

**UNITED STATES DISTRICT COURT
FOR THE DISTRICT OF COLUMBIA**

CHRISTINA CLEMENT and
HH EMPRESS QUEEN CHRISTINA LOCS IS OUR ARTIFACT OF FAITH

Plaintiff,

v.

Attorney General Merrick Garland;
Chief Justice John Roberts Jr.,
Secretary General of the United Nations;
Registrar-Peace Palace Carnegie Pleinz et al in their official capacity

Defendant,

Civil No: 1:24-cv-00479-RC

**Ethics Plan and 2024-2025 Budget
Presidential Transition Act 2024-2025**

Christina Clement
President; Reverand; Doctor
HH of State of Loc Nation; Presidential Candidate of the United States

07/02/2024

Director
Office of Government Ethics
1201 New York Avenue NW, Suite 500
Washington, DC 20005

RECEIVED

JUL 3 2024
Clerk, U.S. District & Bankruptcy
Court for the District of Columbia

“Dear Director,

“I am writing to submit the Ethics Plan for State of Loc Nation, majority party, Hyper Power and President Christina Clement in accordance with the ethical standards and guidelines established by the Office of Government Ethics.

“Our Ethics Plan outlines comprehensive policies, procedures, and commitments to ensure the highest standards of ethical conduct and accountability within our organization for the Majority and Minority parties to be in harmony. It reflects our dedication to upholding integrity, transparency, and public trust in all aspects of our operations and interactions.

“Key components of our Ethics Plan include:

- Ethical standards and principles governing the conduct of employees, officials, and representatives.
- Procedures for disclosing and managing conflicts of interest.
- Guidelines for ethical decision-making and compliance with applicable laws and regulations.
- Training programs and resources to educate and empower our workforce on ethical responsibilities.
- Mechanisms for oversight, monitoring, and enforcement of ethical standards.

We appreciate the opportunity to collaborate with the Office of Government Ethics in fostering a culture of ethical excellence and integrity. Please find enclosed our Ethics Plan for your review and consideration.

Should you require any further information or clarification, please do not hesitate to contact me at 678-780-5557 or team@clementforpresident2024.com.

Thank you for your attention to this matter. We look forward to your feedback and guidance as we strive to maintain the highest ethical standards in service to our stakeholders and the public.

“Extended Ethics Plan for President Rev. DR. Christina Loren Clement

“1. Introduction

- Purpose of the Extended Ethics Plan
- Commitment to ethical governance, transparency, and excellent customer service at all levels of government: International, federal, state, and local

“2. Federal and State Coordination

- Ensure coordination between federal and state governments to establish consistent ethical standards and practices.
- Promote collaboration to deliver excellent customer service to all Americans and international stakeholders.

“3. State of Locs Nations Ethics Plan Framework

- Majority Party Ethics Plan:
 - Advocate for ethical governance that prioritizes the welfare of the majority population, ensuring equitable representation and responsiveness to their needs.
 - Promote policies that support economic prosperity, social justice, and environmental sustainability for all citizens of the State of Locs Nation.
 - Promote policies that address systemic inequalities, promote cultural preservation, and uphold human rights for all residents of the State of Locs Nations
 - Emphasize transparency in decision-making processes and accountability in resource allocation and public spending.
- Minority Party Ethics Plan:

- Advocate for ethical governance that protects the rights and interests of minority populations, ensuring inclusivity, diversity, and equal opportunities.

- Advocate for fair representation and meaningful participation in government decision-making processes.

“4. Balancing the Scales of Justice

- Empower the State of Locs Nations to serve as an ethical leader, fostering harmony and cooperation between majority and minority parties.

- Ensure fairness, integrity, and excellent customer service in all interactions with citizens and international entities, promoting social justice and equality both locally and internationally.

“5. Collaboration with GSA and Federal Agencies

- Collaborate with the General Services Administration (GSA) and federal agencies to share best practices in customer service and ethical governance.

- Implement innovative strategies to improve service delivery and responsiveness, ensuring alignment with international standards and expectations.

“6. Continual Improvement and Innovation

- Commit to ongoing evaluation and enhancement of customer service standards and practices based on feedback from diverse stakeholders, including domestic and international communities.

- Encourage innovation in government service delivery to meet the diverse needs of citizens and international partners, striving for a 5-star experience in governance.

“7. Communication and Outreach

- Enhance communication efforts to ensure transparency and accessibility of government information both domestically and internationally.

- Foster public trust through open dialogue and responsiveness to citizen and international concerns, promoting harmony and unity in governance.

“8. Ethics and Legal Compliance

- Ensure compliance with ethical guidelines and legal requirements at all levels of government, including transparency in financial disclosures and conflict of interest rules.
- Uphold high standards of integrity and accountability in government operations, fostering trust and confidence among citizens and international stakeholders.

“Conclusion

- President Rev. Dr. Christina Loren Clement's commitment to ethical leadership, transparency, and excellent customer service in government at federal, state, and local levels, as well as internationally.
- I invite collaboration and feedback from stakeholders to continually improve service delivery, uphold democratic values, and promote ethical governance on a global scale, ensuring a harmonious and 5-star experience for all.

“This framework outlines the universal powers and authorities under the leadership of President Rev. Dr. Christina Clement of State of Loc Nation in collaboration with the authority of the Presidency, who unifies both majority and minority parties, ensuring balanced protection and governance for all citizens:

1. “Executive Powers:

- Appointment Powers: Authority to appoint officials and executives to key positions within the government, ensuring representation and expertise from both majority and minority perspectives.
- Veto and Executive Orders: The ability to veto legislation and enact executive orders that prioritize the collective interests and values shared by both parties, fostering unity and collaboration.

2. “Legislative Powers:

- Lawmaking and Committee Powers: Authority to propose, debate, and pass legislation that reflects the shared priorities and values of both parties, promoting bipartisan cooperation and consensus-building.
- Budgetary Oversight: Power to approve budgets and allocate funds in a transparent manner, ensuring equitable distribution of resources that benefit all constituents.

3. “Judicial and Oversight Powers:

- Judicial Review and Interpretation: Upholding the constitutionality of laws and executive actions, ensuring fair interpretation and application of the law that protects the rights and liberties of all citizens both majority and minority.
- Oversight and Accountability: Establishing robust ethical standards and oversight mechanisms that promote transparency, integrity, and accountability across government operations.

4. “Emergency and Crisis Management Powers:

- Emergency Declarations and Response: Authority to declare and manage states of emergency efficiently, coordinating with both parties to ensure a unified and effective response to crises and disasters affecting all citizens.

5. “Ethical and Cultural Promotion Powers:

- Ethics and Cultural Preservation: Establishing comprehensive ethics commissions and cultural preservation initiatives that celebrate diversity, uphold cultural heritage, and promote inclusivity and equality among all citizens.

6. “Environmental and Educational Powers:

- Protection and Education Policies: Authority to enact environmental regulations and educational policies that promote sustainable development, protect natural resources, and ensure high-quality education accessible to all.

This introduction underscores Rev. Dr. Christina Clement's commitment to governing with integrity, transparency, and inclusivity, leading both majority and minority parties in unity. It ensures governance that is responsive to the diverse needs and perspectives of all citizens, fostering a harmonious and effective government for the State of Loc Nation.

“Executive Order on Ensuring Equality and Harmony in Governance

“By the authority vested in me as President by the Constitution and the laws of the United States of America Super Power, including section 301 of title 3, United States Code, and sections 3301 and 7301 of title 5, United States Code, and The Act of State of Loc Nation and the Charter of State of Loc Nation, Majority Party Hyper Power it is hereby ordered as follows:

“Section 1. Principles of Equality and Harmony.

The United States Government shall ensure that all laws and policies protect the rights and interests of the majority while respecting and upholding the rights of minorities. This balance is crucial to maintaining a society that is equal, separate in respect, and in harmony.

“Section 2. Majority Protection and Minority Rights.

(a) All executive agencies shall review and, where necessary, revise their policies and procedures to ensure that they:

- Protect the interests of the majority without infringing on the rights of minorities.

- Promote equality and prevent discrimination on the basis of race, color, religion, sex, national origin, age, disability, or any other protected characteristic.
- Ensure that decisions are made in a transparent, fair, and just manner.

(b) Executive agencies shall take measures to:

- Foster inclusive environments that recognize and respect the diverse backgrounds and perspectives of all individuals.
- Address and remedy any actions or policies that may lead to the undue influence of a minority over the majority.

“Section 3. Implementation of Civil Harmony.

(a) All executive agencies shall implement training programs focused on promoting respect, civility, and harmonious interactions among all individuals.

- Training shall include topics such as conflict resolution, implicit bias, and the importance of upholding civil discourse.

(b) Agencies shall establish clear procedures for reporting and addressing grievances related to discrimination, harassment, or other forms of disrespectful behavior.

- These procedures shall ensure that all complaints are thoroughly investigated and resolved in a timely and fair manner.

“Section 4. Ensuring Fair Representation.

(a) Executive agencies shall ensure that all advisory boards, committees, and other decision-making bodies reflect the diverse makeup of the population they serve.

- This representation shall include, but not be limited to, considerations of race, gender, socioeconomic status, and geographic location.

(b) Agencies shall engage in outreach efforts to encourage participation from underrepresented groups, ensuring that their voices are heard and considered in policy-making processes.

“Section 5. Accountability and Enforcement.

(a) The head of each executive agency shall be responsible for ensuring compliance with the principles and requirements set forth in this order.

- This shall include regular reviews of agency policies and practices to identify and address any disparities or issues of concern.

(b) The Director of the Office of Management and Budget, in consultation with the Director of the Office of Government Ethics, shall provide guidance and oversight to ensure effective implementation and enforcement of this order.

(c) Any individual or entity found to be in violation of this order may be subject to appropriate disciplinary action, up to and including termination of employment or contractual agreements.

“Section 6. General Provisions.

(a) Nothing in this order shall be construed to impair or otherwise affect:

- The authority granted by law to an executive department, agency, or the head thereof.
- The functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This order shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This order is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States and State of Loc Nation, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

“Section 7. Effective Date.

This order is effective immediately and shall remain in effect until amended or rescinded by President Rev Dr Christina Clement or who she has appointed.

State of Loc Nation and United States President's Signature

07/02/2024

-

Christina Clement
Presidential Candidate Rev Dr
HH of State of Loc Nation; Presidential Candidate of the United States
07/02/2024

The Honorable Mike Johnson
568 Cannon House office Building
Washington, DC 20515-1804
202-225-2777
Info.clerkweb@mail.house.gov

The Honorable Kamala Harris
Senate Office Building
Washington, DC 20510

Dear Mr. Mike Johnson, Speaker and Honorable Harris, VP;

I am pleased to transmit to the Congress the President's Budget for Fiscal Year 2025. This budget reflects the administration's strategic priorities, policy initiatives, and fiscal responsibilities as we work together to advance the well-being and prosperity of all Americans, both majority and minority parties.

The 2025 Budget proposes prudent investments in key areas essential to our nation's future, including education, healthcare, infrastructure, national security, and environmental sustainability. It outlines measures to promote economic growth, foster innovation, and ensure equitable opportunities for all citizens.

In accordance with our constitutional responsibilities and enacted majority party responsibilities , this budget request is accompanied by detailed

documents that provide comprehensive analyses and justifications for proposed expenditures and revenue measures. These materials include:

- The Budget Message, which outlines our administration's policy objectives and priorities for the fiscal year. Allocating the US share and retrieval of the other's portion will fund the required programs for the majority party thus introducing a surplus to the National deficit. This solution is the solution to all.
- Summary tables and charts detailing proposed spending levels across federal agencies and programs.
- Revenue proposals aimed at sustaining fiscal health and promoting economic resilience.
- Program justifications that demonstrate the impact and effectiveness of proposed initiatives.
- Economic assumptions and forecasts guiding our financial planning and decision-making.

We look forward to working closely with Congress in the coming months to review and refine these proposals through the legislative process. Together, we can enact a budget that meets the needs of the American people while upholding principles of fiscal responsibility and accountability.

Thank you for your attention to this important matter. I am confident that our collaboration will result in a budget that reflects our shared commitment to advancing the prosperity and well-being of our nation.

Sincerely,

Press Release dated 6/22/2024

Independent Presidential Candidate Christina Clement Proposes Historic Reparations Plan to United Nations called the "State of Loc Nation Justice and Restitution Fund* Washington, DC, 06/22/2024 Today, Rev. Christina Clement is proud to unveil the State of Loc Nation Justice and Restitution Fund, a groundbreaking initiative aimed at empowering and uplifting communities affected by historical injustices. This historic fund, totaling an unprecedented \$500 Quadrillion, marks a significant commitment to justice, equity, and community prosperity. The State of Loc Nation Justice and Restitution Fund will be strategically allocated across various critical initiatives to address systemic disparities and foster sustainable development within affected communities. Here's how the funds will be distributed towards affected communities nationally and internationally:

- x S.O.L.N Healthcare Fund: will be dedicated to healthcare initiatives, ensuring equitable access to quality medical services and addressing long-standing health disparities through culturally sensitive approaches.

- x S.O.L.N Economic Development Fund: will support economic empowerment programs, including grants and loans tailored for Afro, Indigenous, Aboriginal, Native and Loc Nationites businesses, aimed at fostering sustainable economic growth and entrepreneurship.

- x S.O.L.N Family Trusts Fund: will establish family trusts, providing financial stability and enabling generational wealth accumulation within affected communities, thereby fostering long-term economic resilience

- . x S.O.L.N Educational Programs Fund: will be allocated to educational initiatives, including scholarships, curriculum development, and infrastructure improvements, to enhance educational outcomes and opportunities.

x S.O.L.N Alternative Medicine Fund: will fund research and increase accessibility to alternative medicine and holistic health practices, addressing diverse health needs and preferences within the community.

x S.O.L.N Veteran Care Fund: will support veterans within these communities, ensuring they receive the care, services, and recognition they rightfully deserve for their contributions.

The proposal will require cooperation and contributions from nations and entities historically involved in the Transatlantic Slave Trade. Clement urges international solidarity and commitment to this unprecedented effort, emphasizing the shared responsibility to rectify past injustices.

"Accountability also must be within when it is also required." said Clement.

1. European Colonial Powers (5 entities): - Entities: Portugal, Spain, France, Britain, Netherlands - Payout: Each entity pays \$35.7 quadrillion and land cessions.

2. African States and Kingdoms (5 entities): - Entities: Asante Empire, Dahomey Kingdom, Oyo Empire, Kingdom of Kongo, Kingdom of Ndongo - Payout: Each entity pays \$35.7 quadrillion and land cessions.

3. American Colonies/States (4 entities): - Entities: - Brazil (Portuguese colony): pays \$35.7 quadrillion and land cessions. - Caribbean colonies: British, French, Dutch: Each pays \$35.7 quadrillion and land cessions. - United States: pays \$35.7 quadrillion and land cessions.

Clement's vision for the State of Loc Nation Justice and Restitution Fund underscores a commitment to transformative change, aiming not only to rectify historical injustices but also to build resilient, empowered communities capable of shaping their own futures. By strategically investing

in healthcare, economic empowerment, education, alternative medicine, veteran care and land cessions, Clement aims to create a sustainable and equitable path forward for all members of the affected communities. For more information on the State of Loc Nation Justice and Restitution Fund, please visit www.stateoflocnation.com; read Revealed the Kingdom of Locs Nazirite Vow Continues Volume 1, 2 and 3 on Amazon.com; Review Case 1:24 cv 00479-RC with the District Court of Columbia where a " Writ of Mandamus" was filed on 6/21/2024. The distribution of these funds will be overseen by a transparent and accountable S.O.L.N governance structure, ensuring that resources are equitably distributed and effectively utilized to achieve meaningful and lasting impact. "This plan represents a crucial step towards healing and justice for communities impacted by centuries of systemic injustice," said Christina Clement, emphasizing the importance of addressing historical wrongs to build a more equitable future.

For more information and to support Christina Clement's campaign, please visit www.stateoflocnation.com and/or www.christinalorenclement.com

Contact: Direct to State of Loc Nation Press Inquiries

info@stateoflocnation.com Ashley team@clementforpresident2024.com

Proposal presented to press@cityofchicago.org Response to Executive Order 2024-1 Black Reparations Task Force and Agenda

Proposal presented also to customerservice@fultoncountygga.gov response to Fulton Reparations Task Force

Proposal presented in response to California Assembly Bill 3121 California Reparations Task Force reparationstaskforce@doj.ca.gov Case 1:24-cv-00479-RC Document 29 Filed 06/23/24 Page 4 of 8

Proposal presented in response to Detroit Reparations Task Force legislativepolicy@detroitmi.gov

Proposal presented in response to Boston Reparations Task Force
reparations@boston.gov

Proposal presented in response to Philadelphia Reparations Task Force
kelsey.hubbell@phila.gov

Proposal also presented to the various entities and organizations below: 1.

United States: - Commission to Study and Develop Reparation Proposals for African-Americans Act (H.R. 40): This bill proposes establishing a commission to study and develop reparation proposals for African-Americans, focusing on slavery and its aftermath.

2. United Kingdom: - Caribbean Reparations Commission: Formed in 2013, this commission represents Caribbean governments and organizations advocating for reparations from European countries involved in the slave trade.

3. Germany: - Foundation "Remembrance, Responsibility and Future": Although not specifically a reparations task force, this foundation was established to provide compensation to forced laborers and survivors of Nazi persecution during World War II.

4. South Africa: - Truth and Reconciliation Commission (TRC): While not solely focused on reparations, the TRC was established to address the injustices of apartheid and included recommendations for reparations to victims.

5. Brazil: - Comissão Nacional da Verdade (National Truth Commission): Created in 2011, this commission investigated human rights violations committed during Brazil's military dictatorship, including recommendations for reparations.

6. Canada: - National Inquiry into Missing and Murdered Indigenous Women and Girls: Although not a traditional reparations task force, this inquiry

addressed systemic issues and injustices faced by Indigenous women and girls, with calls for reparations-like measures.

7. Caribbean Community (CARICOM): - CARICOM Reparations Commission: Established by Caribbean heads of government in 2013 to demand reparations from former European colonizers for native genocide and slavery.

8. United Nations: - Working Group of Experts on People of African Descent: This UN body examines the problems of racial discrimination faced by people of African descent globally, including issues related to reparations.

9. Various Local and Regional Initiatives: - Numerous local and regional organizations, advocacy groups, and academic institutions have proposed or established reparations task forces or commissions to address historical injustices and advocate for reparative justice.

Biography of Rev. Dr. Christina Clement HH Empress Queen Christina Clement, also known as Rev. Dr. Christina Clement, is a distinguished leader, humanitarian, and advocate for peace, justice, and social equity. She is renowned for her authorship of "Locs linked to Spirituality"; "Revealed: The Kingdom of Locs Nazirite Vow Continues Volume 1-3," which explores locs' rich history and spiritual significance. Her work includes "5 Star Loc Salon," promoting cultural diversity; spirituality teachings and loc art. As a 2024 presidential candidate of the United States, she champions social justice and economic empowerment. Her legal pursuit in the District of Columbia case 1:24 cv 00479-RC underscores her commitment to reparative justice.

Through her leadership, she bridges divides and inspires global change, focusing on Afro, Indigenous, Aboriginal, and Native communities' solutions which will be the solution for all. State of Loc Nation Majority Law: An Act of Restitution for kidnapping during the illegal Transatlantic Slave trade and the genocide aftermath: United States Code Title 47, Section 326; Title 18, Section 241 and 242; First Amendment to the United States Constitution;

"...or the right of the people peaceably to assemble, and to petition the Government for a redress of grievances." International law: Article 25 of the ICCPR states: 1. "Every citizen shall have the right and the opportunity, without any of the distinctions mentioned in article 2 and without unreasonable restrictions: (a) To take part in the Case 1:24-cv-00479-RC Document 29 Filed 06/23/24 Page 6 of 8 conduct of public affairs, directly or through freely chosen representatives; (b) To vote and to be elected at genuine periodic elections which shall be by universal and equal suffrage and shall be held by secret ballot, guaranteeing the free expression of the will of the electors; (c) To have access, on general terms of equality, to public service in his country." Article 21 of the UDHR states: 1. "Everyone has the right to take part in the government of his country, directly or through freely chosen representatives. 2. Everyone has the right of equal access to public service in his country. 3. The will of the people shall be the basis of the authority of government; this will shall be expressed in periodic and genuine elections which shall be by universal and equal suffrage and shall be held by secret vote or by equivalent free voting procedures."

Proposal presented to press@cityofchicago.org Response to Executive Order 2024-1 Black Reparations Task Force and Agenda

x Proposal presented also to customerservice@fultoncountyga.gov response to Fulton Reparations Task Force

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x Proposal presented in response to Philadelphia Reparations Task Force
kelsey.hubbell@phila.gov

x Proposal presented in Response to H.R. 40-117th Congress (2021-2)

Restitution Act of 2024-2025

“To make right its wrongs”

Section 1. Purpose

This Act is enacted to acknowledge and address historical injustices perpetrated by the United States and other entities. It provides financial restitution to affected nations and entities and allocates funds for the establishment and maintenance of the Atlanta White House.

Section 2. Appropriations for Restitution

(a) The following amounts are hereby appropriated from the Treasury, to remain available until expended, as restitution for historical wrongs:

1. Portugal: \$35.7 Quadrillion
2. Spain: \$35.7 Quadrillion
3. France: \$35.7 Quadrillion

4. Britain: \$35.7 Quadrillion

5. Netherlands: \$35.7 Quadrillion

African Kingdoms and Empires:

6. Asante Empire: \$35.7 Quadrillion

7. Dahomey Kingdom: \$35.7 Quadrillion

8. Oyo Empire: \$35.7 Quadrillion

9. Kingdom of Kongo: \$35.7 Quadrillion

10. Kingdom of Ndongo: \$35.7 Quadrillion

Colonial Entities:

11. Brazil (Portuguese Colony): \$35.7 Quadrillion

12. British Caribbean Colonies: \$35.7 Quadrillion

13. French Caribbean Colonies: \$35.7 Quadrillion

14. Dutch Caribbean Colonies: \$35.7 Quadrillion

Section 3. Appropriations for the Atlanta White House

(a) The following amounts are hereby appropriated from the Treasury, to remain available until expended, for the expenses of living, office, and staff expenses at the Atlanta White House, as part of the broader budget of the

Executive Office of the President (EOP), apart from salary and expense allowance:

1. Atlanta White House Appropriations: An amount consistent with the annual budget for the maintenance, staffing, and operational expenses of comparable EOP facilities, to be determined by the Director of the Office of Management and Budget.

(b) These appropriations shall cover:

- Residential living expenses for the President and their immediate family.
- Office and administrative expenses, including salaries for staff members.
- Maintenance, security, and operational costs for the Atlanta White House.

Section 4. Administration and Oversight

(a) The Secretary of the Treasury, in consultation with the Secretary of State of Loc Nation and relevant international bodies, shall oversee the disbursement of the appropriated funds to ensure they are used for the intended purposes.

(b) A special State of Loc Nation committee: Loc Community Association; Artist Admin Team; and Dynasty Healing Corp shall be established to monitor and report on the impact and utilization of the restitution funds,

consisting of representatives from each recipient entity and independent observers.

Section 5. Reporting Requirements

(a) Each recipient entity shall submit annual reports to the Secretary of the Treasury and Secretary of State of Loc Nation detailing the use and impact of the funds received under this Act.

(b) The Secretary of the Treasury shall compile and submit an annual report to Congress on the status and impact of the appropriated funds.

Section 6. General Provisions

(a) Nothing in this Act shall be construed to impair or otherwise affect:

- The authority granted by law to an executive department, agency, or the head thereof.

- The functions of the Director of the Office of Management and Budget relating to budgetary, administrative, or legislative proposals.

(b) This Act shall be implemented consistent with applicable law and subject to the availability of appropriations.

(c) This Act is not intended to, and does not, create any right or benefit, substantive or procedural, enforceable at law or in equity by any party against the United States and State of Loc Nation, its departments, agencies, or entities, its officers, employees, or agents, or any other person.

Section 7. Effective Date

This Act shall take effect immediately upon its enactment.

Section 8. Appropriations for the Atlanta White House Expenses

(a) The following amounts are hereby appropriated from the Treasury, to remain available until expended, for all expenses related to the stay and operation of President Christina Clement and her family at the Atlanta White House:

1. Living Expenses: An amount consistent with the annual budget for the residential living expenses of the President and immediate family apart from salary amount and expense allowance.
2. Operational Expenses: Funds necessary for the maintenance, staffing, and operation of the Atlanta White House, including salaries for office staff and Secret Service protection apart from salary and expense allowance.
3. Transportation Expenses: All costs associated with the transportation designated for the President of the United States, including Air Force One, Marine One, and any other transportation services required for official duties, apart from salary and expense allowance.

4. Family Healthcare: Comprehensive healthcare coverage for the President and family members.

5. Retirement: Funds allocated for the retirement benefits of the President and family members.

6. Vacation Home: Acquisition and maintenance of a vacation home near water for the President and family members.

7. Family Trust Account: Establishment of a family trust account for the financial security and future expenses of the President's family.

(b) These appropriations shall ensure that President Christina Clement and her family are provided with the necessary resources to perform the duties of the office effectively and securely.

Respectfully,

Thank you for your attention to this matter. Should the Court require any further information or documentation, please do not hesitate to contact me.

Respectfully submitted, Thank you for your attention to this matter.



Rev. Dr. Christina Clement, Presidential Candidate of the US 2024
8 The Green, Suite A

Dover, DE 19901

678-780-5557

Rule 5 (c) Signing. Amade through a person's electronic –filing account and authorized by that person, together with that person's name on a signature block, constitutes the person's signature.

CERTIFICATE OF SERVICE

I hereby certify that on July 3, 2024, I electronically emailed the foregoing with the Clerk of the Court using the email address dcd_cmecf@dcd.uscourts.gov and dcd_intake@dcd.uscourts.gov, which clerk will send notice to all parties. cc Office of Government Ethics; Mr. Mike Johnson; Hon. Kamela Harris in their capacity, et al

“CHRISTINA CLEMENT, PM

Executive Branch Personnel Public Financial Disclosure Report: Periodic Transaction Report (OGE Form 278-T)

Instructions for Completing the OGE Form 278-T

Who Must File?

You must file a Periodic Transaction report if:

- you are in a position that requires you to file an Annual or Termination public financial disclosure report (OGE Form 278e), and
- you have a reportable transaction as discussed in "What to Report."

You are not required to file a negative report if you have no reportable transactions.

Should I Use This Form?

In most cases, individuals will file their reports through an electronic financial disclosure system. Do not use this form if you plan to file using an electronic financial disclosure system.

Extensions and Late Filing Fees

Your agency may grant an extension of up to 45 days for good cause shown with the possibility of one additional extension of up to 45 days. If your report is filed more than 30 days after the date the report is required to be filed, or, if an extension was granted, more than 30 days after the last day of the filing extension period, you shall be subject to a \$200 late filing fee. A report is considered to be filed when it is received by your agency. Unless waived by your agency, your agency will collect the fee for deposit with the U.S. Treasury.

Warnings

Knowing and willful falsification of information, or failure to file or report information required to be reported by section 102 of the Ethics in Government Act of 1978, as amended (the Act), may subject you to a civil monetary penalty and to disciplinary action by your employing agency or other appropriate authority under section 104 of the Act. Knowing and willful falsification of information required to be filed by section 102 of the Act may also subject you to criminal prosecution.

When to File

Periodic transaction reporting is subject to two different deadlines. Under the Ethics in Government Act, you need to file a report:

- within 30 days of receiving notification of a transaction, but
- not later than 45 days after the transaction.

Which deadline applies depends on when you receive notification of the transaction. Normally, you need to disclose a transaction within 30 days of receiving the notification. For example, if you receive online confirmation of a transaction that you ordered earlier today, you will file your report within 30 days.

Sometimes, you might not receive notification right away. In that case, the 45-day deadline can shorten the period for filing your report. For example, if today you receive notification of a transaction that occurred early last month, you will need to be sure to file your report no later than 45 days after the transaction occurred. The 45-day period might end sooner than 30 days from today.

Example 1: You purchase a stock on July 1 and receive notification the same day. You need to report the purchase on or before July 31.

Example 2: You receive a statement on August 10 regarding a purchase that occurred on July 31. You need to report the purchase on or before September 9 because September 9 is 30 days after you received notification of the transaction.

Example 3: You receive a statement on August 10 regarding a purchase that occurred on July 1. You need to report the purchase on or before August 15. Although the 30-day period from notification ends September 9, the 45-day period from the date of the transaction ends earlier.

Note: These deadlines do not apply to any voluntary disclosures of Annual and Termination report information that you choose to make.

What to Report

Report any purchase, sale, or exchange by you, your spouse, or dependent child of stocks, bonds, commodity futures, and other securities if the amount of the transaction exceeded \$1,000. You do not need to report: (1) mutual funds and other excepted investment funds; (2) certificates of deposit, savings or checking accounts, and money market accounts; (3) U.S. Treasury bills, notes, and bonds; (4) Thrift Savings Plan accounts; (5) real property; and (6) transactions that are solely by and between you, your spouse or dependent child.


For each reported transaction:

- Identify the security (e.g., "Central Airlines Co.).
- Indicate the type of transaction.
- Provide the date that the transaction occurred.
- If you received notification of the transaction more than 30 days ago, mark the column labeled "Notification Received Over 30 Days Ago."
(Extensions of the due date should be noted in the "Comments" section.)
- Indicate the amount of the transaction.

Voluntary Reporting of Annual/Termination Information

You do not need to report a transaction in an Annual or Termination report (OGE Form 278e) if you have already reported the transaction in a Periodic Transaction report (OGE Form 278-T). Annual and Termination reports, however, also require you to report purchases, sales, or exchanges of: (1) mutual funds and other excepted investment funds and (2) real property (excluding your personal residence). If you prefer to report such transactions in your Periodic Transaction report(s) rather than in an Annual or Termination report, you may do so.

Executive Branch Personnel Public Financial Disclosure Report:
Periodic Transaction Report (OGE Form 278-T)

Filer's Information				
Last Name	First Name	MI	Position	Agency
Filer's Certification - I certify that the statements I have made in this report are true, complete and correct to the best of my knowledge:				
Signature: 			Date:	
Agency Ethics Official's Opinion – On the basis of information contained in this report, I conclude that the filer is in compliance with applicable laws and regulations (subject to any comments below)				
Signature:			Date:	
Other Review Conducted By:				
Signature:			Date:	
U.S. Office of Government Ethics Certification (if required):				
Signature:			Date:	
Comments of Reviewing Officials:				

[Instructions](#)

Note: This is a public form. Do not include account numbers, street addresses, or family member names. See instructions for required information.

Transactions					
#	Description	Type	Date	Notification Received Over 30 Days Ago	Amount
1.					
2.					
3.					
4.					
5.					
** This category applies only if the underlying asset is solely that of your spouse or dependent child. If the underlying asset is either held by you or jointly held by you with your spouse or dependent children, use the other higher categories of value, as appropriate.					

[Instructions](#)

Note: This is a public form. Do not include account numbers, street addresses, or family member names. See instructions for required information.

Filer's Name					Page Number
Transactions					
#	Description	Type	Date	Notification Received Over 30 Days Ago	Amount
1.					
2.					
3.					
4.					
5.					
6.					
7.					
8.					
9.					
10.					
11.					
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Summary of Contents

The 278-T discloses purchases, sales, or exchanges of securities in excess of \$1,000 made on behalf of the filer, the filer's spouse, or dependent child. Transactions are required to be disclosed within 30 days of receiving notification of a transaction but not later than 45 days after the transaction. Filers need not disclose (1) mutual funds and other excepted investment funds; (2) certificates of deposit, savings or checking accounts, and money market accounts; (3) U.S. Treasury bills, notes, and bonds; (4) Thrift Savings Plan accounts; (5) real property; and (6) transactions that are solely by and between the filer, the filer's spouse, and the filer's dependent children.

Privacy Act Statement

Title I of the Ethics in Government Act of 1978, as amended (the Act), 5 U.S.C. app. § 101 et seq., as amended by the Stop Trading on Congressional Knowledge Act of 2012 (Pub. L. 112-105) (STOCK Act), and 5 C.F.R. Part 2634 of the U. S. Office of Government Ethics regulations require the reporting of this information. The primary use of the information on this report is for review by Government officials to determine compliance with applicable Federal laws and regulations. This report may also be disclosed upon request to any requesting person in accordance with sections 105 and 402(b)(1) of the Act or as otherwise authorized by law. You may inspect applications for public access of your own form upon request. Additional disclosures of the information on this report may be made: (1) to any requesting person, subject to the limitation contained in section 208(d)(1) of title 18, any determination granting an exemption pursuant to sections 208(b)(1) and 208(b)(3) of title 18; (2) to a Federal, State, or local law enforcement agency if the disclosing agency becomes aware of violations or potential violations of law or regulation; (3) to another Federal agency, court or party in a court or Federal administrative proceeding when the Government is a party or in order to comply with a judge-issued subpoena; (4) to a source when necessary to obtain information relevant to a conflict of interest investigation or determination; (5) to the National Archives and Records Administration or the General Services Administration in records management inspections; (6) to the Office of Management and Budget during legislative coordination on private relief legislation; (7) to the Department of Justice or in certain legal proceedings when the disclosing agency, an employee of the disclosing agency, or the United States is a party to litigation or has an interest in the litigation and the use of such records is deemed relevant and necessary to the litigation; (8) to reviewing officials in a new office, department or agency when an employee transfers or is detailed from one covered position to another; (9) to a Member of Congress or a congressional office in response to an inquiry made on behalf of an individual who is the subject of the record; (10) to contractors and other non-Government employees working on a contract, service or assignment for the Federal Government when necessary to accomplish a function related to an OGE Government-wide system of records; and (11) on the OGE Website and to any person, department or agency, any written ethics agreement filed with OGE by an individual nominated by the President to a position requiring Senate confirmation. See also the OGE/GOVT-1 executive branch-wide Privacy Act system of records.