Voluntary Protection Programs (VPP)

Special Government Employee (SGE)



SGE Application Revised January 2007



U.S. Department of Labor Occupational Safety and Health Administration

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Qualifications to Participate

All SGE applicants must meet the following qualifications:

- Experience in applying OSHA regulations.
- Currently hold, or have held within the past two years, a leadership position(s) in the VPP activity at their site.
- Positive interpersonal skills.
- Sound reading and writing skills.
- Physically able to perform team members' duties.
- Management and/or corporate support for participating in the VPP SGE program.

Safety and Health Professionals must meet these additional qualifications:

- Two or more years experience in the safety and health field.
- Be employed in a position in which more than 50% of daily duties are dedicated to conducting or managing worksite or corporate safety or health activities.
- Be a permanent, full-time employee of a VPP worksite, a current corporate office employee of a corporation that has one or more VPP worksites, or a current employee of a non-VPP worksite who was previously an employee at a VPP worksite within the same corporation.

Other SGE applicants must have the following qualifications:

- A permanent, full-time employee of a VPP worksite that has worked at a VPP site for a minimum of two (2) years:
- Involved in at least three (3) of the following activities (or their equivalent):
 - ✓ Chair of safety/health committee;
 - ✓ Experience working directly with the OSHA VPP on-site review team during the previous onsite review.
 - ✓ Experience training others in safety and health procedures;
 - ✓ Experience writing and reviewing Job Safety Analyses (JSA's) and/or Behavior Job Analyses (BJA's).
 - ✓ Experience coordinating accident investigations.
 - ✓ Experience coordinating safety and health activities such as wellness days.
 - ✓ Experience leading worksite hazard inspection teams.
 - ✓ Other experiences that demonstrate a knowledge of safety and health management systems.

Program Information

- SGE applicants must complete and submit an application to participate as an OSHA volunteer for VPP. Currently serving SGEs must re-apply to participate at the end of their term of service. A renewal application will be sent to each SGE during the application prior to their service expiration.
- Applications to participate as an SGE are processed four times per year. Applications must
 be received in the Directorate of Cooperative and State Programs, Office of Partnerships and
 Recognition on or before January 15, April 15, July 15 or October 15 of each year. If the
 deadline date falls on the weekend or a Federal holiday, applications are due on the first
 Federal business day following the applicable deadline date. Late applications will be held
 until the next submission deadline.
- All new applicants must attend training. A new SGE applicant will not be approved to attend
 training until his/her application has been approved by the OSHA's Office of Human
 Resources. Successful applicants will be notified by the SGE Coordinator of the date and
 location of training.
- The term of service for SGEs is three years. SGEs serve at the pleasure of the Assistant Secretary for Occupational Safety and Health. Service is contingent upon the proper and ethical conduct of SGEs. The term of service for new SGEs begins upon successful completion of the SGE training course. The term of service for renewing SGEs is calculated from the approval date of their application.
- The Director of Cooperative and State Programs or his/her designee will disqualify from eligibility those applicants for whose employment or financial involvements may present a conflict of interest or the appearance of impropriety.
- As a member of a VPP Onsite Evaluation Team, a SGE may review company documents that describe or verify the worksite's safety and health program, conduct a walk-through of the work site to ensure the site's safety and health program is operating effectively; interview company and contract employees to determine their level of involvement in and perceptions of the worksite's safety and health program and assist in the preparation of a report that evaluates the worksite's safety and health program with respect to VPP criteria.
- Participation as an SGE on a VPP Onsite Evaluation Team should occur within the first 12 months of successfully completing the SGE 3-day training course. Assistance on additional VPP Onsite Evaluations is strongly encouraged. For SGE Appointment renewal, previous onsite participation will be considered.

Application Instructions and Checklist

The following forms must be **completed, signed and dated** in order for your application to be processed. This sheet and checklist is for your convenience. If you have any questions regarding the SGE Application, please contact the SGE Coordinator at (202) 693-2213. Please keep a copy of your application for your files and future reference.

- ✓ Please complete the SGE Eligibility Information Sheet.
- ✓ Please complete the "Request for Name Check," (DL Form 1-68). Make sure that you complete all the sections on the form except for section two (2), "Bureau." That section may be left blank.
- ✓ Please complete the "'Optional Application for Federal Employment," (Form OF612) or include a copy of your most recently updated resume. Position-specific safety and health experience must be included either on the OF-612 or in your resume. Failure to include position-specific safety or health experience may result in delays in processing your application or disqualification of your application. If you use the Form OF-612, please remember to sign and date the form at the bottom of page two. If you send a resume, you must include your Social Security Number.
- ✓ Please complete the "Executive Branch Confidential Financial Disclosure Report," (OGE Form 450).

 Remember to sign and date the form. The instructions for completing the form are located directly behind the form in your application packet.
- ✓ Please sign and date the "Waiver of Claims Against the Government."
- ✓ Please read "Principles for Ethical Conduct for Government Officers and Employees" and "How to Keep Out of Trouble: A summary of Ethics Rules for DOL Employees."

 _Eligibility Information Sheet
 _Request for Name Check
 Optional Application for Federal Employment or Resume
 _Confidential Financial Disclosure Report
 _Waiver of Claims Against the Government
Please verify that you have read and understood the Principles of Ethical Conduct for Government Employees

Please return these forms with a cover letter to:

U.S. Department of Labor – OSHA
SGE Coordinator
Directorate of Cooperative and State Programs
Frances Perkins Building, Room N 3700
200 Constitution Ave. NW
Washington, DC 20210

SGE Eligibility Information Sheet

SGE Contact Inform	nation:	(Check one) _	New SGE	Renewing SGE
Your Name and Title	: Last, First	Job	Title	
Your Company Name	e:			
Site Address:				
City:		State:	Zip Code:	
Phone:	Fax:		E-mail:	
Professional and Pr	actical Experi	ence: Do you	ı work at an: OSHA	VPP SiteDOE VPP Site
Your worksite's first	official VPP ap	pproval date:	Your starting e	employment date:
Corporate-level SG site you control.	E applicants, p	please provide the	e site name, address ar	nd approval date of the VPP
~ ~			, are you applying as a	a safety or health professional?
Field(s) of Expertise	(mark all that a	apply):		
Safety Profession	al CSP	Health Prof	Fessional CIH	PSM Ergonomics
☐ Construction ☐	Spanish-Spea	aking 🔲 Marit	ime Other (speci	fy):
If you are not applying experiences from the at your present VPP s	ng as a safety of Qualification site.	r health professions to Participate"	onal, please list at least (Page 3) that you have	three of the required participated in while working
Corporate/Manager	nent Contact	Information:		
Name of CEO/Manag	ger/Supervisor:	<u> </u>	Titl	e:
Corporation:				
Address:				
City:		State:	Zip Code:	
Signature of Manage	er/Supervisor			
(Signature required. Sign	nature implies con	currence with SGE	applicant's qualifications.)	

Request for Name Check

U.S. Department of LaborOffice of Assistant Secretary for Administration and Management



1. Date		2. Bureau							
		N/A							
O. Name of Dames	1 4	Final	NA: al all a						
3. Name of Person	Last	First	Middle						
CON	<u>Last</u>	<u>First</u>							
SSN A Cothor Nomes or N	lialmana a l la								
4. Other Names or N	licknames Us	sea							
5. Sex	6.	Date of Birth	7. Place of Birth (City and						
			State)						
M									
8. Reason for Reque	est								
Special Government	Employee (So	GE) applicant							
9. List of Organizati	ons, Associat	ions, Societies or Clubs	with which Affiliated						
Name	City		State						
10. Places of Reside	ence								
Dates	Street	City	State						
11. Employments									
Dates	Employer	City	State						
This space reserved	for investigati	ve agency.							
This is a request for a name check only and is not a request for an investigation.									

GENERAL INFORMATION

You may apply for most Federal jobs with a resume, the attached *Optional Application for Federal Employment* or other written format. If your resume or application does not provide all the information requested on this form and in the job vacancy announcement, you may lose consideration for a job. Type or print clearly in dark ink. Help speed the selection process by keeping your application brief and sending only the requested information. If essential to attach additional pages, include your name and Social Security Number on each page.

- For information on Federal employment, including job lists, alternative formats for persons with disabilities, and veterans' preference, call the U.S. Office of Personnel Management at 912-757-3000, TDD 912-744-2299, by computer modem 912-757-3100, or via the Internet (Telnet only) at FJOB.MAIL.OPM.GOV.
- If you served on active duty in the United States Military and were separated under honorable conditions, you may be eligible for veterans' preference. To receive preference if your service began after October 15, 1976, you must have a Campaign Badge, Expeditionary Medal, or a service-connected disability. Veterans' preference is not a factor for Senior Executive Service jobs or when competition is limited to status candidates (current or former career or career-conditional Federal employees.)
- Most Federal jobs require United States citizenship and also that males over age 18 born after December 31, 1959, have registered with the Selective Service System or have an exemption.
- The law prohibits public officials from appointing, promoting, or recommending their relatives.
- Federal annuitants (military and civilian) may have their salaries or annuities reduced. All employees must pay any valid delinquent debts or the agency may garnish their salary.
- Send you application to the office announcing the vacancy. If you have questions, contact that office.

THE FEDERAL GOVERNMENT IS AN EQUAL OPPORTUNITY EMPLOYER

PRIVACY ACT AND PUBLIC BURDEN STATEMENTS

- The Office of Personnel Management and other Federal agencies rate applicants for Federal jobs under the authority of sections 1104, 1302, 3301, 3304, 3320, 3361, 3393, and 3394 of title 5 of the United States Code. We need the information requested in this form and in the associated vacancy announcements to evaluate your qualifications. Other laws require us to ask about citizenship, military service, etc.
- We request your Social Security Number (SSN) under the authority of Executive Order 9397 in order to keep your records straight; other people may have the
 same name. As allowed by law or Presidential directive, we use your SSN to seek information about you from employers, schools, banks, and others who know
 you. Your SSN may also be used in studies and computer matching with other Government files, for example, files on unpaid student loans.
- If you do not give us your SSN or any other information requested, we cannot process your application, which is the first step in getting a job. Also, incomplete addresses and ZIP Codes will slow processing.
- We may give information from your records to: training facilities; organizations deciding claims for retirement, insurance, unemployment or health benefits; officials in litigation or administrative proceedings where the Government is a party; law enforcement agencies concerning violations of law or regulation; Federal agencies for statistical reports and studies; officials of labor organizations recognized by law in connection with representing employees; Federal agencies or other sources requesting information for Federal agencies in connection with hiring or retaining, security clearances, security or suitability investigations, classifying jobs, contracting, or issuing licenses, grants, or other benefits; public and private organizations including news media that grant or publicize employee recognition and awards; and the Merit Systems Protection Board, the Office of Special Counsel, the Equal Employment Opportunity Commission, the Federal Labor Relations Authority, the National Archives, the Federal Acquisition Institute, and congressional offices in connection with their official functions.
- We may also give information from your records to: prospective nonfederal employers concerning tenure of employment, civil service status, length of service, and date and nature of action for separation as shown on personnel action forms of specifically identified individuals; requesting organizations or individuals concerning the home address and other relevant information on those who might have contracted an illness or been exposed to a health hazard; authorized Federal and nonfederal agencies for use in computer matching; spouses or dependent children asking whether the employee has changed from self-and-family to self-only health benefits enrollment; individuals working on a contract, service, grant, cooperative agreement or job for the Federal Government; non-agency members of an agency's performance or other panel; and agency-appointed representatives of employees concerning information issued to the employee about fitness-for-duty or agency-filed disability retirement procedures.
- We estimate the public reporting burden for this collection will vary from 20 to 240 minutes with an average of 40 minutes per response, including time for reviewing instructions, searching existing data sources, gathering data, and completing and reviewing the information. You may send comments regarding the burden estimate or any other aspect of the collection of information, including suggestions for reducing this burden, to U.S. Office of Personnel Management, Reports and Forms Management Officer, Washington, DC 20415-0001.
- Send your application to the agency announcing the vacancy.

Form Approved OMB No. 3206-0219

thi	s form and in the job vacancy an	mouncement, you m	ay lose considerati	ion fo	or a job.		
1	Job title in announcement			2	Grade(s) applying f	for	3 Announcement number
_	Special Government Employee	(SGE)			N/A	ľ	N/A
4	Last name		First and middle i	i name	S		5 Social Security Number
•	Last		First				
6	Mailing address		1 1100				7 Phone numbers (include area code)
U							Daytime ()
	City		State	ZI	P Code		
	,				-		Evening ()
	ORK EXPERIENCE Describe your paid and nonpaid Job title (if Federal, include se	_	elated to the job for	r whi	ch you are applying.	Do not att	tach job descriptions.
1)							
	From (MM/YY) To (N	MM/YY) 01 08	Salary §		per Year		Hours per week 40
	Employer's name and address		Φ		I cai		Supervisor's name and phone number
	Employer's name and address	,					Supervisor s name and phone number
	Describe your duties and acco						()
2)	Job title (if Federal, include se	eries and grade)					
2)	From (MM/YY)	To (MM/YY)		Sala	ıry	per	Hours per week
	01 08	01	08	\$	-	Year	40
	Employer's name and address	3					Supervisor's name and phone number
	Describe your duties and acco	mplishments					()
	Describe your duties and acco	mpusiments					
506	512-101		NSN	V 7540	-01-351-9178		Optional Form 612 (September 1994) U.S. Office of Personnel Management

You may apply for most jobs with a resume, this form, or other written format. If your resume or application does not provide all the information requested on

9	May we contact your current su	pervisor?							
	YES	NO	If we	need to contac	t your current sup	pervisor before making a	an offer, we will	contact you first	i.
ED	OUCATION								
10	Mark highest level completed.	Some	HS	HS/GED	Associate	Bachelor	Master	Doctor	ral
11	Last high school (HS) or GED s		_		te, ZIP Code (if k	nown), and year diplor	na or GED recei	ved.	
12	Colleges and universities attend	ed. Do not a	ttach a copy o	of your transcr	int unless request	ed.			
14	Name			-	redits Earned	Major(s)		Degree - Ye	ar
1)				Semester	Quarter	, ()			ceived
	City	State Z	ZIP Code						
		L	<u>-</u>						
2)									
			-						
3)									
-,									
			-						
GE	EN ERAL								
-									
14	Are you a U.S. citizen?		YES	NO		ountry of your citizenship.	USA	***************************************	
15	Do you claim veterans' preference? 5 points Attach	your DD 214 c	NO	YES 10 poir	`	claim of 5 or 10 points belo Attach an <i>Application for 10-Po</i>		rence (SF 15) and prod	of required
16	Were you ever a Federal civilian emp		or other proof.	10 pon			Series Grade	From (MM/YY)	•
10			NO	YES	For highest civ	vilian grade give:		01 04	01 04
17	Are you eligible for reinstatement b	ased on career	or career-condi	tional Federal st			······································	······	
			NO	YES	If requested	, attach SF 50 proof.			
<i>AP</i> 18	PLICANT CERTIFICA I certify that, to the best of my know false or fraudulent information on or I understand that any information I	ledge and beli attached to thi	s application m						
	SIGNATURE					DATE SIGNED			

Exec	utive Bran	ch CONI	FIDENTIAL FINANC	IAL DISCLO	SURE REPOR	RT		Page Number		
Employee's Name (Last, first, r	middle initial)	Positio	on/Title		Grade		Reporting St		-	
Last, First		Spec	cial Government Employee	(SGE)	N/A		New er		nual	
Agency		(202)	Work Phone			ant, Date of Apr		nt		
US DOL OSHA	N/A		t and Address Work Phone				, 11			
Check box if special Governme	ent employee (SG		GE, Home Address (Number, Street, City	State and ZIP Code)						
	one employee (BC	12) 11 411 5	22, Troile Tauress (Trumber, Sween, eng	, state and 211 code)						
∠ \ I certify that the statements I ha	ana mada on this	form Signat	ure of Employee				Date			
and all attached statements are			are of Employee				Date			
correct to the best of my knowle	edge.									
fi		nce with applica	ined in this report, I conclude that the uble laws and regulations (except as	Signature and Title or	f Supervisor/Other Interme	diate Reviewer	r If (agency req	quires)	Date	
Signature of Agency's Final Reviewing Official and Title Date				Comments of Review	ring Officials			•		
		Accets and Inco	ome Sources (Identify specific employer,	husiness stock hand	(X) if no longer held	Nature of In	ncome over \$20	O (Pant interes	et	Date (Only for
Part I: Assets and Income			pe/locations of real estate, etc.)	ousiness, stock, bolla,	(X) II no longer nera		Nature of Income over \$200 (Rent, interest, dividends, capital gains, salary, etc.) Date (Only honoraria)			
None None		Rental Condo, Anchorage, Alaska			Rent					
	None 🗀	Examples	Dee Jones & Smith, Hometown, USA		X	Salary				
Identify for you, your spouse,	, and		(5) Alexandra Medical Clinic, Alexar		1	Salary				
dependent children: 1) assets	with a fair		Franklin Equity Mutual Fund				Dividends/Cap	ital Gains	+	
market value greater than \$1,		1.								
close of the reporting period of income over \$200, and 2) sou	wass of	_				1			-	
earned income such as salarie		2.								
honoraria (other than U.S. Go										
salary or retirement benefits,		3.								
Thrift Savings Plan) which go \$200 in income during the rep										
period. Earned income source		4.								
spouse must be reported if gre	eater than	т.								
\$1,000 (greater than \$200 for						+				
No earned income needs to be dependent children.	e reported for	5.								
Assets include (but are not l	limited to)									
stocks, bonds, tax shelters, r		6.								
mutual funds, pensions, and										
IRAs, trusts, commodity fut and businesses, and partner		7.								
interests.	, sinp									
Exclude your personal resid		8.				+				
you rent it out, and deposit financial institutions. See in		o.								
for additional exclusions.	_				_					
		9.								
Use copies of blank pages for	r continuation									
		10.								

								Page Number			
		Emplo	yee's Name (A	Last, first, middle	initial)			Work Phone			
		Last	First								
Part II: Liabilities None	Creditors (N	ame and address)	, <u>1 115t</u>			Type of Liab	ility (Mortgage	p, promissory note,	etc.)		
_	Example		t Alaska Banl	k, Anchorage, Ala	ska			in Anchorage, Ak			
Report for you, your spouse, and dependent children, liabilities over \$10,000 owed at any time during the reporting period (over \$10,000 at the end	1.	·									
of the period if revolving charge accounts.) <u>Exclude</u> a mortgage on your personal residence unless it is rented out; loans for autos, household furniture or	2.										
appliances; and liabilities owed to certain family members (see instructions0.	3.										
Part III: Outside Positions None	Organization	(Name and address)			Type of Org	ganization	Positio	n			o longer
Report any positions, whether or not compensated,	Example	Dee, Jones & Smith, He	ometown IIS	Δ	Law Firm		Associ	ate		held	X
which you held outside the U.S. Government during the reporting period. Positions include (but are not limited to) an employee, officer, director, trustee, general partner, proprietor, representative, executor, or consultant for a business, nonprofit or labor organization, or educational institution. Exclude positions with religious, social, fraternal, or political entities or those solely of an honorary nature. You	1.	Dec, Jones & Simui, Th	ometown, OS.	Α	Law I IIII		ASSOCI	aic			
	2.										
	3.										
need not report any positions of your spouse or dependent children.	4.										
Part IV: Agreements or Arrangements None	Terms of Any	Agreement or Arrangemen				Parties			Date	,	
Report your agreements or arrangements for current	Example Will receive retained benefits (independently managed, fully funded, defined contribution plan)					Dee, Jones & Smith Hometown, USA 2/99					
or future employment, leaves of absence, continuation of payment by a former employer	1.	$\downarrow 1$.									
(including severance payments), or continuing participation in an employee benefit plan. You need	2.	2.									
not report agreements or arrangements of your spouse or dependent children.	3.										
Part V: Gifts & Travel Reimbursement None Do not complete this part if you are a new entrant or	Source			Description (For travel-related items, include itinerary)			Date	Date			
Special Government employee.	Example	Dee, Jones & Smith, Ho USA	ometown,	Leather briefcase as a departing gift		2/99	2/99				
Report for you, your spouse, and dependent children, gifts or travel reimbursements you have received	1.										
from one source totaling more than \$260. Exclude anything valued at \$104 or less; anything received by	2.										
your spouse or dependent child totally independent of their relationship to you; anything from a relative or from the U.S. Government; and food, lodging, or	3.										
entertainment received as personal hospitality at the	4.										

INSTRUCTIONS FOR CONFIDENTIAL FINANCIAL DISCLOSURE REPORT

A. Why You Must File

This report is a safeguard for you as well as the Government. It provides a mechanism for determining actual or potential conflicts between your public responsibilities and your private interests and activities. This allows you and your agency to fashion appropriate protections against such conflicts.

B. Who Must File

Agencies are required to designate positions at or below GS-15, O-6, or comparable pay rates, in which the nature of duties may involve a potential conflict of interest. Examples include contracting, procurement, administering grants and licenses, regulating/auditing non-Federal entities, other activities having a substantial economic effect on non-Federal entities, or law enforcement.

All special Government employees (SGEs) must file, unless exempted by their agency or subject to the public reporting system. Agencies may also require certain employees in positions above GS-15, O-6, or a comparable pay rate to file.

C. When To File

New entrant reports: Due within 30 days of assuming a position designated for filing, unless your agency requests the report earlier. No report is required if you left another filing position within 30 days prior to assuming the new position. (SGEs must file new reports upon each reappointment or redesignation, at the time specified by the agency.)

Annual reports: Due not later than October 31, unless extended by your agency.

D. Reporting Periods

New entrant reports: The reporting period is the preceding twelve months from the date of filing.

Annual reports: The reporting period covers October 1 through September 30 (or that portion not covered by a new entrant report). However, no report is required if you performed the duties of your position for less than 61 days during the twelve-month period. (All reappointed or redesignated SGE's file reports, regardless of the number of days worked).

E. Where to File

With ethics officials at the agency in which you serve or will serve, or in accordance with their procedures.

F. Definitions

<u>Dependent Child</u> - means your son, daughter, stepson, or stepdaughter if such person is either:

- (1) unmarried, under age 21, and living in your household; or
- (2) a "dependent" of yours for Federal income tax purposes. See 26 U.S.C. 152.

<u>Honoraria</u> - means payments (direct or indirect) of money or anything of value to you or your spouse for an appearance, speech or article, excluding necessary travel expenses. Also included are payments to charities in lieu of honoraria

Special Government Employee (SGE) - is defined in 18 U.S.C. 202(a) as: an officer or employee of an agency who performs temporary duties, with or without compensation, for not more than 130 days in a period of 365 days, either on a full-time or intermittent basis.

G. General Instructions

- 1. Filers must provide sufficient information about outside interests and activities so that ethics officials can make an informed judgment as to compliance with applicable conflict of interest laws and standards of conduct regulations.
- 2. This form consists of five parts, which require identi-

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fication of certain specific financial interests and activities. NO DISCLOSURE OF AMOUNTS OR VALUES IS REQUIRED. You must complete each part (except as indicated for Part V) and sign the report. If you have no information to report in any part or do not meet the threshold values for reporting, check the "None" box. New entrants and SGEs are not required to complete Part V.

- 3. You must include information applicable to yourself, your spouse, and dependent children on Parts I, II and V. This is required because their financial interests are attributed to you under ethics rules in determining conflicts of interest. Information about your spouse is not required in the case of divorce, permanent separation, or temporary separation with the intention of terminating the marriage or permanently separating. Parts III and IV require disclosures about yourself only.
- 4. You may distinguish any entry for a family member by preceding it with <u>S for spouse</u>, <u>DC for dependent child</u>, or <u>J</u> for jointly held.

Part I: Assets & Income

Assets:

 Report all assets held for investment or for the production of income by you, your spouse, and dependent children, with a value greater then \$1,000 at the end of the reporting period or which produced more than \$200 in income during the reporting period.

Salary and Earned Income:

- 1. For yourself: report all sources of salary and earned income greater than \$200 during the reporting period.
- 2. For your spouse: report all sources of salary and earned income greater than \$1,000 (for honoraria, if greater than \$200).
- **3. For dependent children:** no earned income needs to be reported.

Examples of Assets:

• Stocks Bonds

• Tax Shelters Investment Real Estate

Mutual Funds Pensions

Annuities IRA/401(k) Holdings
Trust Holdings Commodity Futures
Trades & Businesses Partnership Interests
Investment Life Collectibles held for Investment

Examples of Income:

<u>Investment Income</u> <u>Earned/Other Income</u>

Dividends Fees
 Rents and Royalties Salaries
 Interest Commissions
 Capital Gains Retirement Benefits
Honoraria

Notes:

- For <u>pensions</u>, you will ordinarily just need to indicate the name of the sponsoring employer. However, if you have control over the specific investment assets held in your pension account (it is not independently managed), you must also list those underlying investments or attach an account statement that lists them.
- For publicly available <u>mutual funds</u>, you are only required to indicate the name of the fund, not the investments that the mutual fund holds in its portfolio. You must, however, always indicate the <u>full name</u> of the specific mutual fund in which you hold shares, not just the general family fund name.
- For other publicly available investment funds, such as publicly offered units of <u>limited partnerships</u>, the disclosure requirements are the same as for mutual funds--list the full name of the limited partnership, but not its underlying portfolio investments.
- 4. For a **privately held trade or business**, report its name, location, and description of activity.

Do Not Report:

- 1. Your personal residence, unless you rent it out;
- 2. Federal Government salary or retirement benefits such as the Thrift Savings Plan;
- 3. Social Security benefits;

- 4. Money owed to you, your spouse, or dependent child by a spouse, parent, sibling or child;
- Accounts including certificates of deposit, savings accounts, interest-bearing checking accounts or any other forms of deposit in a bank, savings and loan association, credit union or similar financial institution;
- Money market mutual funds and money market accounts:
- 7. U.S. Government obligations (including Treasury bonds, bills, notes and savings bonds);
- Government securities issued by U.S. Government agencies or Government-sponsored corporations, such as TVA, GNMA, FNMA; and
- 9. The underlying holdings of a trust that: 1) was not created by you, your spouse, or dependent children, and 2) the holdings or sources of income of which you, your spouse, and dependent children have no past or present knowledge. An example is a trust created by a relative, from which you receive periodic income but have no knowledge about its assets. Just identify the trust by name and date of creation.

Part II: Liabilities

Report for Yourself, Spouse, and Dependent Children:

 Liabilities over \$10,000 owed to any creditor <u>at any</u> <u>time</u> during the reporting period.

Do Not Report:

- 1. Mortgages on your personal residence unless you rent it out;
- Personal liabilities owed to a spouse, or the parent, sibling, or child of you, your spouse, or dependent child;
- 3. Loans for personal automobiles, household furnishings, or appliances, where the loan does not exceed the purchase price; and

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 Revolving charge accounts where the outstanding liability does not exceed \$10,000 at the end of the reporting period.

Part III: Outside Positions

Report for Yourself:

 All positions outside the U.S. Government held at any time during the reporting period (including positions no longer held), whether or not paid.

Positions include an officer, director, trustee, general partner, proprietor, representative, executor, employee, or consultant of any of the following:

- 1. A corporation, company, firm, partnership, trust, or other business enterprise;
- 2. A non-profit organization
- 3. A labor organization; and
- 4. An educational or other institution outside the Federal Government.

Do Not Report:

- Positions held in any religious, social, fraternal, or political entity;
- 2. Positions solely of an honorary nature; and
- 3. Positions held by a spouse or dependent child.

Part IV: Agreements or Arrangements

Report <u>Your</u> Agreements or Arrangements for:

- 1. Current or future employment;
- A leave of absence from private or other non-Federal employment;

- 3. Continuation of payment by a former employer other than the Federal Government (including severance payments); and
- Continuing participation in an employee pension or benefit plan maintained by a former employer other than the Federal Government.

Do Not Report:

A spouse or dependent child's agreements or arrangements.

Part V: Gifts and Travel Reimbursement

Note: Part V is not applicable to new entrants and SGE's. Report for You, Your Spouse, and Dependent Children:

- Travel-related cash reimbursements received from one source during the reporting period totaling \$260 or more.
- 2. Any other gifts totaling \$260 or more from any one source. A "gift" is defined as anything of value, unless you give something of equal or greater value to the donor. This includes tangible items and in-kind transportation, food, lodging, and entertainment.

Note: Gifts or reimbursement valued at \$104 or less need not be included in determining the \$260 reporting threshold.

Do Not Report:

- 1. Anything received from relatives, the U.S. Government, D.C., State or local governments:
- 2. Bequest and other forms of inheritance;
- 3. Gifts and travel reimbursements given to your agency in connection with your official travel;
- 4. Gifts of hospitality (food, lodging, entertainment) at the donor's residence or personal premises; and

5. Gifts or reimbursements received by a spouse or dependent child totally independent of the relationship to the filer (Example: a spouse's reimbursement in connection with private employment).

Privacy Act Statement

Title I of the Ethics in Government Act of 1978 (5 U.S.C. App.), Executive Order 12674, and 5 CFR Part 2634, Subpart I, of the Office of Government Ethics regulations require the reporting of this information. The primary use of the information on this form is for review by Government officials of your agency, to determine compliance with applicable Federal conflict of interest laws and regulations. Additional disclosures of the information on this report may be made: (1) to a Federal, State or local law enforcement agency if the disclosing agency becomes aware of a violation or potential violation of law or regulation; (2) to a court or party in a court of Federal administrative proceeding if the Government is a party or in order to comply with a judge-issued subpoena; (3) to a source when necessary to obtain information relevant to a conflict of interest investigation or decision; (4) to the National Archives and Records Administration or the General Services Administration in record management inspections: (5) to the Office of Management and Budget during legislative coordination on private relief legislation; and (6) in a judicial or administrative proceeding, if the information is relevant to the subject matter. This confidential report will not be disclosed to any requesting person unless authorized by law.

Penalties

Falsification of information or failure to file or report information required to be reported may subject you to disciplinary action by your employing agency or other authority. Knowing and willful falsification of information required to be reported may also subject you to criminal prosecution.

Public Burden Information

This collection of information is estimated to take an average of one and a half hours per response, including time for reviewing the instructions, gathering the data needed, and completing the form. Send comments regarding the burden estimate of any other aspect of this collection of information, including suggestions for

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reducing this burden, to Associate Director for Administration, U.S. Office of Government Ethics, Suite 500, 1201 New York Avenue NW, Washington, DC 20005-3917; and to the Office of Management and Budget, Paperwork Reduction Project (3209-0006), Washington, DC 20503. Do not send your completed OGE Form 450 to this address. See Section E for where to file.

Pursuant to the Paperwork Reduction Act, as amended, an agency may not conduct or sponsor, and no person is required to respond to a collection of information unless it displays a currently valid OMB control number (that number is displayed in the upper right-hand corner of the first page of this OGE Form 450).

Mere disclosure of the required information does not authorize holdings, income, liabilities, affiliations, positions, gifts or reimbursements which are otherwise prohibited by law, Executive order, or regulation.

If you need assistance in completing this form, contact the ethics officials in the agency in which you serve or will serve.

Waiver of Claims Against the Government

SIGNATURE	DATE

Ethics Documents

- ✓ Principles of Ethical Conduct for Government Officers and Employees
- ✓ How to Keep Out of Trouble A Summary of Ethics Rules for DOL Employees

Principles of Ethical Conduct for Government Officers and Employees

Executive Order 12674 of April 12, 1989 (as modified by E. 0. 12731)

By virtue of the authority vested in me as President by the Constitution and the laws of the United Rates of America, and In order to establish fair and exacting standards of ethical conduct for all executive branch employees, it is hereby ordered as follows:

Part I-Principles of Ethical Conduct

Section 101. Principles of Ethical Conduct To ensure that every citizen can have complete confidence In the Integrity of the Federal Government, each Federal employee shall respect and adhere to the fundamental principles of ethical service as Implemented In regulations promulgated under sections 201 and 301 of this order.

- a.) Public service is a public trust, requiring employees to place loyalty to the Constitution, 'the laws, and ethical principles above private gain.
- b.) Employees shall not hold financial interests that conflict with the conscientious performance of duty.
- c.) Employees shall not engage in financial transactions using nonpublic Government information or allow the improper use of such information to further any private interest.
- d.) An employee shall not, except pursuant to such reasonable exceptions as are provided by regulation, solicit or accept any gift or other item of monetary value from any person or entity seeking official action from, doing business with, or conducting activities regulated by the employee's agency, or whose interests may be substantially affected by the performance or nonperformance of the employee's duties.
- e.) Employees shall put forth honest effort in the performance of their duties.
- f.) Employees shall make no unauthorized commitments or promises of any kind purporting to bind the Government.
- g.) Employees shall not use public office for private gain.
- h.) Employees shall act impartially and not give preferential treatment to any private organization or individual.
- i.) Employees shall protect and conserve Federal property and shall not use it for other than authorized activities.

- j.) Employees shall not engage in outside employment or activities, including seeking or negotiating for employment, that conflict with official Government duties and responsibilities.
- k.) Employees shall disclose waste, fraud, abuse, and corruption to appropriate authorities.
- l.) Employees shall satisfy in good faith their obligations as citizens, including all just financial obligations, especially those such as Federal, State, or local taxes that are imposed by law.
- m.) Employees shall adhere to all laws and regulations that provide equal opportunity for all Americans regardless of race, color, religion, sex, national origin, age, or handicap.
- n.) Employees shall endeavor to avoid any actions creating the appearance that they are violating the law or the ethical standards promulgated pursuant to this order.

Section 102. *Limitations on Outside Earned Income.*

- a.) No employee who is appointed by the President to a full-time noncareer position in the executive branch (including the full-time noncareer employees in the White House Office, the Office of Policy Development, and the Office of Cabinet Affairs), shall receive any earned income for any outside employment or activity performed during the Presidential appointment.
- b.) The prohibition set forth in subsection a.) shall not apply to any full-time noncareer employees employed pursuant to 3 U.S.C. 105 and 3 U.S.C. 107(a) at salaries below the minimum rate of basic pay than paid for GS-9 of the General Schedule. Any outside employment must comply with relevant agency standards of conduct, including any requirements for approval of outside employment.

HOW TO KEEP OUT OF TROUBLE:

A SUMMARY OF ETHICS RULES FOR DOL EMPLOYEES

Introduction

The purpose of this summary is to briefly describe a number of ethics rules which are applicable to all DOL employees. It also covers several related matters which may arise while you are an employee at the Department.

The world of ethics is a very complex one. The purpose of this mini-guide is to help you recognize some potential trouble spots that may arise during your service with the Department. This guide should not be regarded by you as definitive or comprehensive. The resolution of many problems often depends on the specific facts involved. That is why you are encouraged to seek the advice of an ethics counselor when the situations described in this guide arise.

The legal bases for the requirements described in this guide are numerous and varied. Many of the requirements are statutory, and persons who violate them are subject to criminal penalties which may include removal from federal office, fines, and imprisonment. Others are contained in Executive orders, such as the Executive order signed by President Clinton on post-employment lobbying. Still others are the subject of government-wide regulations issued by the U.S. Office of Government Ethics (OGE). These OGE regulations set forth the basic code of conduct for all federal employees and are a starting point for resolving many ethics-related questions. All employees are given copies of these regulations and are obligated to be familiar with their provisions. The Department of Labor also has its own regulations and internal policies for a number of the areas described in this summary.

Awareness of Ethics Requirements. There are several ways to ensure that you are fully aware of your responsibilities in this area. First, you should review the government-wide ethics regulations at an early point in your tenure and attend ethics training when it is required. Most employees receive ethics training shortly after their arrival on duty at the Department. Additionally, if you are required to file a public financial disclosure report you are required to receive a "live" briefing on an annual basis. Employees required to file a confidential financial disclosure report are required to attend a "live" ethics briefing every three years. The Department will also provide written ethics materials to confidential financial disclosure filers during the years that "live" attendance is not required. [Note: Your personnel office will notify you as to whether you are required to file a public or confidential financial disclosure report.] In addition, ethics training may also be provided upon the request of an office. Finally, you are strongly encouraged to ask questions whenever you have questions about ethics-related matters. Especially in this area, "preventive medicine" is the best course of action to avoid embarrassment to you, the Secretary, and the Department. Advice in the areas described in this memorandum can be obtained from the Office of the Solicitor. If you have any questions, please call David J. Apol, the Counsel for Ethics, Robin Evans, or Paula Lincoln, in the Solicitor's office, at (202) 219-8065.

"Warranties; and Limitations" This document is designed to be a basic, "user-friendly," guide to ethics. It is not an independent regulation, and does not supersede any of the legal authorities described above. Hopefully, this guide will be a useful starting point to recognizing and dealing with potential pitfalls.

Gifts

Employees cannot accept gifts given to them because of their official position or from "prohibited sources." "Gifts" include free meals, admission to events, and travel, as well as tangible gifts. The term "prohibited source" means any organization or person employed by an organization which:

- is seeking official action by the employee's agency;
- does business or seeks to do business with the employee's agency;
- conducts activities regulated by the employee's agency; OR
- has interests that may be substantially affected by the performance or non-performance of an employee's official duties.

Due to the fact that Department of Labor programs are so far reaching, this term includes almost every business entity. Through OSHA, Wage-Hour, OFCCP, ERISA, MSHA, and other enforcement programs, the Department regulates virtually every employer in the country. The Department of Labor's supplemental regulations define who is an employee's "agency". For some employees, their agency is all of DOL. For employees in OSHA, MSHA, BLS, ETA, and ESA, their agency is defined to be the DOL component where they work. This concept will be covered further in the "live" ethics training you will receive.

As a Department of Labor employee, you should remember that even the appearance of favoritism or impropriety can cause embarrassment to both you and the Department. Such an appearance can be created where a gift is accepted even if acceptance does not affect how you perform your official duties.

There are exceptions to the gift prohibition. These generally allow an employee to accept:

- any unsolicited non-cash gift that does not exceed \$20 in market value on any one occasion, and not more than an aggregate amount of \$50 per year from any one source.
- gifts clearly based on a personal relationship,
- free admission to (including food at) events at which you are speaking or to "widely attended gatherings" when it is determined to be in your agency's interest for you to attend,
- gifts based on outside business or employment relationships, and
- commercial discounts available to a wide class of people.

Gifts to supervisors are regulated as well. Most gifts to supervisors are prohibited. You may, however, exchange greeting cards with supervisors and subordinates. You may also, in general, give to your superiors or accept from your subordinates occasional gifts on appropriate occasions costing less than \$10, and food to be shared within your office or in a personal residence. Also, appropriate voluntary gifts (even if they exceed \$10) may be given or accepted on infrequently occurring events, such as marriage, illness, the birth of a child, or retirement.

Travel and Related Expenses

As a general rule, the travel and related expenses associated with the exercise of your official duties should be paid for by appropriated funds. However, in certain limited and exceptional circumstances, an agency head or the Deputy Secretary may authorize acceptance of travel and related expenses if an unsolicited offer is received from certain types of organizations.

An Assistant Secretary or other head of a DOL agency may authorize approval of acceptance of travel and related expenses under the Government Employees Training Act. This authority allows the agency head to approve acceptance of certain expenses incident to attendance at training sessions or meetings. Approval may only be given to accept expenses from nonprofit and tax-exempt ["501(c)(3)"] organizations and expenses paid from the treasury of a state, county, or municipality. Agency heads may not approve acceptance of these expenses where approval would create the appearance of favoritism or undue influence or if it would be otherwise unethical or improper to do so.

Additionally, the Assistant Secretary for Administration and Management may approve the acceptance, by an agency head, of travel and related expenses from 501(c)(3) organizations, government entities, and foreign entities so that an agency employee may attend a meeting or similar function. Official approval must be given in advance of the trip; accordingly, any such request should be made well in advance of the travel.

Conflicting Financial Interests

A criminal statute prohibits your personal and substantial participation, in an official capacity, in any particular matter which, to your knowledge, will have a direct and predictable effect on your financial interests, or those of your spouse, minor children, general partner, or an organization for which you serve as a employee, director, or partner.

A particular matter" does not necessarily have to involve specific parties. It can include rulemaking or- a policy matter which affects a clearly identifiable class of people, as well as a specific investigation or enforcement action. Thus, you should seek the advice of an ethics counselor if your position requires you to take actions on matters affecting a specific company if you own stock in the company affected, or affecting a specific industry if you own stock in a company within the industry affected. The counselor can provide assistance to you in divesting a conflicting financial interest, arranging your disqualification from participating in the particular matter, or requesting a waiver to allow your participation. Office of Government Ethics regulations exempt certain small

stock holdings (under \$5,000) and holdings in diversified mutual funds from these requirements.

Seeking Other Employment

You are prohibited from taking official action affecting the financial interests of any organization or individual with whom you are seeking or negotiating employment or with whom you have any arrangement concerning prospective employment. For example, if you are approached about possible future employment with a company which you affect in the performance of your official duties, you must unconditionally terminate all discussions of possible employment and reject the possibility of employment prior to any further involvement in the matter. If you wish to explore the possibility of future employment with such a company, You should discuss the matter with your supervisor so that other options can be considered. These might include disqualification from further participation in the assignment or an appropriate waiver under the conflict-of-interest laws or ethics regulations. If you are involved in selecting a contractor and are approached about future employment by one of the potential contractors, special rules apply. Therefore, you should immediately contact the Solicitor's office for additional guidance.

Impartiality in Performing Official Duties

In addition to the restrictions subjecting you to criminal sanctions in the previous two sections, you are responsible for avoiding situations in which your actions may create the appearance of impropriety. Taking action on a matter could create an appearance of impropriety even if it does not affect your financial interest or that of your spouse, dependent child, or a company which employs you or from which you seek employment. Your actions could create an appearance of impropriety if, for example, you were involved in a "particular matter involving specific parties" (e.g., a case, investigation, adjudication, or administrative ruling) which will affect the financial interest of:

- any organization or person with whom you have or are seeking a business
- or other financial relationship;
- any member of your household or a relative with whom you have a close
- personal relationship;
- those with whom your spouse, parent, or dependent child has or is
- seeking to establish certain employment or business relationships;
- any person with whom you have been employed or have had certain business relationships in the past year; OR any organization, other than a political party, in which you are actively involved.

The key test for determining if participation in a particular matter creates the appearance of impropriety is whether in your judgment, reasonable persons with knowledge of the relevant facts would question your impartiality in the matter. If you believe that your actions would be questioned, you should not participate in the matter without proper authorization. The Office of the Solicitor should be consulted for advice in such instances.

Misuse of Position; Sponsorship and Co-Sponsorship of Outside Organizations

You are prohibited from using public office for your own private gain or the private gain of another. Therefore, you should generally not endorse any product, service, organization, or enterprise in an official capacity. A frequent question that arises is whether the Department can co-sponsor conferences and other events with non-governmental entities. However meritorious these events or organizations may be, Department Employees must be very cautious about lending the Department's name or seal to them and should consult with the Office of the Solicitor to make sure the relationship does not violate any law or policy.

Similarly, you may not engage in fund-raising in your official capacity unless such action is specifically authorized as in the case of the Combined Federal Campaign. Moreover, you should not allow your official title to be used for private fund-raising activities. Finally, you should not personally solicit from people or organizations you know to be regulated by or are seeking action from your DOL component, or that have an interest in your official duties. Employees of certain DOL components may solicit from people regulated by their component so long as the person or organization is not being investigated by, or has a matter pending before, their component.

Ethics rules severely restrict the use of non-public information to further an employee's own or another person's private interests. Disclosure of non- public information related to government contracts or trade secrets can also result in criminal penalties. "Non-public information" is information that the employee gains by reason of his or her Federal employment and that the employee knows, or reasonably should know, has not been made available to the general public.

Outside Activities

Outside activities may create conflicts of interest where your official responsibilities have an impact on organizations with which you are involved. This is especially true when you are an officer, director, trustee, or an employee of an outside organization. Additionally, you must take special care to avoid the appearance that your involvement implies Department of Labor endorsement of a group or organization. Additionally, the criminal conflict-of-interest statute, with very limited exceptions, prohibits you from engaging in representational activities on behalf of any individual before the United States government. Consequently, outside of your official duties, in general, you should not call or write any federal official on behalf of any individual or organization. You should refrain from contacting any federal agency on behalf of a friend, neighbor, business associate or others to assist in making a claim or otherwise advocating a matter before that agency.

With certain very limited exceptions, Presidential appointees cannot receive any income for outside activities during their term of office. In addition, all non-career employees earning more than the GS-15 rate (this includes all non-career SES employees) may not, in any calendar year, receive outside earned income which exceeds fifteen percent of the Level II Executive Schedule salary. Additionally, such employees may not receive any

compensation for practicing a profession involving a fiduciary duty (e.g., accounting, law, or real estate), receive compensation for affiliating with a firm which provides such services, receive compensation for serving on a board of directors or as an officer of any organization, or receive compensation for teaching without prior agency approval.

Participation in Events Sponsored by For-Profit Organizations

Department of Labor policy generally prohibits all employees, in their official capacities, from speaking -to or otherwise participating in events sponsored by private, for-profit organizations. The concern is that such events may be used by the organizations for client-building, client-retention, or other profit-making purposes. Exceptions to this policy may be made on a case-by-case basis by the agency head, with the concurrence of the Deputy Secretary, when there will be some unusual benefit to the agency by virtue of its participation.

This policy does not prohibit Department employees from attending and participating in internal meetings of a company, firm, or organization when attendance is limited to employees, officers, or partners of that entity. It also does not prohibit official participation in events sponsored or co-sponsored by governmental entities, or by private non-profit organizations such as professional associations, business leagues, and labor organizations.

Speaking, Teaching and Writing

An employee, regardless of level, cannot accept compensation from any source other than the Government for teaching, speaking, or writing that relates to the employee's official duties. There is an exception for teaching requiring repeated appearances as part of the regularly established curriculum at a college, secondary or elementary school. As stated in a previous section, Presidential appointees may not receive any outside income.

Financial Disclosure Reports and Mandatory Annual Ethics Training

All Presidential appointees, all career and non-career Senior Executive Service employees, all career and non-career employees paid above the GS-15 rate, and most Schedule C employees are required to file public financial disclosure reports (SF-278's) within thirty days of entering a covered position. Reports must also be filed annually on May 15 and within thirty days of terminating employment. Failure to file any of these reports in a timely fashion will subject you personally to a \$200 late filing fee. These financial disclosure reports are available for inspection when a written request is made by any individual or organization.

In addition, employees subject to the public filing requirement must receive at least one hour of ethics training each calendar year. Although you should be notified by your agency's servicing personnel office when you are required to file and when annual training will be offered, it is your responsibility to comply with the filing and training requirements.

Additionally, each agency within the Department has designated certain positions at or below the GS-1 5 level for coverage under a corresponding system of confidential financial disclosure reports (OGE-450's) for career employees and certain "special government employees." If your position has been so designated, you must file a confidential report within 30 days of your employment and by October 31 each year thereafter. Your personnel office should inform you if you are in a designated position. Also, all employees subject to the confidential filing requirement are required to receive at least one hour of "live" ethics training once every three years. Written ethics materials will also be provided to confidential financial disclosure filers during the years that "live" attendance is not required.

Post-Employment Restrictions; The "Ethics Pledge"

There are a number of post-employment restrictions placed on all employees when they leave governmental service. Additional restrictions are placed on "senior officials" of the government and on employees involved in the contracting process. Departing employees should make sure that they learn of these restrictions before they leave the government because violations can result in criminal penalties.

In addition, President Clinton has issued an Executive order which prohibits non-career senior employees from lobbying any officer or employee of his or her former agency for five years after leaving government. "Senior employees" are all those employees paid pursuant to the Executive Schedule, those paid at SES level 5 or 6, and those on other pay schedules Whose base salary equals or exceeds the base salary for SES level 5.

Political Activity

The Hatch Act, as amended, allows most employees (other than career SES employees), to actively participate in partisan campaigns. However, employees must do so on their own time and without using government resources or their government title.

All employees are still prohibited from being a candidate for a partisan office or from fund-raising for a party or partisan candidate. Additionally, criminal statutes prohibit any federal employee from using their official authority for the purpose of interfering with, or affecting, the nomination or the election of any candidate.

The Anti-Lobbying Act

Federal law prohibits any appropriated funds from being used for "grass roots" lobbying activities. In addition, an appropriation rider prohibits use of DOL funds for publicity or propaganda purposes designed to support or defeat legislation before the Congress. These laws have been construed as permitting agencies to inform the Congress of the Administration's position on matters before the Congress and otherwise responding to oversight requests. Additionally, these restrictions do not prohibit the Department from informing the public about a pending legislation affecting the Department or even expressing the Department's view on pending legislation. However, they do prohibit the Department from engaging in or promoting grass roots lobbying. That is, the Department

may not contact outside individuals or organizations for the purpose of encouraging them to contact legislators to advocate views on legislative matters. In addition, the Department may not use its resources to assist a private lobbying effort.