FORM A1
OBLIGATIONS OF EEA OFFICIALS AND OTHER SERVANTS UNDER THE STAFF REGULATIONS AND CONDITIONS OF EMPLOYMENT

As you commence your duties with the European Environment Agency, your attention is drawn to certain obligations laid down by the Staff Regulations of Officials and the Conditions of Employment of Other Servants of the European Communities which apply to you and with which you are therefore required to comply.

Dealing with potential conflicts of interest:
Under the Article 11a, it is your responsibility to pay attention to potential conflicts of interest between your activities in the Agency and your personal situation. This is crucial should you participate in selection committees for calls for tender/proposal or recruitment procedures. In case of difficulties in the interpretation of this rule, you may ask for advice from your Programme Manager. Conflict of interest may result from personal/family relationships, financial participation in companies, membership from technical/scientific societies etc.

Dealing with information:
Under the first paragraph of article 17, you are required to exercise the greatest discretion with regard to all facts and information coming to your knowledge in the course of or in connection with the performance of your duties; you may not in any manner whatsoever disclose to any unauthorized person any document or information not already made public.

Furthermore, under article 19, you may not, on any grounds whatever, disclose in any legal proceedings information of which you may have knowledge by reason of your duties, without permission from the Agency. However, these provisions do not apply to officials or other servants giving evidence before the Court of Justice of the European Communities on a matter concerning a servant or former servant of one of the three European Communities.

Failure to comply could result in the application of disciplinary measures as foreseen in the Staff Regulations.

ACKNOWLEDGEMENT OF RECEIPT

I, the undersigned, declare that I have taken note of the provisions relating to the obligations of officials and other servants, and in particular to Title II of the Staff Regulations of the Officials of the European Communities stating the Rights and Obligations of Officials. I have received a copy of Title II of the Staff Regulations.

Name and first name:
Personnel No:

Date:
Signature:
An official shall carry out his duties and conduct himself solely with the interests of the Communities in mind; he shall neither seek nor take instructions from any government, authority, organization or person outside his institution. He shall carry out the duties assigned to him objectively, impartially and in keeping with his duty of loyalty to the Communities.

An official shall not without the permission of the appointing authority accept from any government or from any other source outside the institution to which he belongs any honour, decoration, favour, gift or payment of any kind whatever, except for services rendered either before his appointment or during special leave for military or other national service and in respect of such service.

Article 11a
1. An official shall not, in the performance of his duties and save as hereinafter provided, deal with a matter in which, directly or indirectly, he has any personal interest such as to impair his independence, and, in particular, family and financial interests.
2. Any official to whom it falls, in the performance of his duties, to deal with a matter referred to above shall immediately inform the Appointing Authority. The Appointing Authority shall take any appropriate measure, and may in particular relieve the official from responsibility in this matter.
3. An official may neither keep nor acquire, directly or indirectly, in undertakings which are subject to the authority of the institution to which he belongs or which have dealings with that institution, any interest of such kind or magnitude as might impair his independence in the performance of his duties.

Article 12
An official shall refrain from any action or behaviour which might reflect adversely upon his position.

Article 12a
1. Officials shall refrain from any form of psychological or sexual harassment.
2. An official who has been the victim of psychological or sexual harassment shall not suffer any prejudicial effects on the part of the institution. An official who has given evidence on psychological or sexual harassment shall not suffer any prejudicial effects on the part of the institution, provided the official has acted honestly.
3. “Psychological harassment” means any improper conduct that takes place over a period, is repetitive or systematic and involves physical behaviour, spoken or written language, gestures or other acts that are intentional and that may undermine the personality, dignity or physical or psychological integrity of any person.
4. “Sexual harassment” means conduct relating to sex which is unwanted by the person to whom it is directed and which has the purpose or effect of offending that person or creating an intimidating, hostile, offensive or disturbing environment. Sexual harassment shall be treated as discrimination based on gender.

Article 12b
1. Subject to Article 15, an official wishing to engage in an outside activity, whether paid or unpaid, or to carry out any assignment outside the Communities, shall first obtain the permission of the Appointing Authority. Permission shall be refused only if the activity or assignment in question is such as to interfere with the performance of the official's duties or is incompatible with the interests of the institution.
2. An official shall notify the Appointing Authority of any changes in a permitted outside activity or assignment, which occur after the official has sought the permission of the Appointing Authority under paragraph 1. Permission may be withdrawn if the activity or assignment no longer meets the conditions referred to in the last sentence of paragraph 1.

Article 13
If the spouse of an official is in gainful employment, the official shall inform the appointing authority of his institution. Should the nature of the employment prove to be incompatible with that of the official and
if the official is unable to give an undertaking that it will cease within a specified period, the appointing
authority shall, after consulting the Joint Committee, decide whether the official shall continue in his post
or be transferred to another post.

Article 15
1. An official who intends to stand for public office shall notify the Appointing Authority. The
Appointing Authority shall decide, in the light of the interests of the service, whether the official
concerned:
   (a) should be required to apply for leave on personal grounds, or
   (b) should be granted annual leave, or
   (c) may be authorised to discharge his duties on a part-time basis, or
   (d) may continue to discharge his duties as before.
2. An official elected or appointed to public office shall immediately inform the Appointing Authority.
The Appointing Authority shall, having regard to the interests of the service, the importance of the office,
the duties it entails and the remuneration and reimbursement of expenses incurred in carrying out those
duties, take one of the foregoing decisions. If the official is required to take leave on personal grounds or
is authorised to discharge his duties on a part-time basis, the period of such leave or part-time working
shall correspond to the official’s term of office.

Article 16
An official shall, after leaving the service, continue to be bound by the duty to behave with integrity and
discretion as regards the acceptance of certain appointments or benefits.
Officials intending to engage in an occupational activity, whether gainful or not, within two years of
leaving the service shall inform their institution thereof. If that activity is related to the work carried out
by the official during the last three years of service and could lead to a conflict with the legitimate
interests of the institution, the Appointing Authority may, having regard to the interests of the service,
either forbid him from undertaking it or give its approval subject to any conditions it thinks fit. The
institution shall, after consulting the Joint Committee, notify its decision within 30 working days of being
so informed. If no such notification has been made by the end of that period, this shall be deemed to
constitute implicit acceptance.

Article 17
1. An official shall refrain from any unauthorised disclosure of information received in the course of or in
connection with his duty, unless that information has already been made public or is accessible to the
public.
2. An official shall continue to be bound by this obligation after leaving the service.

Article 17a
1. An official has the right to freedom of expression, subject to his obligation to observe the requirements
of loyalty and impartiality.
2. Without prejudice to Articles 12 and 17, an official who intends to publish or cause to be published,
whether alone or with others, any matter dealing with the work of the Communities shall inform the
Appointing Authority in advance.
Where the Appointing Authority is able to demonstrate that the matter is liable seriously to prejudice the
legitimate interests of the Communities, the Appointing Authority shall inform the official of its decision
in writing within 30 working days of receipt of the information. If no such decision is notified within the
specified period, the Appointing Authority shall be deemed to have had no objections.

Article 18
1. All rights in any writings or other work done by any official in the performance of his duties shall be
the property of the Community to whose activities such writings or work relate. The Communities shall
have the right to acquire compulsorily the copyright in such works.
2. Any invention made by an official in the course of or in connection with the performance of his duties
shall be the undisputed property of the Communities. The institution may, at its own expense and on
behalf of the Communities, apply for and obtain patents therefor in all countries. Any invention relating
to the work of the Communities made by an official during the year following the expiration of his term of duty shall, unless proved otherwise, be deemed to have been made in the course of or in connection with the performance of his duties. Where inventions are the subject of patents, the name of the inventor or inventors shall be stated.

3. The institution may in appropriate cases award a bonus, the amount of which shall be determined by the institution, to an official who is the author of a patented invention.

**Article 19**

An official shall not, without permission from the appointing authority, disclose on any grounds whatever, in any legal proceedings information of which he has knowledge by reason of his duties. Permission shall be refused only where the interests of the Communities so require and such refusal would not entail criminal consequences as far as the official is concerned. An official shall continue to be bound by this obligation after leaving the service.

The provisions of the preceding paragraph shall not apply to an official or former official giving evidence before the Court of Justice of the European Communities or before the Disciplinary Board of an institution on a matter concerning a servant or former servant of one of the three European Communities.

**Article 20**

An official shall reside either in the place where he is employed or at no greater distance therefrom as is compatible with the proper performance of his duties. The official shall notify the Appointing Authority of his address and inform it immediately of any change of address.

**Article 21**

An official, whatever his rank, shall assist and tender advice to his superiors; he shall be responsible for the performance of the duties assigned to him.

An official in charge of any branch of the service shall be responsible to his superiors in respect of the authority conferred on him and for the carrying out of instructions given by him. The responsibility of his subordinates shall in no way release him from his own responsibility.

**Article 21a**

1. An official who receives orders which he considers to be irregular or likely to give rise to serious difficulties shall inform his immediate superior, who shall, if the information is given in writing, reply in writing. Subject to paragraph 2, if the immediate superior confirms the orders and the official believes that such confirmation does not constitute a reasonable response to the grounds of his concern, the official shall refer the question in writing to the hierarchical authority immediately above. If the latter confirms the orders in writing, the official shall carry them out unless they are manifestly illegal or constitute a breach of the relevant safety standards.

2. If the immediate superior considers that the orders must be executed promptly, the official shall carry them out unless they are manifestly illegal or constitute a breach of the relevant safety standards. At the request of the official, the immediate superior shall be obliged to give such orders in writing.

**Article 22**

An official may be required to make good, in whole or in part, any damage suffered by the Communities as a result of serious misconduct on his part in the course of or in connection with the performance of his duties.

A reasoned decision shall be given by the appointing authority in accordance with the procedure laid down in regard to disciplinary matters.

The Court of Justice of the European Communities shall have unlimited jurisdiction in disputes arising under this provision.

**Article 22a**

1. Any official who, in the course of or in connection with the performance of his duties, becomes aware of facts which give rise to a presumption of the existence of possible illegal activity, including fraud or corruption, detrimental to the interests of the Communities, or of conduct relating to the discharge of professional duties which may constitute a serious failure to comply with the obligations of
officials of the Communities, shall without delay inform either his immediate superior or his Director-
General or, if he considers it useful, the Secretary-General, or the persons in equivalent positions, or the
European Anti-Fraud Office (OLAF) direct.
Information mentioned in the first subparagraph shall be given in writing.
This paragraph shall also apply in the event of serious failure to comply with a similar obligation on the
part of a Member of an institution or any other person in the service of or carrying out work for an
institution.
1. Any official receiving the information referred to in paragraph 1 shall without delay transmit to
OLAF any evidence of which he is aware from which the existence of the irregularities referred to in
paragraph 1 may be presumed.
3. An official shall not suffer any prejudicial effects on the part of the institution as a result of having
communicated the information referred to in paragraphs 1 and 2, provided that he acted reasonably and
honestly.
4. Paragraphs 1 to 3 shall not apply to documents, deeds, reports, notes or information in any form
whatsoever held for the purposes of, or created or disclosed to the official in the course of, proceedings in
legal cases, whether pending or closed.

Article 22b
1. An official who further discloses information as defined in Article 22a to the President of the
Commission or of the Court of Auditors or of the Council or of the European Parliament, or to the
European Ombudsman, shall not suffer any prejudicial effects on the part of the institution to which he
belongs provided that both of the following conditions are met:
(a) the official honestly and reasonably believes that the information disclosed, and any
allegation contained in it, are substantially true; and
(b) the official has previously disclosed the same information to OLAF or to his own institution
and has allowed OLAF or that institution the period of time set by the Office or the institution, given
the complexity of the case, to take appropriate action. The official shall be duly informed of that
period of time within 60 days.
2. The period referred to in paragraph 1 shall not apply where the official can demonstrate that it is
unreasonable having regard to all the circumstances of the case.
3. Paragraphs 1 and 2 shall not apply to documents, deeds, reports, notes or information in any form
whatsoever held for the purposes of, or created or disclosed to the official in the course of, proceedings in
legal cases, whether pending or closed.

Article 23
The privileges and immunities enjoyed by officials are accorded solely in the interests of the
Communities. Subject to the Protocol on Privileges and Immunities, officials shall not be exempt from
fulfilling their private obligations or from complying with the laws and police regulations in force.
When privileges and immunities are in dispute, the official concerned shall immediately inform the
appointing authority.
The laissez-passer provided for in the Protocol on Privileges and Immunities shall be issued to officials in
grade AD 12 to AD 16 and equivalent grades. Where the interests of the service so require, this laissez-
passer may be issued, by special decision of the appointing authority, to officials in other grades whose
place of employment lies outside the territory of the Member States.

Article 24
The Communities shall assist any official, in particular in proceedings against any person perpetrating
threats, insulting or defamatory acts or utterances, or any attack to person or property to which he or a
member of his family is subjected by reason of his position or duties.
They shall jointly and severally compensate the official for damage suffered in such cases, in so far as the
official did not either intentionally or through grave negligence cause the damage and has been unable to
obtain compensation from the person who did cause it.

Article 24a
The Communities shall facilitate such further training and instruction for officials as is compatible with
the proper functioning of the service and is in accordance with its own interests.
Such training and instruction shall be taken into account for purposes of promotion in their careers.

**Article 24b**
Officials shall be entitled to exercise the right of association; they may in particular be members of trade unions or staff associations of European officials.

**Article 25**
Officials may submit requests concerning issues covered by these Staff Regulations to the appointing authority of their institution.
Any decision relating to a specific individual which is taken under these Staff Regulations shall at once be communicated in writing to the official concerned. Any decision adversely affecting an official shall state the grounds on which it is based.
Specific decisions regarding appointment, establishment, promotion, transfer, determination of administrative status and termination of service of an official shall be published in the institution to which the official belongs. The publication shall be accessible to all staff for an appropriate period of time.

**Article 26**
The personal file of an official shall contain:
(a) all documents concerning his administrative status and all reports relating to his ability, efficiency and conduct;
(b) any comments by the official on such documents.
Documents shall be registered, numbered and filed in serial order; the documents referred to in subparagraph (a) may not be used or cited by the institution against an official unless they were communicated to him before they were filed.
The communication of any document to an official shall be evidenced by his signing it or, failing that, shall be effected by registered letter to the last address communicated by the official.
An official's personal file shall contain no reference to his political, trade union, philosophical or religious activities and views, or to his racial or ethnic origin or sexual orientation.
The preceding paragraph shall not however prohibit the insertion in the file of administrative acts and documents known to the official which are necessary for the application of these Staff Regulations.
There shall be only one personal file for each official.
An official shall have the right, even after leaving the service, to acquaint himself with all the documents in his file and to take copies of them.
The personal file shall be confidential and may be consulted only in the offices of the administration or on a secure electronic medium. It shall, however, be forwarded to the Court of Justice of the European Communities if an action concerning the official is brought.

**Article 26a**
Officials shall have the right to acquaint themselves with their medical files, in accordance with arrangements to be laid down by the institutions.