COUNTER TERRORISM POLICY

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<th>Policy &amp; Procedure Owner</th>
<th>CEO</th>
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<td>Approved by</td>
<td>ERFA Board of Directors</td>
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**PURPOSE**

This policy articulates Edmund Rice Foundation Australia’s (ERFA) commitment to avoiding involvement in terrorist activities, avoiding supporting terrorism and avoiding supporting individuals and organisations that support terrorism. This policy also articulates ERFA’s commitment to complying with United Nation’s resolutions and Australian law relating to counter-terrorism.

**ABBREVIATIONS**

| ERFA | Edmund Rice Foundation (Australia) |

**IMPLEMENTATION PLAN**

- Included in partner compliance documentation
- Inclusion of this policy in finance and management staff induction process

**RELATED POLICIES**

- Funding Policy

**RELATED FORMS**

- ERFA Capital Funding Application Form
- ERFA Recurrent Funding Application Form
- ERFA Acquittal Report Overseas Projects
- ERFA Acquittal Report Australian Projects
1. ERFA’s Commitment

1.1 As a not-for-profit organization operating in Australia and overseas, ERFA recognizes there is a risk of ERFA being misused by individuals or other organizations to support terrorist activity. ERFA recognizes that this risk would be increased if ERFA does not exercise appropriate oversight of the delivery and operation of the in-country projects it funds.

1.2 This Counter-Terrorism Policy is necessary to ensure that ERFA funds and resources are not being used directly or indirectly to support terrorist groups or activities and to provide clear guidance on the steps to be taken if support of terrorist groups or activities is suspected. Furthermore, this policy scaffolds ERFA’s ability to support and deliver sustainable development projects overseas and safeguards its reputation and continued community support for delivering such development projects.

1.3 The Australian Government has extensive legislation around counter-terrorism. Terrorism is against the law, against Australia’s national interests and undermines sustainable development. ERFA will use best practice principles to ensure that its activities are conducted within the context of these laws and obligations.

1.4 ERFA renounces all forms of terrorism and will never knowingly support, tolerate or encourage terrorism or the activities of those who embrace terrorism and will make every effort to ensure that its resources are not used to facilitate terrorist activity.

1.5 This policy sets out ERFA’s response to the risk of dealing with individuals and organisations associated with terrorism and Australia Government legislation associated with this.

1.6 Failure to comply with Government requirements could significantly impact the reputation of ERFA as well as expose the organization to potential penalties.

2. Relevant authorities, legislation, associated regulations and guidelines

2.1 United Nations

- The United Nations Security Council Resolution 1373 (2001) to combat terrorism
- Charter of the United Nations (Dealing with Assets) Regulations 2008

2.2 Australia

- Part 5.3, Sections 102.6, 102.7 & 103.1 of the Criminal Code Act 1995 (Australian Government)
- Australia’s Counter-Terrorism Laws
- Safeguarding your organization against terrorism financing: A guidance for non-profit organisations (Australian Government 2009)
- Attorney General Department’s List of Terrorist Organisations
- Department of Foreign Affairs & Trade’s Consolidated List
- Australian NGO Accreditation Guidance Manual, October 2014 Criterion B3
- Australian Council for International Development Code of Conduct, Section B.2.3 – Control of Funds & Resources
3. Policy

3.1 ERFA acknowledges that Australian Government legislation prohibits dealing with listed terrorist organizations and/or proscribed persons or entities. ERFA acknowledges its obligations under these laws and therefore will exercise all reasonable care and make every reasonable effort to ensure that its funds and program activities are not misused to further terrorism or support terrorist activities.

3.2 ERFA will confirm the identity, credentials and good standing of the people and organisations it supports and will check that these people or organisations are not on the prohibited lists maintained by the Australian Government.

3.3 ERFA will not knowingly remit any funds to known or suspected terrorist organisations or individuals.

3.4 ERFA will report any known or suspected terrorist links to the relevant national authority.

3.5 ERFA will use its best endeavours to ensure that overseas recipients of ERFA funds will adopt policies and procedures that enable them to comply with relevant Australian anti-terrorist legislation.

4. Responsibilities

4.1 ERFA Board is committed to compliance with Australian anti-terrorist legislation to avoid dealing with individuals and organisations associated with terrorism. The Board is responsible for the review of this policy.

4.2 ERFA CEO is responsible for distributing and explaining this policy to all ERFA employees and partners and ensuring that they carry out the following procedures to minimise the risk of supporting terrorist organisations or individuals. This includes the induction process for new staff.

5. Procedures

5.1 ERFA must know the identity, credentials and good standing of its partners and recipient organisations (i.e. what they do, where they operate, who are their key decision makers and staff). This procedure must also be followed in the selection process for new partners and projects. Protocols for the identification and verification of project partners and recipient organisations are set out in the following documents:

- Know Your Customer (factsheet) - Australian Transaction Reports & Analysis Centre - see Appendix 1

5.2 In the overseas transfer of funds, ERFA will use only reputable banks and other financial institutions.

5.3 All of ERFA’s project partners will be made aware of this policy and ERFA’s obligations under Australian law and will be required to adopt similar measures in respect of funds from ERFA. Therefore, funding agreements will include wording that requires the recipient organisations to adopt policies and procedures consistent with Australian Government requirements.

5.4 A section on counter-terrorism will be included within the Risk Management Plan of every Project Design Document.

5.5 Prior to signing any MoUs or funding agreements, details of funded entities and their office bearers will be compared to Australian Government lists of proscribed entities and individuals.
5.6 Funding recipients will be required to provide detailed accounting reports, at least annually, showing how funds have been disbursed. These accounting reports must be audited externally by a member of the local in-country public accounting peak body. This audit must confirm the truth and accuracy of the accounting report.

5.7 ERFA will immediately cease forwarding funds and withdraw all support, including provision of resources, if it has reason to believe that a project partner has breached the requirements of this policy or is found to be on the Australian Government lists of proscribed entities and individuals. The National Security Hotline on 1800 123 400 will be informed immediately.

6. Definitions

6.1 Partner organisation
Edmund Rice Foundation Australia (ERFA) is a company limited by guarantee. The objects of the company are set out in clause 3 of ERFA’s constitution. Clause 3 (f) reads as follows:

To develop partnerships with overseas aid agencies or formal arrangements with other delivery agents related to the Company but resident in Developing Countries for the implementation of the objects in paragraph (a).

One of EFRA’s roles is to act as trustee of the Edmund Rice Overseas Aid Fund.

Throughout its policies and official documentation ERFA uses the term Partners for those organisations with which it has formed alliances in developing countries for the receipt of overseas aid funding for the in-country delivery of education, health and development projects. These are not partnerships in the legal sense. Rather they are alliances for funding that ERFA has formed with in-country organisations with whom ERFA has communicated its vision, mission, values, policies and expectations with respect to sustainable development and whose own vision, mission, values, policies and development goals are congruent with those of ERFA.

6.2 A Terrorist Act
(Australia’s terrorist act offences are contained in the Criminal Code Act 1995)
A ‘terrorist act’ is an act, or a threat to commit an act, that is done with the intention to coerce or influence the public or any government by intimidation to advance a political, religious or ideological cause, and the act causes:
• death, serious harm or endangers a person
• serious damage to property
• a serious risk to the health or safety of the public, or
• seriously interferes with, disrupts or destroys critical infrastructure such as a telecommunications or electricity network.
A terrorist act does not cover engaging in advocacy, protest, dissent or industrial action where a person does not have the intention to urge force or violence or cause harm to others. If found guilty of committing a terrorist act, a person could face up to life imprisonment.

6.3 A Terrorist Offence
The terrorist act offences mean it is an offence to:
• commit a terrorist act
• plan or prepare for a terrorist act
• finance terrorism or a terrorist
• provide or receive training connected with terrorist acts
• possess things connected with terrorist acts, or
• collect or make documents likely to facilitate terrorist acts.
A person may be convicted of a terrorist act offence if the person intends to commit one of these offences or if the person was reckless as to whether his or her actions would amount to a terrorist act. For example, a person may be found guilty of a terrorist act offence where the person intentionally prepared or planned the commission of a terrorist act but did not actually commit the terrorist act themselves. A person may still commit a terrorist act offence even though a terrorist act did not occur.

Source: Pamphlet – Australia’s Counter-Terrorism Laws