



# **Municipal Mythbusters**

Dispelling Myths About Municipal Responsibilities and the Role of the Ombudsman

In our work with municipalities, we have noticed some common misconceptions among council members about codes of ethics, conflicts of interest, our role, and their responsibilities. In this document, we shed some light on six of these myths and what municipalities need to know.

Our municipality is too small to be able to follow all the rules.  All municipalities are governed by The Municipalities Act, The Cities Act, or The Northern Municipalities Act, 2010.  Regardless of the size of your municipality, you must follow the rules set out in the Act that applies to you.  As a council member, you sign an oath or affirmation declaring that you understand and will carry out your duties as a council member, comply with the code of ethics, and disclose any conflicts of interest.  Know your responsibilities and be prepared to fulfil them.  This includes having a code of ethics that sets out the conduct expected of council members, and includes a process to deal with contraventions of the code.	Myth #1	Mythbuster	What You Need to Know
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## Mythbuster

#### What You Need to Know

I don't need to declare a conflict of interest because... Council members who are in a conflict of interest often think they aren't. Some also think that even if they are in a conflict of interest, they can still participate in the decision and be objective.

"It wasn't about money." -A conflict of interest doesn't have to involve money.

"It didn't involve a 'closely connected person' as defined in *The Municipalities Act* (or *The Cities Act* or *The Northern Municipalities Act*, 2010)." – This does not rule out your other close connections. For example, your brother or adult child is not a 'closely connected person' under the Acts, but you could still be in a conflict of interest in a matter that involves them.

"I won't vote in favour of my relative. I don't even like him!" – You can't erase a conflict of interest by disliking a person. It's your connection to a person that puts you in a conflict of interest. Your dislike of someone can still affect your ability to carry out your duties impartially.

"I'm a good person and I'm doing this for the right reasons." – Having good intentions is not an exemption. You still cannot participate in a decision if you have a conflict of interest.

"My vote won't change the outcome, so why bother declaring a conflict of interest?" – Even if you think your vote won't change the outcome, you <u>must</u> still take the appropriate steps if you have a conflict of interest.

Understand the conflict of interest rules.

Be aware that other laws, such as the common law also apply.

If a person with all the facts would reasonably conclude that your private interests or the private interests of a person close to you could affect your ability to make unbiased decisions in the best interests of the community, you have a conflict of interest.

If you aren't sure, get advice.

If you have a conflict, it's not enough to just declare it. You also need to **disclose** the general nature of the conflict, abstain from voting, refrain from participating in any discussions about it and, if you are in a council meeting, leave the room until the discussion and voting have concluded. You must do this every time the matter comes up. If vou missed the meeting, vou must declare and disclose your conflict at the next meeting you attend. It also must be properly documented in the minutes.

#### For more information:

Several of the investigation summaries on our <u>Public Reports</u> page deal with conflicts of interest.

<u>Municipal Conflict of Interest Brochure</u> <u>Conflict of Interest Checklist for Council Members</u>

## We don't have to do anything about code of ethics complaints – the Ombudsman has to investigate all complaints about council members.

## **Mythbuster**

Adopting a code of ethics is just the beginning. Under *The Cities Act, The Municipalities Act,* and *The Northern Municipalities Act, 2010*, every code of ethics must also set out a process for dealing with alleged contraventions.

Having and following a clear, accessible and fair complaint process is your responsibility as a council.

You have to deal with complaints and issues about code of ethics violations yourselves – including alleged conflicts of interest.

Do ratepayers know how to make a complaint if they think the code of ethics was violated? Do staff know what to do when a complaint is received? Does council know what to do after that?

#### What You Need to Know

A good complaint-handling process will help you to be prepared for complaints.

We are an oversight body, and an office of last resort. We are not a service provider. If we receive a code of ethics complaint about one of your council members, and you have not had the opportunity to address it, we will typically refer the person back to you. If you don't have a reasonable complaint-handling process, we will recommend that you develop one.

#### For more information:

Handling Complaints Under Your Code of Ethics Watch a recording of our <u>webinar</u> on this topic.

advice.

# If we do not know what to do. we can ask the

**Ombudsman for** 

## Mythbuster

#### To be an effective, credible oversight body, we must review municipal complaints objectively. We can't review a complaint impartially if we have previously Even though we can't provide given you advice about it.

Under The Ombudsman Act 2012, the Ombudsman is:

Independent from the public entities and officials we can investigate.

Impartial, that is, not on anyone's side, so we do not advocate for any person or entity, or provide them advice.

Confidential, and conduct our work in private. We only publish our findings if the Ombudsman believes it is in a person's interest or the public interest.

#### What You Need to Know

Know your responsibilities as a council member and municipality.

specific advice, we provide helpful information on our website. Check it out for brochures, fact sheets, and investigation summaries with examples of the complaints we have investigated.

#### For more information:

See our website at www.ombudsman.sk.ca for general information and case examples.

See also the Municipal Administration page of the Government of Saskatchewan website has various types of information for municipalities.

## **Mythbuster**

#### What You Need to Know

The Ombudsman can remove a council member.

The Ombudsman Act, 2012 does not give the Ombudsman the power to remove a council member, even if we find they were in a conflict of interest and did not take appropriate steps to deal with it.

The Municipalities Act, The Cities Act, and The Northern Municipalities Act, 2010 describe when a council member becomes disqualified, and how they can be removed if they do not resign.

A council member who doesn't take the required steps to deal with a conflict of interest is automatically disqualified, must resign immediately, and is not eligible to be nominated or elected in any municipality for 12 years. If they do not resign, the council or a voter can apply to the court for an order declaring the person to be disqualified. If the judge is of the opinion that the disqualification arose through inadvertence or an honest mistake, the application must be dismissed.

In addition, *The Northern Municipalities Act, 2010* also gives a council the authority to declare the person's office vacant if they are disqualified and do not resign.

We can investigate and make recommendations.

We make recommendations that are within the authority of the council or municipality to implement.

For example, in some cases where we found that a council member did not take the required steps to deal with a conflict of interest and did not resign, we recommended that the council decide whether to apply to the court to enforce the council member's disqualification.

In other cases, we found that the council member failed to properly deal with a conflict of interest by inadvertence or honest mistake, so we did not make a recommendation. However, a council who disagrees with the Ombudsman's findings in those cases, can still apply to court to enforce a council member's disqualification.

#### For more information:

We have published the results of several conflict of interest investigations in the <u>public reports</u> section of our website.

# We don't need to cooperate with the Ombudsman. We can ignore the Ombudsman's requests for information.

## **Mythbuster**

Under *The Ombudsman Act, 2012,* the Ombudsman has the power to require anyone to give information and to produce any documents that relate to the matter being investigated.

Even before we decide to investigate, The Ombudsman Act, 2012 authorizes municipalities to voluntarily provide us with information.

After notifying the appropriate municipal officer, we can enter on to municipal property at any time to carry out our investigations.

When we are investigating, our requests are not subject to *The Local Authority Freedom of Information and Protection of Privacy Act*.

We do our work in confidence and the information we collect is not subject to FOI requests.

#### What You Need to Know

If we ask for information related to an investigation, you must provide it.

If it appears to the Ombudsman that there are sufficient grounds for making a report or recommendation, we will provide you with a draft report of our tentative findings, so that you have an opportunity to review our findings before we finalize our investigation.

Our ultimate goal is to make recommendations to municipalities that will help them to improve the way they carry out their duties under legislation and to treat citizens in a fair and reasonable manner.

We publish all our recommendations in our annual report. From time to time, we also publish separate reports about specific cases on our website. We also report on whether our recommendations were accepted.