Type or Print your Name (Last, first, initial)

United States Department of the Interior CONFIDENTIAL SUPPLEMENT TO THE FINANCIAL DISCLOSURE REPORT SF-278

Bureau or Office

Important. This form only	requires you to disclose information that you	did not provide on your SF-278 Report.
Department. To comply with	th these provisions, you must complete Part I of the form. Use the reverse side of this report if more:	on(s) unique to certain bureaus and offices within this sis form. If the box next to Part II is checked, you must space is needed to complete either Part. Your signature
value equal to or less than \$ and employment. Do not re	1,000 at the close of the reporting period. This in	or the production of income which had a fair market scludes but is not limited to stocks, bonds, real property or any interest in a checking, savings, certificate of ag to report, write "None" in the table below.
(E) Employee; (S) Spouse; (J) Joint; (D) Dependent Child	Name of Organization	Briefly describe type of interest (e.g. common stock, bond, royalty payment, etc.)
as having duties or responsite comply with the filing requiless that are owed by you, you any interest (whether through underground or surface coal debts owed to financial instituceives a fixed or guarantee.	pilities that fall under the Surface Mining Control rements of this law. In the table below, report infour spouse or dependent child(ren). Also, if you I h investment, employment or debt) the relative(smining operation. Do not report mortgages for a	checked, it means that your position has been identified and Reclamation Act of 1977. As a result, you must formation concerning all liabilities that are \$10,000 or have relatives residing in your household, you must report have in a company or organization that operates an residential property, personal loans from a relative, or dit. Do not report pension plans where the recipient None" in the table below.
(E) Employee; (S) Spouse; (J) Joint; (D) Dependent Child; (R) Relative (specify)	Name of Organization	Briefly describe type of Interest or liability

Describe Interest or Liability

Additional space if needed for Parts I and II

Name of Organization

Who Holds the

Interest?

Part?

I CERTIFY that the information I reported on this fo		my knowledge and belief.
Signature of Filer	Date	•
Reviewer's Comments:		
On the basis of information contained in this re- regulations (subject to any comments mentioned	port, I conclude that the filer is in complia I above).	nce with applicable laws and
Sangicina Ethics Counselor	Date	

PRIVACY ACT NOTICE

If your official duties may bring you in contact with organizations (which operate underground and surface coal mining operations) with which your spouse, minor children or other relatives have either an equity, employment or creditor interest, you should provide enough information about the situation to allow the reviewer to determine the potential for an indirect financial interest.

For Department of the Interior employees, Section 201(f) of Public Law 95-87, Ethics in Government Act of 1978 (as amended), Section 402 of Executive Order 12674 (as amended), and 30 CFR 706 constitute the authority for collecting the personal data on this confidential supplement. Federal employees required to file this form must furnish the information required; failure to do so may be cause for disciplinary action ranging from reprimand to removal from office.

The information obtained from this form will be used to determine whether the filer is in compliance with prohibitions unique to the Department of the Interior. These prohibitions are contained in 43 U.S.C. § 11, 43 U.S.C. § 31(a) and 30 U.S.C. § 1211(f). In addition, a determination will be made as to whether the reported interests and liabilities create any real or apparent conflicts of interest which would violate the laws of 18 U.S.C. § 201 et seq., Executive Order 12674 (as amended), 5 CFR 3501 and/or 43 CFR part 20.

The information reported on this form is confidential and shall not be disclosed to the general public. However, routine disclosures of this form may be made to: (1) a Congressional office from the record of an individual in response to an inquiry made at the request of that individual; (2) to authorized auditors: (3) to the Office of Personnel Management; (4) to the Department of Justice when related to litigation or anticipated litigation; and (5) to the U.S. Office of Government Ethics and to other appropriate law enforcement agencies.