The model confidentiality agreement contained in this memorandum is made available by
the U.S. Office of Government Ethics to attorneys for their use in drafting proposed
confidentiality agreements in those cases where such an instrument is an appropriate component
of a qualified trust arrangement submitted for certification pursuant to section 102(f)(3) or (4)(B)
of the Ethics in Government Act of 1978 (Pub. L. 95-521, as amended) and subpart D of
5 C.F.R. Part 2634. Under the statutory scheme, a trust agreement is not permitted to be
recognized as creating an efficacious blind trust arrangement for any purpose under Federal law
unless it had been certified by the Office prior to its execution. Proposed confidentiality
agreement drafts submitted to the Office for consideration must adhere to the language of the
model except to the extent, as agreed to by the U.S. Office of Government Ethics, that variations
are required by the unusual circumstances of a particular case. The fiduciaries’ certificates of
independence must be executed in the exact form indicated.

It is strongly recommended in any case in which the use of a blind trust is contemplated
that the Office be consulted as early as possible. Prospective trustees or their representatives
should schedule an appointment with the staff of the U.S. Office of Government Ethics for an
orientation to the specialized procedures and requirements which have been established by law
with respect to blind trust administration prior to the certification of the trust. As a condition of
approval by the Office, prospective trustees must exhibit a familiarity with and commitment to
the specialized nature of blind trust administration.

For further information, contact the U.S. Office of Government Ethics directly:
telephone 202-482-9300, email ContactOGE@oge.gov.
CONFIDENTIALITY AGREEMENT

[INSERT DATE]

General Counsel and
Legal Policy Division
U.S. Office of Government Ethics
1201 New York Avenue NW.
Washington DC 20005-3917

To Whom It May Concern:

I understand that ____________ [appointee] will be appointed to the position of
_____________ of the _______________________ [department or agency]. I further
understand that, to avoid any conflict of interest, or appearance of any such conflict, that may
arise from his duties and powers in such office and any other office to which he may
subsequently be appointed, ___________ [appointee] has submitted a proposed blind trust
arrangement to the U.S. Office of Government Ethics, and that _________ [financial
institution] will serve as the Independent Trustee of the blind trust.

Under the provisions of applicable law and the blind trust instrument, _____________
[appointee], as well as his spouse, any minor or dependent child, and any of their personal and
professional representatives, is precluded from learning any information with respect to any
investment management activities conducted by the Independent Trustee. Such information is
called “prohibited communications” in this agreement. I am considered to be in possession of
such information because of my financial interests in investments as to which _________
[financial institution] has responsibilities.

Accordingly, in order to assist __________ [appointee] in complying with applicable
law, I agree not to have any prohibited communications with ______ [appointee], or his
spouse and children or any of their personal and professional representatives, while the blind
trust arrangement is in existence. Specifically, I will not knowingly and willfully, or negligently,
disclose or make available to any person referred to in the preceding sentence, or the media or
general public, any information as to the acquisition, retention, or disposition of any particular
securities in any portfolio for which __________ [financial institution] has responsibilities.
Also, I will not consult with nor advise __________ [appointee], his spouse, any minor or
dependent child, or any of their personal and professional representatives, with respect to any
matter related to __________ [financial institution] or any such portfolio. Further, I will
instruct my spouse, any minor or dependent child, and our representatives to restrict their
communications in the manner described in this paragraph.

Sincerely,

______________________

NOTARIZATION
REQUIRED

ACKNOWLEDGMENT:
The above Confidentiality Agreement is acknowledged this ________ day of ______________,
___.

______________________

[appointee]

NOTARIZATION
REQUIRED

The above Confidentiality Agreement is acknowledged this ________ day of ______________,
___.

______________________

[financial institution]

By: ______________________
   (title)

NOTARIZATION
REQUIRED
Privacy Act Statement

Section 102(f) of the Ethics in Government Act of 1978 as amended (the “Ethics Act”), 5 U.S.C. Appendix, § 102(f), and subpart D of 5 C.F.R. part 2634 of the regulations of the U.S. Office of Government Ethics (OGE) require the reporting of this information for the administration of qualified trusts under the Act. The consequences of failing to provide the requested information are as follows: for proposed qualified trusts, OGE may be unable to review or approve the trust under the Act; for existing qualified trusts, OGE may revoke the trust certification or trustee approval previously granted. The primary use of the information on the trust instrument prepared based in part upon this model draft document is for review by Government officials of OGE and the agency of the Government employee for whom the trust is being established to determine compliance with applicable Federal laws and regulations as regards qualified trusts. Additional disclosures of the information may be made:

1) To disclose pertinent information to the appropriate Federal, State, or local agency responsible for investigating, prosecuting, enforcing, or implementing a statute, rule, regulation, or order where the disclosing agency becomes aware of an indication of a violation or potential violation of civil or criminal law or regulation.

2) To disclose information to any source when necessary to obtain information relevant to a conflict-of-interest investigation or determination.

3) To disclosure information to the National Archives and Records Administration or the General Services Administration in records management inspections conducted under authority of 44 U.S.C. 2904 and 2906.

4) To disclose information to the Office of Management and Budget at any stage in the legislative coordination and clearance process in connection with private relief legislation as set forth in OMB Circular No. A-19.

5) To disclose information when the disclosing agency determines that that the records are arguably relevant to a proceeding before a court, grand jury, or administrative or adjudicative body; or in a proceeding before an administrative or adjudicative body when the adjudicator determines the records to be relevant to the proceeding.

6) To disclose the public financial disclosure report and any accompanying documents to reviewing officials in a new office, department or agency when an employee transfers or is detailed from a covered position in one office, department or agency to a covered position in another office, department or agency.

7) To disclose information to a Member of Congress or a congressional office in response to an inquiry made on behalf of, and at the request of, an individual who is the subject of the record.

8) To disclose the information to contractors, grantees, experts, consultants, detailees, and other non-Government employees performing or working on a contract, service, or other assignment for the Federal Government, when necessary to accomplish an agency function related to this system of records.
9) To disclose information to appropriate agencies, entities, and persons when: (1) the agency maintaining the records suspects or has confirmed that there has been a breach of the system of records; (2) the agency maintaining the records has determined that as a result of the suspected or confirmed breach there is a risk of harm to individuals, the agency (including its information systems, programs, and operations), the Federal Government, or national security; and (3) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with the agency's efforts to respond to the suspected or confirmed breach or to prevent, minimize, or remedy such harm.

10) To disclose information to another Federal agency or Federal entity, when the agency maintaining the record determines that information from this system of records is reasonably necessary to assist the recipient agency or entity in (1) responding to a suspected or confirmed breach or (2) preventing, minimizing, or remediying the risk of harm to individuals, the recipient agency or entity (including its information systems, programs, and operations), the Federal Government, or national security, resulting from a suspected or confirmed breach.

For additional information please see the OGE/GOVT-1 Governmentwide Privacy Act System of Records.

Penalties

Knowing or willful falsification of information on the trust document prepared from this model draft or failure to file or report information required to be reported under Title I of the Ethics Act and 5 C.F.R. part 2634 of the OGE regulations may lead to disqualification as a trustee or other fiduciary as well as possible disqualification of the underlying trust itself. Knowing and willful falsification of information required under the Ethics Act and the regulations may also subject you to criminal prosecution.

Public Burden Information and Paperwork Reduction Statement

This collection of information is estimated to take an average of two hours per response, given the estimated amount of time deemed necessary to prepare a confidentiality agreement. You can send comments regarding the burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, to: Program Counsel, U.S. Office of Government Ethics, Suite 500, 1201 New York Avenue, NW., Washington, DC 20005-3917. Do not send your completed communication letter to this address; rather, see the remainder of the instructions to this model set of drafts.
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, 3209-0007, is displayed here and in the upper right-hand corner of the first page of this OGE model qualified trust draft document).