ORTHODOX CHURCH IN AMERICA

BEST PRACTICE PRINCIPLES 
AND POLICIES 
FOR FINANCIAL ACCOUNTABILITY

Submitted to 
The Metropolitan Council 
For Review and Endorsement 
September 28-29, 2006

By 
Protodeacon Peter Danilchick 
Matushka Mary Buletza Breton 
Robert Kornafel

CONTENTS

<table>
<thead>
<tr>
<th>CONTENTS</th>
<th>Page</th>
</tr>
</thead>
<tbody>
<tr>
<td>Best Practice Principles</td>
<td>2</td>
</tr>
<tr>
<td>Ethics Policy</td>
<td>6</td>
</tr>
<tr>
<td>Conflict of Interest Policy</td>
<td>10</td>
</tr>
<tr>
<td>Whistleblower Policy</td>
<td>12</td>
</tr>
<tr>
<td>Audit Committee Principles and Standards</td>
<td>14</td>
</tr>
<tr>
<td>Donor Bill of Rights</td>
<td>15</td>
</tr>
<tr>
<td>Document Retention Policy</td>
<td>16</td>
</tr>
</tbody>
</table>
BEST PRACTICE PRINCIPLES FOR FINANCIAL ACCOUNTABILITY

Any non-profit organization must recognize its responsibility towards its stated mission and the people it serves. Further, it must understand that it is accountable to donors and recipients of its services -- as well as to regulatory agencies to a greater or lesser degree. Of high importance is its reputation for responsibility, accountability, ethics and fair-dealing. Should this reputation be compromised, substantial damage can be expected to the potential fulfillment of the organization’s mission. For this reason, utmost care and discipline must be exercised in the establishment of policies and procedures for financial accountability.

The above statements go double for the Church, the Body of Christ. We must be truthful, as Christ is the Truth (John 14:6). We must be trustworthy for “it is required of stewards that they be found trustworthy.” (1 Cor 4:1-2) All must be open, as Jesus said: “There is nothing hid, except to be made manifest; nor is anything secret, except to come to light.” (Mark 4:22) We must be willing to be measured, as the Lord desired to measure Israel “Behold, I am setting a plumb line in the midst of my people Israel.” (Amos 7:8).

The following six best practice principles for financial accountability that are considered applicable to the Orthodox Church in America are discussed in detail below:

1. Ensure clear and decisive financial governance
2. Adopt ethics and conflict of interest policies
3. Implement appropriate financial controls
4. Conduct regular independent financial audits
5. Ensure transparency of financial data and performance
6. Maintain knowledge on emerging non-profit issues

1. ENSURE CLEAR AND DECISIVE FINANCIAL GOVERNANCE

In any non-profit organization, the responsibility for financial governance must be explicitly invested in a body, normally a Board of Trustees or Directors. In the case of the OCA, it should be made absolutely clear and communicated without any doubt that the Metropolitan Council is entrusted with the responsibility of ensuring the proper and effective use of all assets for the administration and operation of the Church.

This responsibility is evident from a reading of the Statutes of the OCA. The Statute gives executive authority to the Council in Article V, Section 1. Further, the Statute instructs the Auditing Committee (which audits the accounts of the Treasurer and the funds of all Church-related institutions on a quarterly basis) to report to this body on a quarterly basis. In addition, the financial responsibility of the Council is evident in Article V, Section 4 which lists several key competencies: “establishes the budget for the operations of the Church and examines all financial reports of the Church; supervises the
collection of the assessments and fees established by the All-American Council and determines the allocation of such funds; organizes plans for obtaining voluntary contributions for the satisfaction of the needs of the Church; provides for the maintenance of the central administrative bodies of the Church and for the allocation of the general Church funds; decides on the purchase, sale, or mortgaging of property of the Church, except in cases covered in Article X, Section 8; maintains an inventory of all properties of the Church, etc.”

In addition, it should be noted that the Metropolitan Council is representative of the whole Church, with its chair being the Metropolitan (who also chairs the meetings of the Holy Synod of Bishops), two representatives from each diocese, one priest and one layman elected by the Diocesan Assemblies, three priests and three laymen elected by the All-American Council, as well as the Chancellor, the Secretary, and the Treasurer.

For effective governance and execution of their fiduciary responsibility, it is paramount that the Council:

1. Ensures that there are proper policies in place for ethics, conflict of interest, disclosure and identification of fraud, records retention, whistleblower protection
2. Reviews all financial statements and ensures that they are clear, understandable and communicate proper information for adequate stewardship (e.g., segregated and reconciled by fund) as well as budget comparisons and expense analyses
3. Ensures that those chief officers responsible for the preparation of the financial statements (e.g., Treasurer, Comptroller) certify the annual balance sheet, income statements and cash flow analysis for all Church funds (including endowments and charitable trusts) and fund flows
4. Reviews procedures for internal financial controls to ensure that they safeguard and protect the Church’s assets
5. Reviews compliance with all applicable laws and regulations and compliance with internal policies and procedures

2. ADOPT ETHICS AND CONFLICT OF INTEREST POLICIES

The Metropolitan Council should ensure that policies are developed, adopted, and implemented regarding a code of ethics and conflict of interest. These are essential for internal guidance to officers and employees as well as external reassurance to donors and recipients of the Church’s services.

The Ethics Policy should include expectations for personal and professional integrity, governance, legal and regulatory compliance, responsible stewardship of funds (including endowments in accordance with donor’s requests, charitable trusts, etc.) and other assets, openness and disclosure, and program effectiveness evaluation. The policy should emphasize that no one in the organization, no matter at what level, has authority to dispense with any of these policy requirements.

A Conflict of Interest Policy will assist in ensuring that there will be neither opportunity
nor implication that funds or assets of the Church are being used for personal gain and not for the exclusive purposes and mission of the Church. The Policy should provide a definition of conflict of interest, specify the positions that will be covered under the Policy (e.g., Metropolitan Council members, officers and employees of the Central Administration), require disclosures of potential/ existing conflicts and procedures to be followed in such cases.

3. IMPLEMENT APPROPRIATE FINANCIAL CONTROLS

The details of appropriate accounting controls are beyond the scope of this document. However, some basic principles are:

1. Accounting should be performed according to Generally Accepted Accounting Principles (GAAP) for Not-for-Profit Organizations (e.g., see the Wiley text Non-Profit GAAP authored by Larkin and DiTommaso).
2. Internal controls should be documented in a procedures manual, including handling of incoming money or other assets and deposits thereof to the appropriate unrestricted / restricted / endowment / reserve fund, investment of assets, approval of all disbursements including petty cash and payroll, monitoring of expense accounts, etc., with adequate segregation of duties and corresponding checks and balances.
3. Ensure that funds are not commingled, donor restrictions are honored, and use of funds is documented with the appropriate level of approval.
4. A regular training program for relevant personnel should be available for both basic and refresher education on accounting and controls.
5. A document retention and periodic destruction policy should be instituted.
6. Special attention should be paid to ensuring that “excess benefit transactions” do not take place and, if they do, to report these properly, per IRS regulations.

4. CONDUCT REGULAR INDEPENDENT FINANCIAL AUDITS

It is essential that charitable organizations above a certain size (usually $250,000 or more annual revenue) have an annual external audit conducted of their financial statements, internal controls, operations and accounting policies, by an independent certified public accountant or accounting firm experienced in such audits. This is already required by the Sarbanes-Oxley Act for profit-making corporations. Moves are afoot in various states to either recommend such audits to all non-profits above a certain size or to require them. BoardSource (formerly the National Center for Nonprofit Boards) and Independent Sector recommend that non-profit boards review the Act and determine whether their organizations should voluntarily adopt particular governance provisions contained in the Act.

This requirement should not be waived even in the case of the existence of an internal Auditing Committee, which is charged, as in the case of the OCA, with regular audits of the financial statements. The experience and capabilities of an external, independent certified public accountant or accounting firm in conjunction with an annual independent
audit is highly desirable to ensure proper financial accountability and governance.

Certain key process elements should be observed:
1. An Audit Committee should be established from among the members of the Metropolitan Council who are “independent” – meaning not being part of the management team of the Central Administration and not receiving any direct or indirect compensation from the Church. (Consideration could be given to having the existing Auditing Committee serve in this role.)
2. The Audit Committee recommends to the Metropolitan Council the selection and hiring of the audit firm, oversees the auditing firm’s activities, reviews the annual audit report and recommends the presentation by the auditors to the Council for acceptance.
3. The auditing firm should not, in general, provide non-auditing services to the Church. Consideration should be given to rotating the firm, or its lead partner, every five years.

5. **ENSURE TRANSPARENCY OF FINANCIAL DATA AND PERFORMANCE**

Nothing inspires confidence in and willingness to contribute to a charity than an open-door approach to information. The more people know, the more they will be willing to identify with the organization and support it. The following information should be published on the OCA website:
1. Statement of Ethics and Conflict of Interest Policy
2. Audited financial statements (preferably for the last three years)
3. Minutes of the Metropolitan Council meetings (for the last twelve months)

6. **MAINTAIN KNOWLEDGE ON EMERGING NON-PROFIT ISSUES**

There is a significant amount of information available on Financial Accountability and Governance of Non-Profits. It is recommended that both the members of the Metropolitan Council and the principal officers / employees of the Church Central Administration remain abreast of both current knowledge and emerging issues.
The Orthodox Church in America
Ethics Policy

Preamble
As a matter of fundamental principle, any nonprofit and philanthropic institution should adhere to the highest ethical standards because it is the right thing to do. As a matter of pragmatic self-interest, the institution should do so because constituency trust in its performance is the bedrock of its legitimacy as institution. Donors and volunteers support these institutions because they trust them to carry out their missions, to be good stewards of their resources, and to uphold rigorous standards of conduct.

Nonprofit and philanthropic institutions must earn this trust every day and in every possible way. But institutions are composed of people, and it is up to the people – governing board members, management, staff, and volunteers -- to demonstrate their ongoing commitment to core values of integrity, honesty, openness, and responsibility.

Adherence to the law is the minimum standard of expected behavior. The Orthodox Church in America ("OCA") administration must do more, however, than simply obey the law. It must ensure that what is done is consistent with the Church’s expectations. Transparency, openness and responsiveness to the Church’s concerns must be integral to its behavior.

I. Personal and Professional Integrity
All Metropolitan Council ("Council") members, administrative management, and staff will act with honesty, integrity and openness in all their dealings as representatives of the OCA. Each member of the Council, management, and staff are expected to comply with all applicable provisions of this Ethics Policy.

II. Governance
The administrative management and staff will
1 provide the Council with accurate, timely, comprehensive and sufficiently detailed information so that the Council in its judgment can effectively carry out its responsibilities, to include budget proposals, income and expense reports, program evaluations, as well as a stewardship comparison of actual results versus plans and budget
2 ensure that all financial transactions without exception are properly documented with documents retained in accordance with the Document Retention Policy
3 ensure that operating policies and procedures (including approval of expenditures and disbursements) are in writing, clearly articulated and officially adopted
4 ensure that full and complete cooperation is given to internal and external auditors
5 ensure that violations of this Ethics Policy are brought to the attention of management and, where appropriate, to the Council.

III. Legal and Regulatory Compliance
The administrative management and staff are to be knowledgeable of and comply with all
applicable laws and regulations. Any violations are to be immediately brought to the attention of management, reported to the Council Audit Committee and appropriately recorded in the Annual Representation Letter to the Council. The content of the Annual Representation Letter shall be determined by the Council Audit Committee but it would be expected at minimum to contain certification of the annual financial statements, a statement on compliance with the various policies, and a statement on any suspected fraud, security or litigation issues.

**IV. Responsible Stewardship**
The administrative organization and departments are to manage their funds responsibly and prudently. This should include the following considerations:

1. The administration budgets and expends funds to ensure effective accounting systems, internal controls, competent staff, and other expenditures critical to proper management.
2. The administration prudently draws from endowment funds consistent with donor intent and in accordance with the budget and finance plans as approved by the Council.
3. The administration ensures that special collection funds are sequestered for disbursement in accordance with donor intent.
4. The administration ensures that all spending practices and policies (for both the central administration and the various OCA departments) are documented and consistent with the officially adopted budget of the OCA.
5. The administration ensures that proper procedures are in place and documented for financial and operational controls, e.g., opening of bank accounts, transfer of funds, engagement of legal and tax advice, signature authority, etc.
6. The administration ensures that all financial reports are sufficiently detailed, factually accurate and complete in all material respects.
7. The administration regularly reviews the effectiveness of the various programs of the OCA and reports the results of those reviews together with recommendations to the Council.

**V. Openness, Completeness and Disclosure**
The administration provides accurate, comprehensive and timely information to the OCA constituency. Basic operations and financial data, including but not limited to membership figures, department activities, results of special campaign collections and disbursements, approved budgets, program reviews, revenue/expense stewardship versus budget, and audited financial statements, will be posted on the OCA’s website. All financial, organizational, and program reports will be complete and accurate in all material respects.

All assets of the OCA, including but not limited to that resulting from any and all donations, charitable trusts, and bequests, shall be appropriately documented and reported on the OCA balance sheet, i.e., no “off-the-balance-sheet” accounts are allowed. In particular, no person or entity within the OCA structure will use the OCA Federal Exempt Status and/or Employee Identification Number (EIN) without written approval of the Treasurer. No account established using OCA Status or EIN will be “kept off” the
OCA balance sheet. All activity in all accounts that utilize the above MUST be included in the OCA financial statements.

VI. Fundraising
The administration is truthful in their solicitation/ special collection materials. The administration respects the privacy concerns of individual donors and expends funds consistent with donor intent. The administration discloses important and relevant information to potential donors. The donors shall be assured their gifts will be used for the purposes for which they were given and that information about their donations is handled with respect and with confidentiality to the extent provided by law.

VII. Violations
If the Council has reasonable cause to believe a person subject to this Ethics Policy has violated one or more provisions, it shall inform that person of the basis for such belief and afford that person an opportunity to respond to the allegation. If, after hearing that person's response and after making further investigation as warranted by the circumstances, the Council determines that person has in fact violated this Ethics Policy, it shall take appropriate disciplinary and corrective action.

All violations or suspected violations of the Ethics Policy shall be handled in accordance with the Whistleblower Policy.

VIII. Exceptions and Amendments
No individual in the Council or administrative management, no matter at what level, has authority to dispense with or grant any exception regarding any of these policy requirements. Any desired exception is required to be brought to the entire Council for endorsement by two-thirds majority.

This Policy shall be reviewed by the Council every three years. Any amendment to the Policy requires endorsement by a two-thirds majority of the Council.

ANNUAL ETHICS STATEMENT

I, ________________________, a duly elected or appointed _________________
[Title, e.g., Council member, administrative management or staff member, or committee member] of the Orthodox Church in America (the “OCA”), do hereby certify as follows:

1. I have received a copy of the Ethics Policy of the OCA (the “Policy”).
2. I have read and understand the Policy.
3. I have agreed to comply with the Policy and will immediately inform the Chair of the Metropolitan Council Audit Committee in the event of any non-
compliance with the Policy.

4. I understand the OCA is charitable and in order to maintain its federal tax exemption it must engage primarily in activities which accomplish one or more of its tax-exempt purposes.

IN WITNESS WHEREOF, I have executed this Annual Ethics Statement this ___

day of _____________, 20___.

________________________________

Name:

Title:
The Orthodox Church in America
Conflict of Interest Policy

Preamble
The purpose of the Conflict of Interest Policy is to protect the OCA’s interest when it is contemplating entering into a transaction or arrangement that might benefit the private interest of a member of the Metropolitan Council (“Council”), a member of a committee with powers delegated by the Council or the administrative management (hereinafter called “interested persons”) or might result in a possible excess benefit transaction. This policy is intended to supplement but not replace any applicable state and federal laws governing conflict of interest applicable to nonprofit and charitable organizations.

The Council shall determine and publish a list of members of committees and administrative management who fall under the above description. This list shall be updated from time to time as necessary.

I. Definition
An interested person shall have a conflict of interest if:

1. The interested person has existing or potential financial or other interest (including compensation in the form of gifts or favors which are not unsubstantial) that impairs or might reasonably appear to impair that person’s independent, unbiased judgment in the discharge of his or her responsibilities to the OCA; or

2. The interested person is aware that a member of his or her family (which, for the purposes of this Policy, shall be a spouse, parents, siblings, children, or any other relative if the latter resides in the same household as the interested person), or any organization in which the person (or member of his or her family) is an officer, director, employee, contractor, member, partner, interested person, or controlling stockholder, has existing or potential financial or other interest.

II. Disclosure
All interested persons shall disclose to the Council any possible conflict of interest at the earliest practical time. An interested person who is a member of the Council shall neither participate in discussion of nor vote at a Council meeting on any matter under consideration in which the interested person has a conflict of interest. The minutes of such meeting shall reflect that a disclosure was made and that the interested person having a conflict of interest abstained from participation and voting. In the case of an interested person who is a member of management, that person shall abstain from consideration, discussion, endorsement or approval of any matter in which the interested person has a conflict of interest. The documentation of the matter under consideration shall record that the interested person abstained from participation.

Any interested person who is uncertain whether a conflict of interest may exist in any matter may request the Council to resolve the question by majority vote.
III. Violations
If the Council has reasonable cause to believe an interested person has failed to disclose actual or possible conflicts of interest, it shall inform that person of the basis for such belief and afford that person an opportunity to explain the alleged failure to disclose. If, after hearing that person's response and after making further investigation as warranted by the circumstances, the Council determines that person has failed to disclose an actual or possible conflict of interest, it shall take appropriate disciplinary and corrective action.

**ANNUAL CONFLICT OF INTEREST STATEMENT**

I, ________________________, a duly elected or appointed ______________________
[Title, e.g., Council member, administrative management or staff member, or committee member] of the Orthodox Church in America (the “OCA”), do hereby certify as follows:

1. I have received a copy of the Conflict of Interest Policy of the OCA (the “Policy”).
2. I have read and understand the Policy.
3. I have agreed to comply with the Policy and will immediately inform the Chair of the Metropolitan Council Audit Committee in the event of any non-compliance with the Policy.
4. I understand the OCA is charitable and in order to maintain its federal tax exemption it must engage primarily in activities which accomplish one or more of its tax-exempt purposes.

IN WITNESS WHEREOF, I have executed this Annual Conflict of Interest Statement this ___ day of ______________, 20___.

______________________________
Name:

______________________________
Title:
Orthodox Church in America
Whistleblower Policy

Preamble
The OCA Ethics Policy requires Metropolitan Council members, administrative management and staff to observe high standards of honesty and integrity in the conduct of their duties and responsibilities as well as to comply with all applicable laws and regulations. This Whistleblower Policy is intended to protect those personnel who in good faith report a violation of the Ethics Policy.

I. Reporting Responsibility
It is the responsibility of all persons listed above to comply with the Ethics Policy and to report violations or suspected violations in accordance with this Whistleblower Policy.

II. No Retaliation
No member of the Council, management or staff who in good faith reports a violation of the Ethics Policy shall suffer harassment, retaliation or adverse employment consequence. An employee who retaliates against someone who has reported a violation in good faith is subject to discipline up to and including termination of employment. This Whistleblower Policy is intended to encourage and enable employees and others to raise serious concerns within the OCA prior to seeking resolution outside the OCA.

III. Reporting Violations
Employees should share their questions, concerns, suggestions or complaints with someone in management who can address them properly. In most cases, an employee’s supervisor is in the best position to address an area of concern. However, if an employee is not comfortable speaking with his/her supervisor or is not satisfied with the supervisor’s response, the employee is encouraged to speak with anyone in management whom he/she is comfortable in approaching. Supervisors and managers are required to report suspected violations of the Ethics Policy to the Chair of the Metropolitan Council Audit Committee, who has specific responsibility to investigate all reported violations. For suspected fraud, or when you are not satisfied or uncomfortable with following the above process, individuals should contact the Chair of the Metropolitan Council Audit Committee directly.

III. Metropolitan Council Audit Committee
The Chair of the Metropolitan Council Audit Committee is responsible for investigating and resolving all reported complaints and allegations concerning violations of the Ethics Policy and shall advise the Chair of the Metropolitan Council and work with the Audit Committee until the matter is resolved. The Chair of the Metropolitan Council Audit Committee is required to report to the Metropolitan Council at least annually on compliance activity. The Audit Committee shall address all reported concerns or complaints regarding corporate accounting practices, internal controls or auditing.
IV. Acting in Good Faith
Anyone filing a complaint concerning a violation or suspected violation of the Ethics Policy must be acting in good faith and have reasonable grounds for believing the information disclosed indicates a violation of the Ethics Policy. Any allegations that prove not to be substantiated and which prove to have been made maliciously or knowingly to be false will be viewed as a serious disciplinary offense.

V. Confidentiality
Violations or suspected violations may be submitted on a confidential basis by the complainant. Reports of violations or suspected violations will be kept confidential to the extent possible, consistent with the need to conduct an adequate investigation.

VI. Handling of Reported Violations
The Chair of the Metropolitan Council Audit Committee will notify the sender and acknowledge receipt of the reported violation or suspected violation within ten business days. All reports will be promptly investigated and appropriate corrective action will be taken if warranted by the investigation.

The Orthodox Church in America  
Audit Committee Principles and Standards

I. Scope of Responsibilities  
The Audit Committee of the Metropolitan Council shall be responsible for supervising the annual audit of the financial statements of the OCA central administration (including, as appropriate, internal controls, operations and accounting policies) by an independent certified public accountant or accounting firm experienced in such audits. The Audit Committee also provides to the Metropolitan Council an independent insight into the internal controls, operations, accounting policies, and financial reporting of the OCA administration.

II. Membership  
The Audit Committee should be established from among the elected members of the Metropolitan Council, but excluding those who have any conflict of interest in the sense of the OCA Conflict of Interest Policy. It is understood that by restricting membership to elected members that this *ipso facto* excludes any Metropolitan Council members who are part of the central administration. The Audit Committee should have access to financial expertise, preferably from among its elected members. Failing this, the Audit Committee has authority to call upon outside advisors to provide financial and other expertise as deemed appropriate.

III. Annual Independent Audit  
The Audit Committee recommends to the Metropolitan Council the selection of the audit firm and secures endorsement of the Metropolitan Council to the hiring of the firm. The Committee determines the scope and plan for the audit, oversees the auditing firm’s activities, holds discussions with the pertinent administrative management and the audit firm, reviews the report of the audit firm, and presents an annual Audit Committee report to the Metropolitan Council.

IV. Internal Controls and Compliance  
The Audit Committee will also review internal OCA conflict of interest, ethics and confidential complaint receipt / resolution (whistleblower) policies, internal delegation of authority manual, compensation of senior level administration, compliance with internal policies / regulations as well as with governmental laws / regulations, and will recommend changes to the Metropolitan Council as necessary. In fulfilling its responsibilities, the Audit Committee has direct access to any and all administrative or staff personnel. The Audit Committee may recommend to the Metropolitan Council the granting of authority to it for conduct of investigations deemed necessary to fulfill its responsibilities.

V. Self-Assessment  
The Audit Committee shall review its own performance and the adequacy of these Principles and Standards at least annually and report to the Metropolitan Council the results of that review and its recommendations arising therefrom.
Orthodox Church in America
Donor Bill of Rights

Financial stewardship is a response to the biblical imperatives of both the Old and the New Testaments. The voluntary financial offerings of the faithful support the mission of the Church and the propagation of the Gospel. To ensure that financial stewardship merits the respect and trust of the faithful, and that donors and prospective donors can have full confidence in the administration of the Church and the work they are asked to support, we declare that all donors may reasonably expect:

1. To be informed of the Church’s mission, of the way the Church intends to use donated resources, and of its capacity to use donations effectively for their intended purposes.

2. To be informed of the identity of those serving on the Holy Synod of Bishops, the Metropolitan Council, and the Administration of the Church, and to expect those responsible to exercise prudent judgment in its stewardship responsibilities.

3. To be provided with a copy upon request of the Church’s most recent financial statements.

4. To be assured their gifts will be used for the purposes for which they were given.

5. To receive appropriate acknowledgement and recognition.

6. To be assured that information about their donation is handled with respect and with confidentiality to the extent provided by law.

7. To expect that all relationships with individuals representing the Church to the donor will be professional and in keeping with the spiritual nature of the Church.

8. To be informed about those individuals who are seeking donations and their relationship to the Administration of the Orthodox Church in America.

9. To have the assurance that mailing lists will not be shared with any organization outside of normal Church-related organizations.

10. To have the right to ask pertinent questions when making a donation and to receive prompt, truthful and forthright answers.

Reference: Association of Fundraising Professionals, [www.afpnet.org](http://www.afpnet.org)
Orthodox Church in America
Document Retention Policy

This Document Retention Policy provides minimum guidelines for mandatory document retention and is intended to reduce or eliminate the possibility of accidental destruction of documents. This policy assumes that full, complete, and comprehensive independent audits take place on an annual basis. Further, it is assumed that a more detailed definition of “important” will be developed in consultation with the independent auditors, approved by the Metropolitan Council, reviewed annually with independent auditors, revised as necessary, and placed as an Addendum to this Policy. Other documents may be added to this list as deemed appropriate by the Audit Committee.

A copy of this policy shall be made available on an annual basis to each employee of the Church administration and its departments, as well as to new employees upon hiring.

<table>
<thead>
<tr>
<th>Type of Document</th>
<th>Minimum Requirement</th>
</tr>
</thead>
<tbody>
<tr>
<td>Accounts payable ledgers and schedules</td>
<td>7 years</td>
</tr>
<tr>
<td>Audit reports</td>
<td>Permanently</td>
</tr>
<tr>
<td>Bank Reconciliations</td>
<td>2 years</td>
</tr>
<tr>
<td>Bank statements</td>
<td>3 years</td>
</tr>
<tr>
<td>Checks (for important payments and purchases)</td>
<td>Permanently</td>
</tr>
<tr>
<td>Contracts, mortgages, notes and leases (expired)</td>
<td>7 years from expiration</td>
</tr>
<tr>
<td>Contracts (still in effect)</td>
<td>Permanently</td>
</tr>
<tr>
<td>Correspondence (general)</td>
<td>2 years</td>
</tr>
<tr>
<td>Correspondence (legal and important matters)</td>
<td>Permanently</td>
</tr>
<tr>
<td>Correspondence (with customers and vendors)</td>
<td>2 years</td>
</tr>
<tr>
<td>Deeds, mortgages, and bills of sale</td>
<td>Permanently</td>
</tr>
<tr>
<td>Duplicate deposit slips</td>
<td>2 years</td>
</tr>
<tr>
<td>Employment applications</td>
<td>3 years</td>
</tr>
<tr>
<td>Expense Analyses/expense distribution schedules</td>
<td>7 years</td>
</tr>
<tr>
<td>Year End Financial Statements</td>
<td>Permanently</td>
</tr>
<tr>
<td>Insurance Policies (expired)</td>
<td>3 years from expiration</td>
</tr>
<tr>
<td>Insurance records, current accident reports, claims, policies, etc.</td>
<td>Permanently</td>
</tr>
<tr>
<td>Internal audit reports</td>
<td>3 years</td>
</tr>
<tr>
<td>Inventories of products, materials, and supplies</td>
<td>7 years</td>
</tr>
<tr>
<td>Invoices (to customers, from vendors)</td>
<td>7 years</td>
</tr>
<tr>
<td>Minute books, bylaws and charter</td>
<td>Permanently</td>
</tr>
<tr>
<td>Payroll records and summaries</td>
<td>7 years</td>
</tr>
<tr>
<td>Personnel files (terminated employees)</td>
<td>7 years</td>
</tr>
<tr>
<td>Retirement and pension records</td>
<td>Permanently</td>
</tr>
<tr>
<td>Tax returns and worksheets</td>
<td>Permanently</td>
</tr>
<tr>
<td>Timesheets</td>
<td>7 years</td>
</tr>
<tr>
<td>Withholding tax statements</td>
<td>7 years</td>
</tr>
</tbody>
</table>