Form Approved: OMB No. 3209-0007 (Revised 2/2023, Expires 2/28/2026)
U.S. OFFICE OF GOVERNMENT ETHICS
Model Qualified Diversified Trust Provisions [For use in the case of an irrevocable pre-existing trust]
The model qualified diversified trust agreement contained in this memorandum is made
available by the U.S. Office of Government Ethics to attorneys for their use in drafting proposed
trust agreements to be submitted for certification pursuant to 5 U.S.C. § 13104(f)(4) and (7) and
subpart D of 5 C.F.R. Part 2634. (Note especially, 5 C.F.R. § 2634.409.) 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 U.S. Office of
Government Ethics <u>prior</u> to its execution. Proposed trust drafts submitted to the U.S. Office of
Government Ethics for consideration must adhere to the language of the model except to the

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 U.S. Office of Government Ethics 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 U.S. Office of Government Ethics, prospective trustees must exhibit a familiarity with and commitment to the specialized nature of blind trust administration.

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

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

1			
2	TRUST AGREEMENT		
3			
4	THIS TRUST AGREEMENT is made and entered into this day of		
5	,, between Alfred Alpha, whose mailing address is		
6	, hereinafter called the First Interested Party; Alice Alpha		
7	[note: his mother], whose mailing address is,		
8	hereinafter called the Additional Interested Party; such First and Additional Interested Parties		
9	hereinafter collectively called the Interested Parties; Betty Beta [note: former wife of deceased		
10	father], whose mailing address is,		
11	hereinafter called the Additional Beneficiary; George Gamma [note: his uncle], whose business		
12	address is, hereinafter called the		
13	Interested Trustee of the Underlying Trust; Delta National Bank, whose business address is		
14	, hereinafter called the Corporate		
15	Trustee of the Underlying Trust; and Epsilon National Bank, whose business address is		
16	, hereinafter called the Trustee under		
17	this Agreement; such Corporate Trustee of the Underlying Trust and Trustee under this		
18	Agreement hereinafter collectively called the Independent Fiduciaries.		
19			
20			
21	WITNESSETH		
22			
23	FIRST Interested Party has been appointed by the to the position of		
24	of the [department or agency], with respect		
25	to which appointment the has given its advice and consent. To avoid any conflict		
26	of interest, or appearance of any such conflict, which may arise from his duties and powers in		
27	such office and any other office to which he may subsequently be appointed to the extent		
28	provided for by 5 U.S.C. § 13104(f)(4), the Parties hereby agree pursuant to 5 U.S.C. § 13104(f)		
29	(7) that the Trust Under the Will of George Alpha for the primary benefit of the First Interested		
30	Party in which – (i) the Additional Interested Party has a life estate, (ii) the Additional		
31	Beneficiary has a life estate, (iii) the Interested Trustee of the Underlying Trust is the individual		

trustee, and (iv) the Corporate Trustee of the Underlying Trust is the corporate trustee, 1 2 hereinafter called the Underlying Trust shall be administered as described herein. 3 4 The Independent Fiduciaries are eligible entities as specified in paragraph (a) of 5 C.F.R. § 2634.405 that meet the requirements of paragraph (c) of that section. The existence of any 5 other banking or client relationship between any interested party and the Independent Fiduciaries 6 is disclosed in annexed Schedule A, and no other such relationship shall be instituted without the 7 prior written approval of the Director of the U.S. Office of Government Ethics. 8 9 10 First Interested Party, therefore, hereby delivers to the Trustee under this Agreement, and such Trustee hereby acknowledges receipt of, the property listed in annexed Schedule B, subject 11 12 to the provisions of this Agreement and Chapter 131, title 5 of the United States Code, and regulations promulgated thereunder, and other applicable Federal laws, Executive orders, and 13 14 regulations. 15 Further, the Corporate Trustee of the Underlying Trust hereby certifies that the list of the 16 property held in the Underlying Trust as of the date of this Agreement is accurately reflected in 17 18 the annexed Schedule C; and therefore, the Independent Fiduciaries hereby agree that such property is to be held and administered subject to the provisions of this Agreement, the powers 19 conferred on fiduciaries by the Underlying Trust which are hereby adopted as powers of the 20 Trustee under this Agreement, Chapter 131, title 5 of the United States Code, and regulations 21 promulgated thereunder, and other applicable Federal laws, Executive orders, and regulations. 22 23 The primary purpose of this Agreement is to confer on the Independent Fiduciaries the 24 sole responsibility to administer the trust and to manage trust assets without the participation by, 25 or the knowledge of, any interested party or any representative of an interested party. This 26 27 includes the duty to decide when and to what extent the original assets of the trust are to be sold or disposed of and in what investments the proceeds of sale are to be reinvested. Accordingly, 28 29 the parties agree as follows: 30 31 FIRST: (A) This Agreement shall terminate upon the first to occur of the following – (1) First Interested Party's ceasing for any reason to serve as _____ and in any other 32

1	position to which he may have been subsequently appointed in the Federal Government and First				
2	Interested Party thereafter giving Trustee under this Agreement written notice directing that this				
3	Agreement be terminated; or (2) First Interested Party's death or incompetence. The period				
4	between the date of this agreement and the termination of the agreement shall be called the				
5	"Agreement Term".				
6					
7	(B) Notwithstanding Paragraph (A) of this Article FIRST, this Agreement may in				
8	addition be terminated through revocation. However, within thirty days of dissolution of the				
9	Agreement, the First Interested Party shall file a report of the dissolution and a list of the assets				
10	held in trust under the Agreement at the time of dissolution, categorized as to value in				
11	accordance with 5 C.F.R. § 2634.301(d), with Director of the U.S. Office of Government Ethics.				
12					
13	(C) The Independent Fiduciaries and the interested parties may amend the terms				
14	of this trust agreement only with the prior written approval of the Director of the U.S. Office of				
15	Government Ethics and upon a showing of necessity and appropriateness.				
16					
17	SECOND: The Independent Fiduciaries in the exercise of their authority and discretion to				
18	manage and control the assets under this Agreement shall not consult or notify any interested				
19	party or any representative of an interested party.				
20					
21	THIRD: (A) The assets initially placed in trust hereunder shall consist of two widely-				
22	diversified portfolios of readily marketable securities, as listed separately in annexed				
23	Schedules B and C. None of the assets is prohibited as a holding by any interested party by				
24	Chapter 131, title 5 of the United States Code and regulations promulgated thereunder, and other				
25	applicable Federal laws, Executive orders, and regulations, or consist of securities of entities				
26	having substantial activities in the area of the First Interested Party's primary responsibility				
27	within the Federal government.				
28					
29	(B) Each portfolio shall be deemed to be widely-diversified if –				
30					

1	(1) the value of the securities concentrated in any particular or limited economic				
2	or geographic sector is no more than twenty percent of the total, and				
3					
4	(2) the value of the securities of any entity (other than the United States				
5	Government) is no more than five percent of the total value of such assets listed in its Schedule.				
6	For purposes of this paragraph (B), securities issued by the United States Government are				
7	obligations of the United States.				
8					
9	(C) A security will be deemed readily marketable, for purposes of this Article				
10	THIRD, if –				
11					
12	(1) daily price quotations for the security appear regularly in newspapers of				
13	general circulation, and				
14					
15	(2) the Agreement holds the security in a quantity that does not unduly impair				
16	liquidity.				
17					
18	(D) Each asset listed in annexed Schedules B and C is free of any restriction with				
19	respect to its transfer or sale except as fully described in such Schedules.				
20					
21	(E) During the Agreement Term, the interested parties shall not pledge,				
22	mortgage, or otherwise encumber their interests in the property held in trust hereunder.				
23					
24	FOURTH: The Independent Fiduciaries shall not acquire any securities or other property in				
25	excess of the diversification standards of Paragraph (B)(1) and (2) of Article THIRD of this				
26	Agreement.				
27					
28	FIFTH: The Independent Fiduciaries shall not knowingly and willfully, or negligently,				
29	disclose to the public or to any interested party or any representative of an interested party any				
30	information as to the acquisition, retention, or disposition of any particular securities or other				
31	property held in trust hereunder.				

1					
2	SIXTH: (A) The income tax return of the trust under this Agreement shall be prepared by				
3	the Trustee un	der this Agreement or his delegate.			
4					
5	(B) During the Agreement Term, the Trustee under this Agreement shall be				
6	responsible fo	r the preparation and filing of such income (joint or separate) and other tax returns,			
7	with respect to	the property held hereunder and the income therefrom and with respect to any			
8	other income	of the First Interested Party, as shall be required by the laws of the United States of			
9	America and a	any State or other political subdivision thereof. The First Interested Party shall			
10	furnish to the Trustee under this Agreement such additional information as it shall, from time to				
11	time, need for	the completion of such returns. The First Interested Party shall give to the Trustee			
12	under this Agreement powers of attorney (I.R.S. Form 2848) and any other instruments which it				
13	may need in order to prepare and file such returns and to represent the First Interested Party in				
14	connection with any audit of returns filed by it and to adjust, settle and pay any taxes due in				
15	respect of such returns. The First Interested Party shall deliver to the Trustee under this				
16	Agreement funds for the payment of any income tax obligation estimated to have arisen				
17	otherwise than with respect to the property held in trust. The Trustee under this Agreement in its				
18	discretion sha	ll be entitled to reserve an appropriate amount of Agreement income for payment			
19	of any addition	nal income tax obligation.			
20					
21		(C) Any tax return filed pursuant to this Article SIXTH and any information			
22	relating theret	o shall not be disclosed publicly or to any interested party or to any representative			
23	of an interested party.				
24					
25	SEVENTH:	An interested party and any representative of an interested party shall not receive			
26	any report on the holdings and sources of income of the property held under this Agreement;				
27	except that the Trustee under this Agreement shall –				
28					
29		(A) Make quarterly reports of the aggregate market value of the assets			
30	representing such interested party's interest under the Agreement, and				

1	(B) Provide an annual report for purposes of 5 U.S.C. § 13104(a)(1) of the			
2	aggregate amount actually paid from property held under this Agreement to such interested party			
3	(or applied for his benefit), categorized in accordance with the provisions of such section. For			
4	purposes of this Article SEVENTH, only amounts actually received in respect of this Agreement			
5	by such interested party (or applied for the interested party's benefit) shall be deemed income			
6	derived from property held under this Agreement.			
7				
8	A copy of each written communication under this Article SEVENTH shall be filed by the			
9	Trustee with the Director, U.S. Office of Government Ethics, within five days of the date of the			
10	communication.			
11				
12	EIGHTH: There shall be no direct or indirect communication between an interested party or			
13	any representative of an interested party and the Independent Fiduciaries with respect to this			
14	Agreement or the Underlying Trust unless the communication is with the Trustee under this			
15	Agreement, in writing, and has the prior written approval of the Director, U.S. Office of			
16	Government Ethics, and unless it relates only –			
17				
18	(A) To a request for a distribution of cash or other unspecified assets of the trust,			
19				
20	(B) To the general financial interest and needs of the interested party (including,			
21	but not limited to, a preference for maximizing income or long-term capital gain), or			
22				
23	(C) To information, documents, and funds provided by, or needed from, the First			
24	Interested Party, to effectuate the provisions of Paragraph (B) of Article SIXTH of this			
25	Agreement, with respect to any income tax obligation arising otherwise than with respect to the			
26	property held in trust hereunder.			
27				
28	A copy of each written communication under this Article EIGHTH shall be filed by the person			
29	initiating the communication with the Director, U.S. Office of Government Ethics, within five			
30	days of the date of the communication.			
31				

1	NINTH: The interested parties and any representative of an interested party shall not take			
2	any action to obtain, and shall take reasonable action to avoid receiving, information with respec			
3	to the holdings of, and the sources of income of, the trust under this Agreement and the			
4	Underlying Trust, including obtaining a copy of any trust or individual tax return filed by the			
5	Independent Fiduciaries or any information relating thereto, except for the reports and			
6	information specified in Article SEVENTH of this Agreement.			
7				
8	TENTH: The Independent Fiduciaries shall each file with the Director, U.S. Office of			
9	Government Ethics, by the May 15th after any calendar year during which the Agreement was in			
10	existence a properly executed Certificate of Compliance in the form prescribed by the U.S.			
11	Office of Government Ethics. In addition, the Independent Fiduciaries shall maintain and make			
12	available for inspection by the U.S. Office of Government Ethics, as it may from time to time			
13	direct, for the trust under this Agreement and the Underlying Trust, the books of account and			
14	other records and copies of tax returns for each taxable year of the Agreement Term.			
15				
16	ELEVENTH: The Independent Fiduciaries shall not knowingly and willfully, or			
17	negligently –			
18				
19	(A) Disclose any information to any interested party or any representative of an			
20	interested party with respect to this Agreement and the Underlying Trust that may not be			
21	disclosed pursuant to any provision or requirement of Subchapter I of Chapter 131, title 5 of the			
22	United States Code (and the regulations thereunder) or this Agreement;			
23				
24	(B) Acquire any holding:			
25				
26	(1) directly from an interested party or any representative of an interested party			
27	without the prior written approval of the Director of the U.S. Office of Government Ethics, or			
28				
29	(2) the ownership of which is prohibited by, or not in accordance with,			
30	Subchapter I of Chapter 131, title 5 of the United States Code (and the regulations thereunder),			
31	the terms of this Agreement, or other applicable statutes and regulations,			

1			
2	(C) Solicit advice from any interested party or any representative of an interested		
3	party with respect to this Agreement or the Underlying Trust, which solicitation is prohibited by		
4	any provision or requirement of Subchapter I of Chapter 131, title 5 of the United States Code		
5	(and the regulations thereunder) or this Agreement; or		
6			
7	(D) Fail to file any document required by Subchapter I of Chapter 131, title 5 of		
8	the United States Code (and the regulations thereunder) or this Agreement.		
9			
10	TWELFTH: The Interested Parties shall not knowingly and willfully, or negligently –		
11			
12	(A) Solicit or receive any information with respect to this Agreement or the		
13	Underlying Trust that may not be disclosed pursuant to any provision or requirement of		
14	Subchapter I of Chapter 131, title 5 of the United States Code (and the regulations thereunder) of		
15	this Agreement, or		
16			
17	(B) Fail to file any document required by Subchapter I of Chapter 131, title 5 of		
18	the United States Code (and the regulations thereunder).		
19			
20	THIRTEENTH [Optional provision]: Subject to such amounts as the Trustee under this		
21	Agreement may from time to time reserve for the payment of such income taxes as may be due		
22	and payable under this Agreement, and for payment of expenses and compensation as provided		
23	for in this Agreement, during the Agreement Term the Trustee under this Agreement shall pay to		
24	the First Interested Party \$ at the beginning of each month.		
25			
26	FOURTEENTH: In addition to the rights, duties, and powers conferred upon the Trustee		
27	under this Agreement by law, the Independent Fiduciaries under this Agreement shall have the		
28	following powers, rights, and discretion with respect to any property held by them under this		
29	Agreement:		
30			

1	(A) To sell, exchange, or otherwise dispose of the property in such manner and		
2	upon such terms as such Independent Fiduciaries in their sole discretion shall deem appropriate;		
3			
4	(B) Except as limited by specific enumeration in this Agreement, to invest and		
5	reinvest the principal and any undistributed income, in property of any kind;		
6			
7	(C) Except as limited by specific enumeration in this Agreement, to participate in		
8	any reorganization, consolidation, merger, or dissolution of any corporation having stocks, bonds		
9	or other securities that may be held at any time, to receive and hold any property that may be		
10	allocated or distributed to them by reason of participation in any such reorganization,		
11	consolidation, merger, or dissolution;		
12			
13	(D) To exercise all conversion, subscription, voting, and other rights of		
14	whatsoever nature pertaining to any such property and to grant proxies, discretionary, or		
15	otherwise, with respect thereto;		
16			
17	(E) To elect, appoint, and remove directors of any corporation, the stock of which		
18	shall constitute property held under this Agreement, and to act through its nominee as a director		
19	or officer of any such corporation;		
20			
21	(F) Except as limited by specific enumeration in this Agreement, to manage,		
22	control, operate, convert, reconvert, invest, reinvest, sell, exchange, lease, mortgage, grant a		
23	security interest in, pledge, pool, or otherwise encumber and deal with the property held under		
24	this Agreement, for purposes of and in behalf of this Agreement to the same extent and with the		
25	same powers that any individual would have with respect to his own property and funds;		
26			
27	(G) Except as limited by specific enumeration in this Agreement, to borrow		
28	money from any person or corporation (including the Independent Fiduciaries hereunder) and for		
29	the purpose of securing the payment thereof, to pledge, mortgage, or otherwise encumber any		
30	and all such property for purposes of this Agreement upon such terms, covenants, and conditions		
31	as they may deem proper and also to extend the time of payment of any loans or encumbrances		

1	which at any time may be encumbrances on any such property irrespective of by whom the same		
2	were made or where the obligations may or should ultimately be borne on such terms, covenants,		
3	and conditions as they may deem proper;		
4			
5	(H) To register any property belonging to the trust under this Agreement in the		
6	name of its nominee, or to hold the same unregistered, or in such form that title shall pass by		
7	delivery;		
8			
9	(I) To abandon, settle, compromise, extend, renew, modify, adjust, or submit to		
10	arbitration in whole or in part and without the order or decree of any court any and all claims		
11	whether such claims shall increase or decrease the assets held under this Agreement;		
12			
13	(J) To determine whether or to what extent receipts should be deemed income or		
14	principal, whether or to what extent expenditures should be charged against principal or income,		
15	and what other adjustments should be made between principal and income, provided that such		
16	adjustments shall not conflict with well-settled rules for the determination of principal and		
17	income adjustments, or the Uniform Principal and Income Act, if in effect in the State of		
18	;		
19			
20	(K) To determine whether or not to amortize bonds purchased at a premium;		
21			
22	(L) Except to the extent otherwise expressly provided in this Agreement, to make		
23	distributions in kind or in cash or partly in each and for such purposes to fix, insofar as legally		
24	permissible, the value of any property;		
25			
26	(M) To pay such persons employed by the Independent Fiduciaries to assist them		
27	in the administration of this Agreement, including investment counsel, accountants, and		
28	those engaged for assistance in preparation of tax returns, such sums as the Independent		
29	Fiduciaries deem to be reasonable compensation for the services rendered by such persons. Such		
30	persons may rely upon and execute the written instructions of the Independent Fiduciaries, and		
31	shall not be obliged to inquire into the propriety thereof;		

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(N) No person may be employed or consulted by such Independent Fiduciaries to assist them in any capacity in the administration of the Agreement or the management and control of assets held under this Agreement, including investment counsel, investment advisers, accountants, and those engaged for assistance in preparation of tax returns, unless the following four conditions are met —

(1) when an interested party or any representative of an interested party learns about such employment or consultation, the person must sign the Agreement instrument as a party, subject to the prior approval of the Director of the U.S. Office of Government Ethics,

(2) under all the facts and circumstances, the person is determined pursuant to the requirements for eligible entities under 5 C.F.R. § 2634.405(c) to be independent of any interested party with respect to this trust arrangement,

(3) the person is instructed by such Independent Fiduciaries to make no disclosure publicly or to any interested party or any representative of an interested party that might specifically identify current assets held under this Agreement or those assets which have been sold or disposed of from holdings under this Agreement, and

(4) the person is instructed by the Independent Fiduciaries to have no direct communication with any interested party or any representative of an interested party, and that any indirect communication with an interested party or any representative of an interested party shall be made only through the Trustee under this Agreement pursuant to Article EIGHTH of this Agreement;

(O) Except as specifically limited in this Agreement, to do all such acts, take all such proceedings, and exercise all such rights and privileges, although not otherwise specifically mentioned in this Article FOURTEENTH, with relation to any such property, as if such Independent Fiduciaries were the absolute owners thereof, and in connection therewith to make,

execute, and deliver any instruments and to enter into any covenants or agreements binding the 1 property held under this Agreement. 2 3 FIFTEENTH: Notwithstanding the provisions of Article FOURTEENTH of this 4 Agreement, the Independent Fiduciaries shall not acquire by purchase, grant, gift, exercise of 5 option, or otherwise, without the prior written approval of the Director of the U.S. Office of 6 Government Ethics, any securities, cash, or other property in addition to that listed in the 7 annexed Schedules B and C, from any interested party or any representative of an interested 8 9 party. 10 SIXTEENTH: The Independent Fiduciaries shall not at any time be held liable for any 11 12 action taken or not taken or for any loss or depreciation of the value of any property held under this Agreement whether due to an error of judgment or otherwise where the Independent 13 Fiduciaries have exercised good faith and ordinary diligence in the exercise of its duties such as 14 would have been exercised by a prudent person. 15 16 SEVENTEENTH: No Independent Fiduciary hereunder shall be required, in any jurisdiction, 17 18 to furnish any bond or other security, or to obtain the approval of any court before applying, distributing, selling, or otherwise dealing with property. 19 20 EIGHTEENTH: 21 Except as provided in Article SEVENTH of this Agreement, the Independent Fiduciaries shall make no accounting to the Interested Parties until the date of 22 termination of this Agreement, and, at such time, the Independent Fiduciaries shall be required to 23 24 make full and proper accounting, and the Trustee under this Agreement shall turn over to the 25 First Interested Party all assets of the Agreement then held by it the said Trustee under this Agreement. 26 27 NINETEENTH: The Trustee under this Agreement (and any substitute or successor) shall 28 29 have the right, by a duly acknowledged instrument delivered to the First Interested Party to resign as such Trustee in which event the First Interested Party shall designate and appoint a 30 substitute or successor Trustee under this Agreement (subject to the prior written approval of the 31

- Director, U.S. Office of Government Ethics) in its place and stead, which shall have all of the
- 2 rights, powers, discretions, and duties conferred or imposed hereunder upon the original Trustee
- 3 under this Agreement.

- 5 TWENTIETH: Any amendment of the terms of this Agreement, including the
- 6 appointment of a substitute or successor Trustee under this Agreement, shall require the prior
- 7 written approval of the Director of the U.S. Office of Government Ethics, upon a showing of
- 8 necessity and appropriateness. Any such substitute or successor Trustee under this Agreement
- 9 shall have all of the rights, powers, discretions, and duties conferred or imposed hereunder upon
- 10 the original Trustee under this Agreement.

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- The term "interested party" as used in this Agreement means the First Interested Party,
- 13 the spouse of the First Interested Party, any minor or dependent child, the Additional Interested
- 14 Party, and the Interested Trustee of the Underlying Trust. The term does not include the
- 15 Additional Beneficiary. However, such Additional Beneficiary agrees not to disclose any
- 16 information concerning the Underlying Trust or its property to any interested parties, as if such
- 17 Additional Beneficiary were an Independent Fiduciary under this Agreement.

1			
2	The validity	, construction, and administr	ration of this Agreement shall be governed by
3	Chapter 131, title 5	of the United States Code (a	and regulations thereunder) and the laws of the
4	State of		
5			
6	Dated this	_ day of	,
7			
8			First Interested Party
9	NOTARIZATION		
10	REQUIRED		
11			
12			
13	Dated this	_ day of	_,·
14			
15			Additional Interested Party
16	NOTARIZATION		
17	REQUIRED		
18			
19			
20	Dated this	_ day of	_,
21			
22			Interested Trustee of the
23			Underlying Trust
24	NOTARIZATION		
25	RECHIRED		

1			
2	The above Trust is accepted this	_ day of _	,
3			
4			Corporate Trustee of the
5			Underlying Trust
6			By:
7			(title)
8	NOTARIZATION		
9	REQUIRED		
10			
11			
12	The above Trust is accepted this	_ day of _	
13			
14			Trustee under this Agreement
15			By:
16			(title)
17	NOTARIZATION		
18	REQUIRED		

Privacy Act Statement

The Ethics in Government Act of 1978 as amended and the regulations of the U.S. Office of Government Ethics (OGE) require the reporting of this information for the administration of qualified trusts. 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; 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, communication, or certification 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 information furnished in accordance with sections 105 and 402(b)(1) of the Ethics in Government Act of 1978, codified at 5 U.S.C. 13107 and 13122(b)(1), and subject to the limitations contained therein, to any requesting person.
- 2) 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.
- 3) To disclose information to any source when necessary to obtain information relevant to a conflict-of-interest investigation or determination.
- 4) To disclose 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.
- 5) 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.
- 6) To disclose information when the disclosing agency determines that the records are relevant and necessary 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.
- 7) 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.
- 8) 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.

- 9) 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.
- 10) 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.
- 11) 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 remedying 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.