

1.0	AGENCY DATA			
	EMPLOYEES (as reported in the most recent Annual Ethics Program Questionnaire)			
1.1	Number of full-time agency employees	42		
1.2	Number of agency special Government employees	20		
1.3	Number of Presidentially appointed, Senate-confirmed (PAS) public financial disclosure reports required to be filed	0		
1.4	Number of non-PAS public financial disclosure reports required to be filed	2		
1.5	Number of confidential financial disclosure reports required to be filed	51		
	ETHICS PROGRAM			
1.6	Title of Designated Agency Ethics Official (DAEO)	General Counsel		
1.7	Grade level of DAEO	GS-15		
1.8	Title of Alternate DAEO (ADAEO)	Associate General Counsel		
1.9	Grade level of ADAEO	GS-13		
1.10	Title of the primary, day-to-day ethics program administrator	Associate General Counsel		
1.11	Grade level of the primary, day-to-day ethics program administrator	GS-13		
1.12	Current number of full-time ethics officials	0		
1.13	Current number of part-time ethics officials	2		
1.14	Average full-time equivalent (FTE) value of a part-time ethics official(s) (For example, if part-time ethics officials at the agency generally devote 10 hours per week to ethics work, the average FTE value is 25%.)	30%		
1.15	Number of reporting levels between the DAEO and the agency head	1		
_	COMMENTS			
	(1.3) The Inter-American Foundation (IAF) is governed by a nine-person board of directors who are PAS officials. They are IAF's only PAS employees and serve as special government employees (SGEs). Board members initially file public financial disclosure reports when their nominations are submitted. Board members then file confidential financial disclosure reports annually thereafter. During the period covered by the review, no public financial disclosure reports were required to be filed by a board member.			

2.0	LEADERSHIP			
	COMPLIANCE REQUIREMENT	Yes	No	N/A
2.1	OGE has received an up-to-date designation from the agency head naming the DAEO. See 5 C.F.R. § 2638.202(c).	\boxtimes		
2.2	OGE has received an up-to-date designation from the agency head naming the ADAEO. See 5 C.F.R. § 2638.202(c).	\boxtimes		
	COMMENTS			
	None			

3.0	ETHICS AGREEMENTS			
	COMPLIANCE REQUIREMENT	Yes	No	N/A
3.1	During the period under review, all PAS officials complied with their ethics agreements. See 5 C.F.R. § 2634.804.			\boxtimes
3.2	During the period under review, all PAS officials complied with their ethics agreements in a timely fashion. <i>See</i> 5 C.F.R. § 2634.804.			

(4.9 – 4.11) No PAS reports were required to be filed during the period under review.



Per	Period Covered by Review: January 2016 – December 2016 in the Executive Bran				
3.3	During the period under review, the agency notified OGE of ethics agreement con DO-09-015.	mpliance in a timely fashion. See			
3.4	For all officials currently in PAS positions, the agency maintains documentation agreements. <i>See</i> 5 C.F.R. § 2634.804.	of actions taken to comply with ethics			
3.5	For all officials currently in PAS positions, ethics agreements are maintained with <i>See</i> 5 C.F.R. § 2634.805.	h their financial disclosure reports.	\boxtimes		
	COMMENTS				
	(3.1-3.3) During the period under review, IAF did not have any PAS officials w their ethics agreements or any PAS officials who were required to notify OGE of		ons to c	omply v	with
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4.0	PUBLIC FINANCIAL DISCLOSURE (OGE Form 278, OGE Form 2	278-T)			
	COMPLIANCE REQUIREMENT		Yes	No	N/A
4.1	The agency has written policies and procedures in place governing: See 5 U.S.C.	app. IV, § 402(d)(1).			
4.1.1	 Collection of public financial disclosure reports 		\boxtimes		
4.1.2	Review/evaluation of public financial disclosure reports		\boxtimes		
4.1.3	Public availability of public financial disclosure reports		\boxtimes		
4.2	The agency can demonstrate that late filing fees are collected or, where appropria filers do not timely file financial disclosure reports.	tte, waivers are issued when public			
4.3	Public financial disclosure reports are securely maintained. See OGE/GOVT-1.		\boxtimes		
4.4	Public financial disclosure reports are retained in accordance with the retention re § 2634.603(g)(1).	equirements. See 5 C.F.R.	\boxtimes		
	DATA ANALYSIS			%	
4.5	Percentage of sampled non-PAS new entrant reports filed timely. See 5 C.F.R. §	2634.201(b).		N/A	
4.6	Percentage of sampled non-PAS annual reports filed timely. See 5 C.F.R. § 2634	.201(a).		100%	
4.7	Percentage of sampled non-PAS termination reports filed timely. See 5 C.F.R. §	2634.201(e).		N/A	
4.8	Percentage of sampled non-PAS public financial disclosure reports certified times when additional information was being sought or remedial action was being taken		100%		
4.9	Percentage of sampled PAS annual reports filed timely. See 5 C.F.R. § 2634.201	(a).	N/A		
4.10	Percentage of sampled PAS termination reports filed timely. See 5 C.F.R. § 2634	1.201(e).	N/A		
4.11	Percentage of sampled PAS annual and termination reports certified timely (with additional information was being sought or remedial action was being taken). See			N/A	
	COMMENTS				
	(4.1.1 – 4.1.3) At the time of OGE's onsite review, the IAF did not have written preview/evaluation, and public availability of public financial disclosure reports. E procedures that fully meet requirements. Therefore, OGE is not issuing a recomm (4.2) IAF did not have any filers subject to the late filing fee during the period un (4.4) OGE identified public reports that IAF had retained beyond the six-year rete had been retained for more than six years. Therefore, OGE is not issuing a recomm (4.5, 4.7) No non-PAS new entrant or termination public reports were required to	During the course of the review, IAF device dendation for corrective action. der review. ention period. IAF subsequently destroy mendation for corrective action.	eloped ed all re	written	



5.0	CONFIDENTIAL FINANCIAL DISCLOSURE			
	COMPLIANCE REQUIREMENT	Yes	No	N/A
5.1	The agency has written policies and procedures in place governing: See 5 U.S.C app. IV, § 402(d)(1).			
5.1.1	Collection of confidential financial disclosure reports	\boxtimes		
5.1.2	Review/evaluation of confidential financial disclosure reports	\boxtimes		
5.2	Confidential financial disclosure reports are securely maintained. See OGE/GOVT-2.	\boxtimes		
5.3	The agency's OGE-approved alternative confidential financial disclosure system complies with plans approved by OGE. See 5 C.F.R. § 2634.905(a).	\boxtimes		
5.4	Confidential financial disclosure reports are retained in accordance with the retention requirements. <i>See</i> 5 C.F.R. § 2634.604.	\boxtimes		
	DATA ANALYSIS		%	
5.5	Percentage of sampled confidential new entrant reports filed timely. See 5 C.F.R. § 2634.903(b).		91%	
5.6	Percentage of sampled confidential annual reports filed timely. See 5 C.F.R. § 2634.903(a).		90%	
5.7	Percentage of sampled confidential financial disclosure reports certified timely (within 60 days of receipt or later when additional information was being sought or remedial action was being taken). <i>See</i> 5 C.F.R. §§ 2634.605(a), 2634.909(a).	90%		
	COMMENTS			
	(5.1.1 – 5.1.2) At the time of OGE's onsite review, the IAF did not have written policies and procedures governing the correview/evaluation, and public availability of confidential financial disclosure reports. During the course of the review, IA procedures that fully meet requirements. Therefore, OGE is not issuing a recommendation for corrective action. (5.4) OGE identified confidential reports that IAF had retained beyond the six-year retention period. IAF subsequently detained been retained for more than six years. Therefore, OGE is not issuing a recommendation for corrective action.	F devel	oped w	

6.0	INITIAL ETHICS ORIENTATION				
l	COMPLIANCE REQUIREMENT	Yes	No	N/A	
6.1	All initial ethics orientation material contains: See 5 C.F.R. § 2638.703(a) and (b).				
6.1.1	Current contact information of relevant ethics official(s)				
6.1.2	 Copy of the Standards of Ethical Conduct and any agency supplemental standards to keep or review; or Summaries of the Standards, any agency supplemental standards, and 14 Principles for employees to keep 				
6.2	The agency can demonstrate that it has an effective process to ensure that new employees receive initial ethics orientations. <i>See</i> 5 C.F.R. § 2638.703(c).				
	DATA ANALYSIS	%			
6.3	Percentage of new agency employees who received initial ethics orientation within 90 days. See 5 C.F.R. § 2638.703.				
	COMMENTS				
	None				



7.0	ANNUAL ETHICS TRAINING				
ı	COMPLIANCE REQUIREMENT	Yes	No	N/A	
7.1	All annual ethics training material contains: See 5 C.F.R. § 2638.704(b).				
7.1.1	Current contact information of relevant ethics official(s)	\boxtimes			
7.1.2	Review of the criminal conflict of interest statutes				
7.1.3	Review of the Standards of Ethical Conduct	\boxtimes			
7.1.4	Review of the 14 Principles	\boxtimes			
7.1.5	Review of any agency supplemental standards	\boxtimes			
7.2	The agency can demonstrate that it has an effective process to ensure that covered employees receive annual ethics training. <i>See</i> 5 C.F.R. § 2638.704(c) and 705(c).	\boxtimes			
l .	DATA ANALYSIS		%		
7.3	Public financial disclosure filers who completed annual ethics training. See 5 C.F.R. § 2638.704(a).	100%			
7.4	Confidential financial disclosure filers who completed annual ethics training. See 5 C.F.R. § 2638.705(a)(3).	98%			
l.	COMMENTS				
	None				

8.0	ETHICS ADVICE AND COUNSELING			
	COMPLIANCE REQUIREMENT	Yes	No	N/A
8.1	Based on a sample collected by OGE, guidance provided by agency ethics officials to employees appears to be consistent with applicable laws and regulations.	\boxtimes		
	COMMENTS			
	None			