational planning process (Categories 1 and 2), the plan of the CEO, and facilitates the monitoring of progress toward the achievement of the desired outcomes (Category 1), outputs (Category 2), or activities (Category 3). It also forms the basis for reporting to Government and other stakeholders.

The draft multi-year performance-based plan submitted to government for approval should include the following:

- strategic directions
- overview
- mandate
- lines of business
- values
- clients
- vision
- mission
- goals (based on outcomes if Category 1; outputs if Category 2 and activities if developed by Category 3 government entities); and,
- objectives.

The mission, goals and objectives for the first year must be accompanied by measures and indicators. Also, background information would be kept on file, but would not be part of the published document.

The organization should maintain data collected and working papers used in the development of the draft strategic/business/activity plan. Such documents may include the environmental review materials, summary of governance issues and performance measurement indicator documents.

The planning cycle is based on several premises:

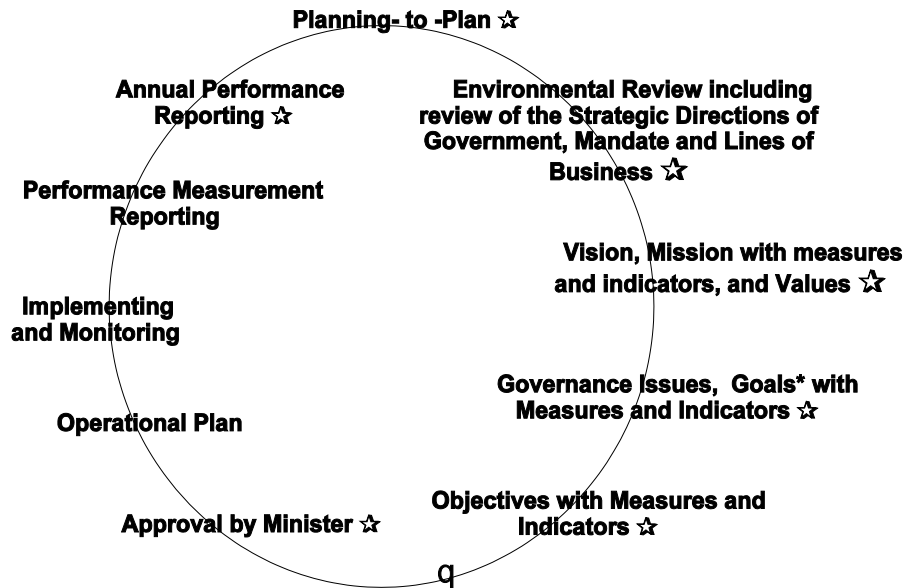
- goals and objectives are achievable within the entity's fiscal envelope (Category 3 government entities may not have to write goals);
- the mission, goals, and objectives are within the mandate assigned to the entity
- the goals and objectives support the strategic directions of government (MUN exempt and offices of the House of Assembly follow the strategic direction of the House of Assembly as per Section 9.1 (g) of the *Internal Economy Commission Act*);
- progress can be measured and variance explained;
- the number of goals are limited only by the factors outlined in the previous four premises; and
- each of the components of the strategic directions of government is being met in either the strategic/business/activity, operational or work plan of the entity.

When preparing multi-year performance-based plans the governing body must consider the following:

- the governing body is responsible for identifying the results (outcomes/outputs/activities) it wants achieved; the staff will determine how the objectives should be met (unless they are governing-body specific issues);
- the operational plan is the plan of the CEO;
- once begun there is no end (i.e. continuous cycle);
- the governing body will agree to focus on governance issues and take responsibility for the achievement of same;
- the CEO will present regular updates to the governing body to facilitate the monitoring process;
- the plan will form the foundation for the annual report;
- the governing-body chairperson will sign the plan and the annual report on behalf of the governing body;
- the governing body will explain variances between what is planned and what is achieved;
- draft plans and annual reports are submitted to the responsible minister, and revisions made where feedback indicates it is necessary;
- that auditors are engaged in a timely manner and the annual report guidelines are followed; and
- annual reports and multi-year performance-based plans are not publicly circulated prior to them being deemed tabled in the House of Assembly.

The Multi-year Performance-based Planning Process

The steps in the cycle are shown below:



These components are the responsibility of the Governing Body
*** Category 3 public bodies normally will not have to develop goals**

The multi-year performance-based planning process is a cycle comprised of ten steps:

1. Planning the process;
2. Conducting an environmental review;
3. Writing/reviewing the organization's vision, values and mission;
4. Identifying governance issues and goals;
5. Establishing objectives;
6. Obtaining the approval of the responsible minister;
7. Writing operational plan;
8. Implementing and monitoring the plan;
9. Completing performance measurement; and
10. Annual reporting.

Step 1: *Planning the process*

Planning is a way of critical thinking that becomes the normal way of operating within the organization. It causes the governing body to look at where it is now and where it wants the organization to be in a specified three year period. This step requires the governing body to establish the steps to be taken to ensure the planning process becomes a reality. Gender and other differences should be taken into account during the planning process. This should be done in all phases. Particular attention should be paid to these differences:

- during the environmental review;
- when establishing goals and intended outcomes;
- during operational planning and the development of performance measures; and
- when implementing, monitoring and reporting.

It is important to:

- be conversant with the relevant department's multi-year performance-based plan and Government directions;
- ensure that there is understanding and agreement on the organization's mandate and in the event of a lack of agreement, to seek clarification from the appropriate minister;
- ensure that governing body members are aware of their roles and responsibilities in relation to planning;
- identify the barriers to planning and how these can be overcome;
- identify the strengths of the organization, its stakeholders and how these can be utilized to support the planning process;
- review the steps in the planning process, determine time lines and assign responsibilities to ensure that the process is followed; and
- ensure that the governing body's meeting agendas provide the opportunity to periodically report progress on the development of the plan.

Step 2: *Conducting an environmental review*

The purpose of the environmental review is to examine the internal and external environments in the areas of learning and growth, finances, internal business processes and client outcomes in order to determine the needs of the organization over the next three year period.

An environmental review is used to gather information which clearly identifies the organization's strengths and needs. It focuses on a broad range of information designed to ensure decisions are well-founded and can be explained. It provides an avenue for discussion and input from all stakeholders including staff, community groups, professional organizations, other public entities, provincial and federal governments and the governing body members.

Also, part of the environmental review includes analysis of the relevant literature and data. Much of this data will already be available to the staff and the governing body. A person or a team should be assigned to gather the literature and data and summarize the contents.

The governing body will need a mechanism to check the completeness and accuracy of the data. The governing body should screen the data to be used or rejected.

The components of an environmental review include an internal and external environmental scan and concludes with an analysis and summary of data gathered during this collaborative process. In conducting an environmental review the following are best used in combination:

- T analysis of past reports;
- T analysis of minutes and newsletters;
- T analysis of local, national and international standards;
- T consultations - individual, group and community;
- T direct observation;
- T evaluation reports;
- T focus groups;
- T interviews;
- T literature reviews;
- T questionnaires;
- T review of records;
- T statistical analysis;
- T suggestion boxes;
- T surveys; and
- T work samples.

Internal Environmental Analysis

An thorough internal environmental analysis consists of a review of the following:

- Internal Business Processes
 - T vision, mission and mandate;
 - T effectiveness and efficiency of internal business processes;
 - T employee relations;
 - T reports regarding the performance of program and service components of the organization;
 - T internal harmony, including levels of cooperation within and between components of the organization;
 - T communications; and
 - T organizational structures.

- Finances
 - T internal financial conditions;
 - T human resources and projected future requirements;
 - T demands for new operational or capital expenditures;
 - T status of financial statements;
 - T status of audited financial statements;
 - T projected surplus(s) or deficit(s); and
 - T sources of revenue.

- Clients
 - T client/public needs as identified in submissions;
 - T results of surveys (local; provincial; national);
 - T client needs as identified by program area;
 - T standards which could influence client outcomes;
 - T policies which influence access and program delivery;
 - T results of satisfaction surveys; and
 - T other indicators of client/community/stakeholder needs.

- Learning and Growth
 - T status of technology;
 - T strengths and stressors as identified by staff;
 - T physical conditions;
 - T need for training in new technologies/ work methods;
 - T expectations and needs created by the introduction/revision of programs and services; and
 - T overlaps in functions and recommendations to streamline work functions and the implications for training/retraining.

External Environmental Analysis

A thorough external environmental analysis consists of a review of the following:

- orientation and ongoing staff development requirements as projected by the organization, provincial professional associations, stakeholder groups, or provincial standards setting exercises;
- collaboration levels with other organizations;
- current research/innovations/best practices which could change the way of doing business/offering programs and services;
- demographics and projected changes;
- energy needs and market projections (heat, light, etc);
- gender analysis issues;
- government expectations;
- health and well-being statistics;
- fiscal realities, including finances and inflation factors;
- labour market shifts/forecasts;
- employee relations trends;
- life style factors;
- local, provincial, and national comparisons;
- needs as articulated by other public bodies in the region;
- needs as articulated by advocacy groups;
- public expectations;
- transportation needs;
- discussions or meetings/correspondence the chairperson/CEO had with the minister/deputy of the relevant department;
- government documents;
- information posted on the websites of provincial and federal government;
- minutes of meetings senior staff have had with their government counterparts;
- minutes of meetings the CEO attended with the executive of the relevant department;
- position papers/reports/minutes of the provincial association, where one exists; and
- public education needs.

Consolidation of Environmental Reviews

An analysis and summary of the information obtained should be prepared by the staff to assist the governing body in prioritizing needs, establishing key issues and determining goals for inclusion in the organization's strategic/business/activity plan. To assist in this process the governing body should distinguish between operational and governance issues. The determination of operational issues is decided by the CEO and his team. The determination of governance issues is the role of the governing body.

The governing body should take time to evaluate each issue against a set of criteria. The following criteria may be helpful in prioritizing issues:

- Balance- Meeting this need ensures maintenance of a balanced approach in our strategic/business/activity plan.
- Baseline- The baseline and how far the organization is from its desired benchmark/outcome is known.
- Feasible- The organization has the resources to meet this need.
- Focus- This issue ensures the organization focuses on its vision, mission and mandate.
- Reaction- The governing body will be affected negatively if the organization does not meet this need .
- Relevant- This issue is relevant to the mandate.
- Reliable- The issue is based on reliable data and supported by research, not opinion.
- Specific- This need is specific enough to provide direction as to how to meet it.
- Value Added- Addressing this need will add value to the achievements of the organization.
- Equity and equality- This need meets the principle of equality and equity.
- Control- The governing body's input can contribute to the outcomes.

Keeping Data

The organization should keep data it has collected but not used. This will avoid much research and provide an historical record for other staff or future members. As governing body members and executive management staff change it is easy to lose the knowledge of the organization's history. Information is vital in maintaining a sense of culture, history and unity within the organization and throughout the years.

Mandate

The mandate is the instruction given by the provincial government which sets out the general parameters of the tasks to be undertaken by the government entity.

Lines of Business

Lines of business are discrete and coherent sets of programs, services and/or products that represent what the organization delivers to its clients.

The governing body should ensure that it has clarified its lines of business and the array of programs and services within its lines of business. This can be done by:

- closely reviewing the mandate conferred on the organization by the Government;
- determining in consultation with the Government the array of programs and services the organization will offer in the future;
- considering the factors which would be critical to each line of business and if these can be addressed; and
- determining the extent of each line of business.

Difficulties occur when lines of business expand, become limited or change without a resulting change in mandate or resources. Lines of business can slowly evolve causing the organization to allocate fiscal, human or other resources without having any change to the official mandate. This usually does not create an issue until the programs and services in the original mandate are criticized because they are not delivering what has come to be expected by client groups or partner agencies. Slowly resources are channeled to other lines of business.

Step 3: *Writing/reviewing the organization's vision, values and mission*

The following definitions support the governing body's vision, mission, values.

Vision

A vision is a short statement describing the ideal state an organization is striving to achieve in the long term for its clients. It is a statement of destination which is written within the context of the province, the relevant department, and the governing body's regional/provincial context.

The vision statement provides guidance by articulating what the governing body wishes to attain. It serves as a signpost, a goal-oriented mental construct that guides people's behaviour, establishing standards of excellence. It transcends status quo bridging the present and the future. It answers the question, "What is the benefit to the people of the province if our entity fulfills its mandate".

Values

Beliefs determine values and values determine leadership behaviour. In turn this leadership behaviour determines the front line human behaviour which determines the nature of the organization (character, morale, productivity, etc).

Values are the fundamental principles that guide behaviour and decision making. They represent the core priorities in the organization's culture. They change over time and each person should be able to identify what the value looks like in action. The key is to make sure the definition can be put into action over a 3 year period in all aspects of the organization.

It is not possible to change values overnight but it is important for governing bodies to be clear about the values they wish to see in action in the organization.

Mission

A mission statement is an outcome oriented statement which systematically diagrams the vision by answering the questions who, what and why. It:

- must be realistic and achievable in 6 to 8 years (approximately 2 cycles of planning);
- tells the ultimate result of your work;
- answers who will do what and why they are striving to achieve this end;
- and
- is memorable.

The governing body should feel confident that the vision, mission and values are designed to lead to stakeholders' needs being met within the operational and fiscal realities of the organization.

Step 4: *Identifying/Confirming Governance Issues and Goals*

An issue may be considered to be a governance issue when it:

- is important to the governing body and executive management;
- will have to be dealt with over the next three years;
- has implications for the entire organization;
- affects more than 10% of the budget;
- presents a large risk or opportunity;
- requires new goals and strategies to resolve it or the exact resolution is not clear;
- could have major long-term consequences if no action is taken;
- affects many other groups; and
- is explosive in nature.

When an issue is determined to be a governance issue, it does not mean the governing body will decide to address it in their current plan. An issue is selected when:

- meeting the need ensures maintenance of a balanced approach in the plan;
- the baseline and how far the organization is from its desired benchmark/outcome is known;
- the organization has the resources to independently meet this need or has the cooperation of partners;
- meeting this need facilitates achievement of the mission and vision;
- the governing body will be affected negatively if this need is not met;
- the need is relevant to the mandate;
- the need is based on reliable data and supported by research, not opinion; and
- this need is specific enough to provide direction as to how to meet it.

The governing body should establish its goals following a review of the governance issues. In doing so it must keep its focus on the mandate conferred by the relevant legislation. There may be the temptation to meet needs outside the jurisdiction of the governing body. This does not imply that the governing body be so rigid in its decision making that it is not a good community partner. What it does imply is that the governing body will determine what needs the organization:

- can meet;
- needs to partner with other agencies to address;
- would like to address but are clearly in someone else's mandate;
- would like to address but cannot influence;
- should meet but has neither the resources nor expertise to meet; and
- sees as high priority but with which other parties do not agree.

A goal is a general statement of the desired results (outcomes for Category 1; outputs for Category 2; and activities for Category 3) to be achieved by a specific date, typically over a three year period. The goal statement should be followed by objectives which are clear and measurable and found in the operational plan. The governing body can either set regional/provincial goals/outcomes and/or where applicable use benchmarks which have been set provincially, nationally or internationally to influence its goals/outcomes.

Step 5: *Establishing Objectives*

The goal statement should be followed by one objective for each year of the plan. These yearly objectives should be clear and measurable. They specify a one-year target or milestone that is set to incrementally improve achievement toward the goal/objective. They can be readily evaluated using qualitative and quantitative measures and are usually written for a one-year time-frame. The results of the objectives support the generation of the annual report at the end of each year providing an opportunity for the organization to report on its progress in achieving its goals/objectives.

Step 6: *Obtaining the approval of the responsible Minister*

When the governing body has completed the multi-year performance-based plan and deems it is achievable within its resource envelope and it supports the strategic directions of government, the chairperson will submit the plan to their responsible minister for approval. The minister will either approve the plan or ask for revisions to the plan. The governing body cannot release the plan until it has been approved by the responsible minister.

When the responsible minister approves the plan, the members will be expected to support it. All members should be able to articulate the goals and determine how and when they would need to receive reports in order to monitor the implementation of the plan. Executive management staff should know what, when and to whom to report. Time will need to be set on future agendas for status reports as the plan should form part of the foundation for agenda setting.

Step 7: Writing the Operational Plan

The operational plan contains the goals and objectives related to issues which pertain to the duties assigned to the CEO. The job of designing and implementing the operational plan that includes objectives and performance measures rests with the CEO of the organization. The operational plan support direction set by the provincial government and the governing body.

Step 8: Implementation and Monitoring of the Plan

Usually, the strategic/business/activity plan is written for three years. Governance issues may arise which require the governing body to make a decision to revise the plan. Should this occur the plan must be resubmitted to the minister for approval or feedback, and re-tabled in the House of Assembly.

The expectations of the governing body would be to:

- articulate how the values of the organization will be operationalized;
- articulate how the goals and objectives will be operationalized;
- articulate what performance measures and indicators will be used to report to the governing body on the organization's goals (objectives for Category 3);
- identify systems that will be used to collect and report data; and
- outline what, to whom and how information is to be reported.

Monitoring should occur at clearly defined regular intervals. The CEO should understand the governing body's expectations regarding:

- what information is expected;
- the format for its presentation; and
- how the governing body will review the information.

The information should be short, including only vital information required for decision making and communication.

Step 9: *Completing Performance Measurement*

The steps in the performance measurement process that the CEO and his team should follow include reviewing outcomes, goals and objectives and identifying performance measures, indicators and data sources. The specific data needed, its location and how the data will be reported and evaluated must also be determined. The governing body will determine whether corrective action is needed and if so, the CEO and his team should make the necessary changes to the programs/services. Finally the performance report regarding each measure is written for inclusion in the annual report.

There are handbooks for performance measurement on the Transparency and Accountability Office's website (<http://www.exec.gov.nl.ca/exec/cabinet/transacc/>) and they are available from each department within the provincial government.

Step 10: *Annual Reporting*

The *Transparency and Accountability Act* requires governing bodies to provide annual reports to the relevant minister which explain progress towards the achievement of their goals and objectives. Variances must explained.

There are guidelines for annual reporting on the Transparency and Accountability Office's website (<http://www.exec.gov.nl.ca/exec/cabinet/transacc/>) and they are available from each department within the provincial government. It is important to follow the guidelines because the responsible minister must approve the report prior the tabling in the House of Assembly (MUN will have its report approved by the Board of Regents).

Conclusion

It is important for the governing body to remember that the development of the organization's plan and the achievement of its goals/objectives has to be balanced with the challenges of maintaining existing operations.

Appendix A

Terminology Related to Multi-year Performance Based Planning

Under no circumstances shall the terminology used conflict with the *Transparency and Accountability Act*. The terminology provided below supersedes any previous issuances. Some of the terms are accompanied by examples and/or explanations. In other cases subsets of the terms are provided and are indicated by the numbering system. These terms support the information contained in this document and all other documents of the Transparency & Accountability Office.

Accountability

Accountability is the ownership of conferred responsibilities, combined with an obligation to report to a higher authority on the discharge of those responsibilities and the results obtained.

Accountability Framework

An accountability framework encompasses a broad range of related components of a transparent and accountable structure which include performance-based planning, monitoring, performance-based reporting, and feedback. It would be supported by the issuance of guidelines and policies which consider the legislative and strategic directions of government.

Activities

Activities are the actions that are completed to fulfill an obligation outlined in an assigned mandate.

Benchmarks

Benchmarks are the standards against which performance will be measured. Those benchmarks, which are points of reference, can be determined by the entity or the Province. They can be based on: the ideal set by the entity; the best in the field for the programs and services of a particular type. Benchmarks established should support the direction established by the provincial government.

Consumption

Consumption is the process of using inputs.

Goal

A goal is a specific statement of the desired results to be achieved over a specified period of time.

Impact

An impact is an intended or unintended consequence of policies, programs, services or products, which is either positive or negative.

Indicator

An indicator is a particular value or characteristic used to measure activities, outputs or outcomes. It is important that indicators are comparable. Comparable indicators are a specific set of common quantitative or qualitative data for the aspect of performance under consideration. There are two types of indicators:

1) *Indicator of Well-being*

An indicator of well-being is quantitative data that indicates changes in physical, social or economic states. It is multidimensional (i.e. expressed as a ratio or percentage). Indicators should be a fair reflection of the things the entity can reasonably control and of those things which have a logical connection to the information which the entity desires to report. Indicators of well-being should meet the criteria specified in this document.

2) *Indicator of Process*

An indicator of process is qualitative or quantitative data that is used to indicate progress toward a desired objective, goal and/or mission. The indicator can be uni-dimensional (i.e. expressed as a data point that is a number or categorical value).

Examples of process indicators include: taught XX number of students in 200?; the committee met 5 times and has a policy document drafted; outcomes have been established for 10 of 20 program areas.

Information

Information can be of two types: baseline data or governance information:

1) *Baseline Data*

Baseline data are quantitative information collected preferably before a program/service/ activity commences, for the purposes of making future comparisons.

2) *Governance Information*

Governance information is qualitative information collected by a minister or a governing body before a process or activity commences that provides evidence which will be used to make future comparisons.

Inputs

Inputs are the resources used to carry out actions.

Lines of Business

Lines of business are discrete and coherent sets of programs, services and/or products that represent what the entity delivers to its external clients.

Measures

Measures provide specific information used when indicators are combined to assess the extent of accomplishment of results (activities/outputs/outcomes). There are four types of measures:

- 1) *Effectiveness Measures*
Effectiveness measures are the different ratios which tell if a planned result was accomplished.
Example: cost per client.
- 2) *Input Measures*
Input measures are used to quantify the amount of resources used to complete the activity and produce the outputs.
Example: human resources utilized.
- 3) *Outcome Measures*
Outcome measures are used to provide qualitative and quantitative information indicating the degree to which an entity can be credited for the achievement of its planned objectives. There can be measures of well-being or process outcomes.
Example of well-being: reduction in the number of citizens dependent upon income support.
Example of process: number of cases settled.
- 4) *Output Measures*
Output measures are used to tell the amount produced as a result of the inputs used in a program or service.
Example: number of applications processed.
- 5) *Process Measures*
There are three types of process measures designed to monitor the organization's activities: efficiency measures, activity based and unit cost measures:
 - i. Activity-based measures
Activity-based measures are used to quantify how busy an organization is and enable the organization to determine the use for a specific program or service.
Example: phone calls handled per employee.
 - ii. Efficiency measures
Efficiency measures are ratios of outputs to inputs. They tell how well the organization used its resources to produce the programs and services.
Example: number of individuals ticketed per police officer.

iii. Unit costs

Unit costs are the ratios of outputs to input expenditures.

Example: number of cases handled compared with fiscal investment.

6) *Proxy Measures*

Proxy measures are used when direct measurement of a specific outcome is not possible. They are a surrogate or substitute data used when costs, complexity or timeliness prevent a result from being measured directly. There are cases where departments of the provincial government and Category 1 entities will have to use proxy measures.

Example: obesity rates are not available for a certain geographical area of the province therefore body mass index is used.

Mission

A mission statement is an outcome oriented statement which systematically diagrams the vision by answering the questions who, what and why. It is essential that it is realistic and achievable in 6 to 8 years (approximately 2 cycles of planning), tell the ultimate result of your work, answer who will do what and why they are striving to achieve this end, and is memorable.

Objective

An objective is a measurable statement or incremental milestone which specifies a change or benefit that the entity hopes to achieve. Success in meeting the objectives can be readily evaluated using qualitative and quantitative measures.

Outcome

An outcome is a change as a consequence of specific policies, programs and initiatives undertaken by entities. There are three types of outcomes: immediate, intermediate and ultimate. An immediate outcome could be a change in attitudes. An intermediate outcome could be a change in behavior. The ultimate outcome would be a lower or higher incidence of a specific result (e.g. lower- disease, drop out rate, unemployment, accidents) (e.g. higher- year-around employment, literacy, retention of qualified workers, students completing career paths).

Well-being outcomes

Well-being outcomes are external physical, social or economic changes as a consequence of policies, programs and initiatives undertaken by an entity.

Process outcomes

Process outcomes are internal or external changes that result from a defined course of action as a consequence of the objectives and goals undertaken by an entity. These changes are often required if the well-being outcomes are to be eventually achieved.

Outputs

An output is what is produced as a direct result of transforming resources through an activity or process (series of activities) undertaken using the inputs (resources).

Performance

Performance refers to actual results measured against defined standards.

Performance Framework

Performance framework is used to define the steps of the process to be completed as a component of the planning process.

Performance Measurement

Performance measurement is a quantitative and qualitative process to assess if the entity has completed its intended activities or achieved its desired outputs or outcomes in the most cost effective and timely manner possible.

Performance Report

A performance report is a summary of the organization's activities outputs or outcomes which provides a clear linkage between its plan and the results actually obtained using the specified performance measures.

Policy

A policy enables or restricts actions as a means of specifying outputs, outcomes or parameters. They provide specific information about the ends the entity desires to achieve, direction for the CEO and staff, and governance/operational level processes.

Process

A process is a set of activities which are aimed at planned outputs.

Production Activity

A production activity is the process which transform inputs (resources) into outputs (usually services in the case of the public sector).

Program

A program is a set of projects, services or events intended to meet a public need.

Result

The result is the accomplishment, desired or unintended, which arises from any process or operation. It may take more than one result to achieve a desired outcome.

Social Audit

A social audit is an independent review of the social and economic well-being of communities. It is a means of ensuring that government's programs and policies are meeting people's needs.

Strategic Issue

A strategic issue is the most significant internal and/or external change which the organization must manage to realize its vision and the capacity of the organization to effectively manage the impacts of those change.

Strategy

A strategy is a systematic plan of action that an organization intends to take in order to achieve its objectives. Strategies are dynamic and may need to be modified based on new knowledge or changing circumstances.

Target

Targets are specific, measurable, achievable, realistic, and time bound changes/benefits the organization intends to achieve.

Example: By 200?, increase scores of NL rural 15 year olds in reading, science and mathematics to the national average, as measured by the *Program for International Student Assessment*.

Example: Increase full-time employment by 2% within five years.

Values

Values are the fundamental principles, which can be described as actions that guide behaviour and decision making.

Vision

A vision is a short statement describing the ideal state an organization is striving to achieve for its clients or the ideal state that an organization sees for society. It answers the question, "What is the outcome for the citizens of the province if the entity achieves its mandate?"

11 Evaluation

Introduction

Governance bodies have to be concerned about their effectiveness and efficiency in delivering the mandate which has been entrusted to them. The public not only demands and expects that public bodies produce results and do the right things, but that they do things right and get the most outputs from their inputs. Public bodies have to demonstrate not only that they are delivering a quality service within acceptable ethical standards, but also that they are fiscally responsible and prudent in doing so. The governing body has two main means of ensuring quality service at reasonable costs, evaluation of its CEO, and assessment of itself.

Evaluation of the governing body as a whole, individual governing body members and the CEO is critical to the success of the governance process. When the governing body is prepared to subject itself to the same internal and external evaluation processes used to evaluate the effectiveness of its programs and services an important message is sent to staff, who are expected to participate in performance evaluations, and to other stakeholders.

The Importance of Evaluation

Individual governing body member evaluations are completed to:

- identify individual member's strengths and needs in governing body processes (e.g. problem solving, conduct in meetings, following communication protocols, etc.);
- support individual growth and development;
- identify skills needed to function as a team member;
- identify strengths and needs in governing body member and CEO relations; and
- identify strengths and needs in governing body member and stakeholder relations.

Governing body evaluations are completed to:

- identify strengths and needs of governance processes(e.g. strategic planning, finances, communication, etc.);
- support governing body education;
- facilitate team building for the governing body;
- identify strengths and needs in governing body and CEO relations; and
- identify strengths and needs in governing body and stakeholder relations.

Evaluation of the Governing Body

It is important for the governing body to take the time to review and assess its effectiveness. However, governing body effectiveness should be differentiated from organizational effectiveness and it should not be assumed that a governing body is effective when its organization achieves success, nor conversely, that a governing body is ineffective if its organization experiences difficulties. Distinguishing governing body effectiveness from organizational effectiveness necessitates that a governing body be clear on its desired results and that it establishes objective measures to evaluate the governing body's unique contribution.

The effectiveness of the governing body processes is assessed, by governing body members and the CEO, by reviewing:

- whether the specified results are achieved;
- whether the structure of the governing body and its committees is formalized and the committees are functional and effective;
- the flow and timeliness of information;
- the conduct of meetings;
- the agenda setting process; and
- the decision-making and follow-up processes.

More specifically, the effectiveness of the governing body in fulfilling the following responsibilities will need to be comprehensively reviewed to determine whether:

- the powers and duties vested in the governing body by its constituting authority have been carried out;
- the organization operates within the limits of its statutory and/or other relevant authorities;
- the assets of the organization, including any public funds, are used with probity;
- items of a potentially sensitive and/or legal nature are dealt with appropriately and expeditiously;
- fiduciary responsibilities are exercised;
- the governance goals and objectives of the organization and general

- policies and practices have been established and successfully implemented;
- draft annual budgets are approved prior to submission to the minister for final approval;
 - the organization's performance is monitored and reported to relevant stakeholders;
 - there are avenues for liaison with stakeholders;
 - risks and sensitivities are managed;
 - executive hiring policies and practices are followed;
 - there is a comprehensive policy and procedure for CEO evaluation; and
 - there is a comprehensive process for the development, implementation and monitoring of policies.

To move beyond self assessments of effectiveness governance looks at how a governing body actually impacts or makes a difference to the region in the context of its mandate. Consequently, the model of governance as outlined in Chapter 2: *Overview of Governance* provides guidance to support the evaluation processes.

Evaluation of the Individual Governing Body Members

Even though a member is expected to bring her own views and those of stakeholders to the governing body table it is critical she understand her obligation to consider all perspectives and to make decisions in the best interest of the total population. If the organization is to successfully fulfill its mandate the input and cooperation of all members is required. To this end the performance of an individual member will need to be evaluated within the context of the governing body's mandate, policies, standards of behaviour and code of ethics. This can be done via self evaluation or by seeking input from other members, executive management staff and relevant stakeholders. Generally, a governing body's legislation and/or bylaws, rules and regulations set the attendance expectations for members and sanctions which apply if these expectations are not met.

More specifically, each member's performance should be reviewed to determine whether she:

- acts in accordance with the legislation applicable to the governing body;
- acts in accordance with the mandate, mission, vision and values of the organization;
- regularly attends meetings ;
- is prepared to ask informed questions, and makes a positive contribution to discussions;
- makes decisions based on thorough evidence and research;
- contributes her personal expertise;
- works harmoniously with other governing body members without trying either to dominate the governing body or to neglect her share of the work;
- works harmoniously with executive management staff;
- honours the decisions and policies of the governing body in discussions outside the governing body meetings even after voicing dissenting views;
- holds confidential governing body discussions as agreed during the meeting;
- carries out her responsibilities in recognition of a fiduciary responsibility to the total region;
- discloses to the governing body any potential conflict of interest and removes herself physically from discussions where a potential conflict of interest exists;
- recognizes the role of management in carrying out the governing body's policies and the operational plan and is careful not to interfere;
- avails of opportunities for professional development; and
- participates in the evaluation of the governing body and CEO and self evaluation.

Evaluation of the CEO

Evaluation of the CEO and the organization's performance can be viewed as somewhat synonymous. To view it otherwise would seriously compromise the accountability relationship since the CEO is accountable to the governing body for leading the organization and for implementing its decisions. The major, but not the only, context for the CEO's evaluation is provided by performance and employment contracts with the governing body and the strategic/business/activity plans which outline the organization's goals/objectives.

The chief executive officer is the single executive management staff person delegated full responsibility and accountability by the governing body for the effective operation of the organization. As the CEO is accountable to the governing body for everything that happens in the organization she is tasked with leading and managing all aspects of the organization's operation. This includes: directing executive management staff; preparing, monitoring and complying with the annual budgets; and overseeing the efficient operation of the organization's programs and services.

New governing body members should note that the CEO is not appointed to personally undertake all those tasks designated as the responsibility of the chief executive officer but rather to see that the job is well done. There is a difference between doing the job and seeing that the job is done. This difference is significant. If the CEO is to be accountable and to achieve predefined outcomes then she must be free to decide who does what, when, why and under what circumstances.

Feedback is as important to the governing body's CEO as it is for any other employee of the governing body. Evaluation of the CEO is often a haphazard event if it occurs at all. Without a defined process the CEO is subject to whatever evaluation method the governing body wishes to use.

In establishing the process for the evaluation of the CEO the governing body should caution against placing too much emphasis on how the CEO achieves desired results. The emphasis should be on how her performance reflects the organization's values, vision, mission, mandate, and policies and contributed to the achievement of the goals/objectives. The CEO is accountable for results and this should be the primary focus of the CEO's evaluation. One component of the evaluation of the CEO may involve discussions with and/or surveys of the opinions of the employees and other key stakeholders. Another component of the evaluation could be interviews with a variety of employees to determine their perspectives of her job performance.

More specifically, the demonstrated leadership of the CEO could be evaluated by reviewing:

- application of the strategic directions of government;
- the strategic/business/activity and operational planning process;
- the capital and operating budget development processes;
- communication processes;
- the implementation of approved governing body policies;
- the support and evaluation provided to the executive management staff;
- the access the governing body has to all information necessary for the conduct of its business;
- the communication links within the organization and between the governing body, its public and other key stakeholders;
- the development and implementation of comprehensive human resource policies;
- the organization's performance and the initiation of actions based on evidence; and
- collaboration practices with internal and external partners to enhance the quality and efficiency of programs and services.

Whatever the process for evaluation it should be completed by the governing body as a whole. The CEO is accountable to the governing body not to members individually.

Whatever the process determined for evaluating the CEO:

- it and the criteria should be clearly defined and mutually agreed in advance;
- the governing body should identify the areas for which the CEO will be held accountable;
- it should involve all governing body members working together to complete the evaluation; and
- there should be no surprises.

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