

CEAS POLICY AND PROCEDURE ROUTINE OVERSIGHT

Policy Name: Policy on Routine Oversight of Accredited Agencies and Approved Persons

Policy Number: ICA 6.1

Relevant Citations: 22 CFR Part 96

Effective Date: January 8, 2025

POLICY

Policy: CEAS gathers, tracks, evaluates, and acts on information to ensure accredited agencies and approved persons maintain substantial compliance with the standards and requirements of 22 CFR Part 96. CEAS conducts routine oversight in accordance with the Convention, the IAA, the UAA, 22 CFR Part 96 and any other applicable regulations. CEAS operates consistent with Department of State policies and written directives regarding U.S. obligations under the Convention and regarding the functions and responsibilities of an accrediting entity under the IAA, UAA, 22 CFR Part 96 and any other applicable regulations.

Overview

Routine Oversight Policies and Procedures detail CEAS' process for routine oversight of accredited agencies and approved persons. The procedures only apply to accredited agencies and approved persons.

CEAS conducts routine oversight of accredited agencies and approved persons to monitor their compliance with applicable standards and requirements.

PROCEDURES

Routine Oversight Procedures include the following.

- 1. Self-Reports
 - a. Suitability Disclosures
 - b. Changes
 - c. Critical Incidents
- 2. Monthly Adoption Case Reporting
- 3. Quarterly Oversight Contact
- 4. Semi-Annual Report on Complaints
- 5. Annual Reports and Attestation
 - a. Annual Adoption Report (96.43)
 - b. Financial Reports
 - c. Annual Attestation
- 6. Special Compliance Reviews
- 7. Site Visits
- 8. Evaluation of Compliance
 - a. Provision of Information
 - b. Receipt and Review of Oversight Reports and Information
 - c. Decision and Notification

RO.1: PROCEDURES FOR SELF REPORTS

CEAS reviews all information received with self-reports in accordance with the Substantial Compliance System and 22 CFR 96 to ensure the agency or person has maintained substantial compliance with the standards.

The agency or person must submit the required information using the Self-Report Form provided by CEAS.

Tables below detail:

- each reporting requirement,
- a list of standards CEAS includes in its review of the report,
- an explanation and/or examples of the requirements, and
- a list of information and/or documents to be provided with the self-report
- timeframe or due date for the report.

Agencies and persons may contact their assigned Evaluator with any questions about the reporting requirements.

CEAS may review additional standards based on the nature and circumstances of the report.

Additional documents and information may be required depending on the status and nature of the report.

Agencies and persons may submit new and additional information after submitting a self-report. If any required information or documents are not available at the time the report is submitted, the agency or person should provide an explanation of why the information is not available and a description of the steps the agency has taken and/or will take to obtain the information or documents.

The agency or person must follow up in a timely manner on submitted reports to provide updates and/or additional information and documents that become available and to notify CEAS when the issue, situation, or change is resolved or completed, if it was unresolved or not completed at the time the report was filed.

Due dates for self-reports are typically either thirty (30) or five (5) business days from the event/change, but CEAS encourages agencies and persons to submit reports as soon as possible.

a) Suitability Disclosures

In accordance with 22 CFR 96.35 (b) and (e), the agency or person must disclose information to CEAS to permit CEAS to evaluate and monitor the suitability of the agency or person for accreditation or approval.

Explanation and Examples		Information Required	Due
•	•	•	Within 30
s includes but is not limited to		including any review and/or	business days
following actions:		investigative findings, and	of receiving
revocation of license or		the basis for the action	notice
authorization	•	Actions taken or to be taken	
expiration of license or		to address the issue	
authorization with no	•	As applicable, a copy of the	
extension or temporary		agency or person's request	
authorization		for review or appeal of the	
debarment		action and final disposition	
denial of application for		of the review or appeal if	
licensure or authorization to		available, and	
provide adoption services	•	List of active cases in the	
		foreign country, including	
te: Report should be submitted			
•		-	
		case transfers, as applicable	
			_
	•		Within 30
_			business days
•			of receiving
	•		notice
•			
-	•		
•		·	
•		• •	
•		•	
• •		7 7	
·		as applicable	
corrective action required			
amples of eversight hadies can			
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	imples: s includes but is not limited to following actions: revocation of license or authorization expiration of license or authorization with no extension or temporary authorization debarment denial of application for licensure or authorization to provide adoption services	imples: s includes but is not limited to following actions: revocation of license or authorization expiration of license or authorization with no extension or temporary authorization debarment denial of application for licensure or authorization to provide adoption services te: Report should be submitted on receipt of initial notice, even ne agency or person plans to aust opportunities for appeal review of the action. Imples: This includes the owing actions: suspension of license change in license, including provisional, probationary, or other compromised status receipt of financial or other sanctions or penalties hold placed on referrals and/or new applicants for adoption services corrective action required Imples of oversight bodies can lude but are not limited to: the ernal Revenue Service, Federal de Commission, U.S. zenship and Immigration vices, Department of State, coartment of Justice, Federal reau of Investigation, coartment of Homeland curity, state attorney general	 Imples: Is includes but is not limited to following actions: revocation of license or authorization expiration of license or authorization with no extension or temporary authorization debarment denial of application for licensure or authorization to provide adoption services the Report should be submitted on receipt of initial notice, even the agency or person plans to last opportunities for appeal review of the action. Imples: Notice from the authority including any review and/or investigative findings, and the basis for the action Actions taken or to be taken to address the issue As applicable, a copy of the agency or person's request for review or appeal of the action and final disposition of the review or appeal if available, and List of active cases in the foreign country, including status of each active case and the plan for initiation of case transfers, as applicable Notice from the authority including any review and/or investigative findings, and the basis for the action Actions taken or to be taken to address the issue As applicable, a copy of the agency or person's request for review or appeal if available, and List of active cases in the foreign country, including status of each active case and the plan for initiation of case transfers, as applicable Notice of the disciplinary action or sanction, including the basis for the action Actions taken or to be taken to address the action Action taken or to be taken to address the action of case transfers, as applicable Copy of the agency or person's request for review or appeal of the action and final disposition of the review or appeal of the action on the review or appeal of the action and final disposition of the review or appeal of the action and final disposition of the review or appeal of the action of the review or appeal of the action and final disposition of the review or appeal of the act

Required Disclosures	Explanation and Examples	Information Required	Due
Agency or person received	The agency or person received	A copy of the notice and the	Within 30
notice that a written	notification of a complaint related	complaint	business days
complaint related to the	to the provision of adoption-	 Status of the action by the 	of receiving
provision of adoption-	related services filed with any	State, Federal or Foreign	notice
related services was filed	State, Federal or foreign	Regulatory Body	
against the agency or	regulatory body	 Actions taken or to be taken 	
person with any State or		to address the complaint, as	
Federal or foreign		applicable	
regulatory body or court		аррисавіс	
See:			
22 CFR 96.35 (b)(5), and			
96.35 (e)			
Agency or person received	The agency or person received	A copy of the notice.	Within 30
notice of findings, closure	notification from a State or	.,	business days
or judgement relating to	Federal or foreign regulatory body		of receiving
the review of a written	or a court indicating that the		notice
complaint about to the	review of a complaint filed against		1100100
provision of adoption-	the agency was closed or		
related services that was	otherwise completed.		
filed against the agency or	otherwise completed.		
person with any State or			
Federal or foreign			
regulatory body or court			
See:			
22 CFR 96.35 (b)(5), and			
96.35 (e)	Everence: This can include:		Within 30
Any known:	Examples: This can include:	A copy of the notice and the	business days
Investigation(s) (by Fodoral authorities	situations where the agency seeings potion that they are	complaint	of receiving
Federal authorities,	receives notice that they are	Actions taken or to be taken	notice.
public domestic	the subject or target of an	to address the complaint, as	notice.
authorities or by foreign	investigation, or a subpoena or	applicable	
authorities) of the	document retention order		
agency or person,	related to child welfare or		
• criminal charge(s)	adoption,		
against the agency or	the agency receives notice of a		
person	civil or criminal complaint		
child abuse charge(s)	against the agency		
against the agency or			
person	Examples of Federal and public		
lawsuit(s) against the	domestic authorities can include		
agency or person	but are not limited to: the Internal		
related to the provision of	Revenue Service, Federal Trade		
child welfare or adoption-	Commission, U.S. Citizenship and		
related services	Immigration Services, Department		
See:	of State, Department of Justice,		
22 CFR 96.35 (b)(6), and	Federal Bureau of Investigation,		
96.35 (e)	Department of Homeland		
	Security, state attorney general,		
	and state licensing authorities.		

Required Disclosures	Explanation and Examples	Information Required	Due
The agency or person	Examples: This can include:	A copy of the notice	Within 30
receives notice of findings	 situations where the agency 		business days
or judgments relating to:	receives notice that an		of receiving
Investigation(s) (by	investigation has be closed with		notice.
Federal authorities,	or without findings, and		
public domestic	or without manigs, and		
authorities or by foreign	when a civil or criminal		
authorities) of the	complaint proceeding is		
agency or person,	concluded, including through		
criminal charge(s)	settlement or plea agreement,		
against the agency or	dismissal or judgement.		
person	aisimissar er jaagement.		
child abuse charge(s)			
against the agency or			
person			
lawsuit(s) against the			
agency or person			
related to the provision of			
child welfare or adoption-			
related services			
See:			
22 CFR 96.35 (b)(6), and			
96.35 (e)			
Any instances where the	The agency or person has been	Copy of the finding / decision	Within 30
agency or person has been	found guilty of any crime under	 Actions taken or to be taken 	business days
found guilty of any crime	Federal, State, or foreign law or	to address the complaint, as	of receiving
under Federal, State, or	has been found to have	applicable	notice
foreign law or has been	committed any civil or		
found to have committed	administrative violation involving		
any civil or administrative	financial irregularities under		
violation involving financial	Federal, State, or foreign law		
irregularities under Federal,			
State or foreign law			
See:			
22 CFR 96.35 (b)(7), and			
96.35 (e)			
The agency or person has	The agency or person filed for	• Evaluation of reason(s) for	Within 30
The agency or person has filed for bankruptcy	bankruptcy	 Explanation of reason(s) for the bankruptcy 	business days
See:		Court filings related to the	of the filing
22 CFR 96.35 (b)(8), and			of the filling
96.35 (e)		bankruptcy	
30.33 (e)		The agency or person's plan for continued continued delivery.	
		for continued service delivery	
		to clients and/or the plan for	
		discontinuing service delivery	

Required Disclosures	Explanation and Examples	Information Required	Due
Any business or activities	Explanation:	Detailed explanation of the	Within 30
that are inconsistent with	Affiliate organizations can include	business or activities	business days
the principles of the	supervised providers and other	Actions taken or to be taken	of learning of
Convention and that have	providers the agency has engaged	in response to the agency	the business
been or are currently	to provide adoption related	learning of the business or	or activities
carried out by the agency or	services.	activities	
person, affiliate			
organizations, or by any	Examples: This can include	Note: CEAS requests additional	
organization in which the	situations where an entity or	information and documentation	
agency or person has an	individual is alleged to have been	depending on the nature of the	
ownership or controlling	involved with, or is being or has	report.	
interest, or by individual	been charged with, under		
directors, officers, or	investigation for, arrested for, or		
employees of the agency or	having been convicted of child		
person	abduction, child buying, child		
See:	exploitation, inducement, or		
22 CFR 96.35 (b)(9), (c)(4),	fraud.		
and 96.35 (e)			
Conduct by a director,	The agency learns that a director,	Copies of the notice of the	Within 30
officer, or employee related	officer, or employee was subject	disciplinary proceeding	business days
to the provision of	to external disciplinary	Action taken or to be taken to	of learning of
adoption-related services	proceedings.	address the issues that led to	the
that was subject to external		the disciplinary proceeding	disciplinary
disciplinary proceedings			proceeding
See:			
22 CFR 96.35 (c)(1), and			
96.35 (e)			
Initiation of an	The agency or person is notified of	 Notice related to the 	Within 30
investigation of, conviction	the convictions or current	convictions or current	business days
of, or formal disciplinary	investigations of any individual in	investigation, including the	of the
actions taken against, a	a senior management position for	name, title/position of the	notification
director, officer, or	acts involving financial	individual, and the basis of	
employee in a senior	irregularities	the conviction(s) or	
management position for		investigation(s)	
acts involving financial		 Action(s) taken or to be 	
irregularities		taken to address the issues	
See:		related to the convictions or	
22 CFR 96.35 (c)(2) and		current investigations	
96.35 (e)			
Loss of Good Standing	This only applies to approved	Copies of the notice	Within 30
Status, Loss of License, or	persons who are approved as	Actions taken or to be taken	business days
Initiation of Disciplinary	individual practitioners	to address the loss of good	of receiving
Action by a State Bar		standing and/or disciplinary	notice
Association or Professional		action	
Social Work Authority or			
Review Body			
See:			
22 CFR 96.35 (d)(2)(3), and			
96.35 (e)			

b) **SELF-REPORTS - CHANGES**

In accordance with 22 CFR 96.66, CEAS must monitor accredited agencies and approved persons at least annually to ensure they are in substantial compliance with the standards. CEAS requires accredited agencies and approved persons to report certain changes so that CEAS can ensure:

- accredited agencies and approved persons have maintained compliance with the standards and requirements,
- CEAS and the Department of State are aware of certain changes and to facilitate communications with foreign authorities, as appropriate and as needed, and/or
- to ensure the information disclosed by CEAS about the agency or person's services, locations, and status is up to date and accurate.

Occurrence	Explanation and Examples	Required Information	Due
Change in address or location or state of licensure See 22 CFR 96.30 (a), 96.32 (e), 96.33 (f), 96.42 (d), and 96.92 (a)	Explanation: The agency or person is changing an address, opening a new office(s) or closing an existing office(s), or adding or relinquishing or reducing a state license for adoption services	 Address for the office / location Adoption services to be / that were provided at the location Indication if the office / location is / will be the primary location Copy of the new state license or authorization or documentation of the relinquishment of a state license, as appropriate Effective date for the change For office closures, a plan for the transfer of cases and records, and plan to issue refunds as needed 	Within 30 business days of the effective date
Change in corporate structure See 22 CFR 96.31 (a)(b), 96.32(e), and 96.60 (b)	Explanation: The agency or person undergoes a change in non-profit or for-profit status, or has decided to merge with, acquire, or be acquired by another organization or entity. NOTE: Accreditation or Approval is not transferrable to a separate legal entity. Agencies and persons are encouraged to contact CEAS as early as possible when considering a change to corporate structure to discuss potential impacts on an agency or person's accreditation or approval.	 Change in Non-Profit or For-Profit Status: Detailed explanation of reason(s) for a voluntary change or a copy of the notification of loss of non-profit status received from the IRS, if applicable Copy of the Minutes of Board Meeting with the decision was made Decision to Merge with, acquire or be acquired by another organization: 	Within 30 business days of the decision or within 5 business days of an unplanned change

Occurrence	Explanation and Examples	Required Information	Due
Change in the agency or person's CEO or equivalent official see 22 CFR 96.32(a), and 96.34(d)	Explanation: The agency or person has made a change in CEO or equivalent official. This includes resignation of CEO or equivalent official and appointment of an interim or temporary CEO or equivalent official.	CEAS requests additional documentation as the merger or acquisition process progresses. Name of new or interim CEO equivalent official Documentation of qualifications as outlined in 96.32(a) Offer letter, contract, and/or other documents detailing the compensation package and effective date of the change	Within 30 business days of the effective date of the change
Agency Closure, Relinquishment of Accreditation or Approval, Notice of Intent not to Renew See 22 CFR 96.33 (f), 96.42 (d)(e), and 96.52 (e)	Explanation: The agency or person plans to close the agency/dissolve the corporation or to discontinue provision of intercountry adoption services which require accreditation or approval (see 22 CFR 96.2 for definition of "adoption service") and either relinquish accreditation or approval prior to its expiration or the agency or person has decided not to renew accreditation or approval	 Request to relinquish or notification of decision to close or not to renew including planned effective date Plan to transfer any adoption records, as applicable For primary providers, list of active cases in each foreign country, including status of each active case Plan to complete active cases prior or to transfer active cases and provide reimbursement to clients, as applicable 	Within 30 business days of the decision
Intent to initiate incoming adoption services See 22 CFR 96.47 - 96.52 Intent to initiate	Explanation: The agency or person plans to begin providing intercountry adoption services in connection with incoming cases, and the agency or person designated "not applicable" for the incoming standards during the last accreditation or approval or review. Explanation: The agency or person	 Minutes from the Governing Body Meeting at which the decision was made Evidence listed in the Tables of Evidence for Standards for Convention Cases in Which a Child is Immigrating to the United States (96.47 - 96.52) Minutes from the Governing Body 	Within 30 business days of the decision
outgoing adoption services See 22 CFR 96.53 - 96.55	plans to begin providing intercountry adoption services in connection with outgoing cases and the agency or person designated "not applicable" for the outgoing standards during the last accreditation or approval review.	Meeting at which the decision was made • Evidence required as listed in the Tables of Evidence for Standards for Convention Cases in Which a Child is Emigrating from the United States (96.53 - 96.55)	business days of the decision

Occurrence	Explanation and Examples	Required Information	Due
Decision to initiate or discontinue adoption services as a primary provider in a foreign country See 22 CFR 96.32 (b), and 96.44(a)(b)	Explanation: The agency or person decides to initiate or discontinue providing services as a primary provider in a foreign country This includes initiating or discontinuing primary provider services in a single case, small number of cases, a pilot program, or opening/closing a program. Note: If the agency or person plans to initiate or discontinue primary provider services in multiple or all countries, consult with CEAS to determine if separate self-reports should be completed for each country.	If initiating services in a foreign country: • Minutes from the Governing Body Meeting at which the decision was made • Authorization from the Central Authority or identified foreign entity to provide adoption services, if applicable • Service Plan Template • Fee Schedule If discontinuing services in a foreign country: • Minutes from the Governing Body Meeting at which the decision was made to discontinue primary provider services in a particular country • Plan for organized closure of the program, completion or transfer of any open case(s), and the projected date by which the agency or person will no longer provide adoption services in the foreign country • Complete list of active cases in the foreign country, including status of each active case and plans for completion of cases or initiation of case transfers as applicable	Within 30 business days of the decision
Change in non-accredited or approved Supervised Provider in the United States See 22 CFR 96.45(a)(b)	Explanation: The agency or person has initiated or discontinued the relationship with a non-Accredited or Approved Supervised Provider in the United States.	 If initiating a relationship: A copy of the agreement, including all applicable attachments Evidence of agency or person ensuring the supervised provider operates in compliance with all applicable licensing and regulatory requirements of the jurisdictions where it provides adoption services Evidence the supervised provider disclosed suitability information required in 96.35 to the agency or person, prior to entering into an agreement with the supervised provider 	Within 30 business days of the effective date

Occurrence	Explanation and Examples	Required Information	Due
Change in Foreign Supervised Provider See 22 CFR 96.46 (a)(b)	Explanation and Examples Explanation: The agency or person has initiated or discontinued the relationship with a Foreign Supervised Provider	Required Information If discontinuing the relationship: A copy of the correspondence to the supervised provider documenting the termination of the relationship If initiating a relationship A copy of the agreement, including all applicable attachments Evidence the agency or person ensured the foreign supervised provider operates in compliance with the laws of the foreign country Evidence the agency or person ensured the supervised provider does not engage in practices inconsistent with the Convention's principles of furthering the best interests of	Due Within 30 business days of the effective date
		furthering the best interests of the child, and preventing sale, abduction, exploitation or trafficking of children • Evidence the supervised provider disclosed suitability information required in 96.35 to the agency or person, prior to the agency or person entering into an agreement with the supervised provider • Evidence the agency or person ensured the foreign supervised	
		provider does not have a pattern of licensing suspensions or sanctions and has not lost the right to provide adoption services in any jurisdiction • Evidence the supervised provider is accredited in the foreign country, if required If discontinuing a relationship: • A copy of the correspondence to the supervised provider documenting the discontinued relationship	

c) SELF-REPORTS - CRITICAL INCIDENTS

In accordance with 22 CFR 96.66, CEAS must monitor accredited agencies and approved persons at least annually to ensure they are in substantial compliance with the standards. CEAS requires accredited agencies and approved persons to report certain critical incidents so that CEAS can ensure:

- accredited agencies and approved persons have maintained compliance with the standards and requirements,
- CEAS and the Department of State are aware of certain critical incidents and to facilitate communications with foreign authorities, as appropriate and as needed, and/or
- to ensure any urgent child safety issues are being addressed.

These reports are the responsibility of the Primary Provider, unless the Primary Provider is no longer accredited or approved. In such circumstances, the responsibility falls to the accredited agency or approved person who received the information.

Occurrence	Explanation and Examples	Required Information	Due
Serious harm of a child post-placement or post-adoption See 22 CFR 96.52 (a), 96.55 (a), and as applicable, 96.50 (a)(b)(e) See also 96.94	Explanation: A minor child sustains a serious injury during the agency or person's post-placement monitoring period or after the adoption is finalized as a result of abuse, neglect, and/or a criminal offense.	 A detailed explanation of the occurrence Additional information may be requested based on the nature of the incident 	Within 5 business days of learning of the injury
Disruption of a placement for intercountry adoption See 22 CFR 96.43(b), 96.50 (c)-(f), 96.52 (e), and 96.55 (f) See also 96.94	During the post-placement period, there has been an interruption of the placement for adoption. This includes but is not limited to when the prospective adoptive parents report they no longer wish to move forward with the adoption. See 22 CFR 96.2 for definition of post-placement	Disruption Summary, including information required by 96.43 (b) and the following: • Narrative regarding the efforts of providing or arranging for counseling • Narrative outlining who assumed/ is assuming custody, how the agency or person assisted with the arrangement of another placement or assumed custody of the child for the purpose of making another placement • Narrative outlining how the child's views were considered, as applicable • Narrative indicating if the child was returned/is being returned to the country of origin, • Evidence of consultation with the Secretary to notify the foreign Central Authority about any new prospective adoptive placement or potential return to country of origin	Within 5 business days of learning of the disruption

Occurrence	Explanation and Examples		Required Information	Due
Information regarding a potential dissolution of an adoption See 22 CFR 96.52 (e), and 96.55 (f)	Information is received by the agency or person of the adoptive parent's intent to dissolve the adoption	•	Information known about the potential dissolution	Within five (5) business days of learning of the intent to dissolve the adoption
Dissolution of an intercountry adoption See 22 CFR 96.43 (b), 96.51 (d), 96.52 (e), and 96.55 (f) See also 96.94	There has been a termination of the adoptive parents' parental rights	•	Dissolution Summary Evidence of consultation with the Department if the child was or is to be returned to the country of origin	Within five (5) business days of learning of the termination of parental rights
Death of a child post- placement or post- adoption See 22 CFR 96.51(a)-(c), 96.52(e), 96.55 (f), and 96.50(a)-(g), ad applicable. See also 96.94	During the post-placement period, a minor child dies. OR After the adoption is finalized, a minor child dies while being accompanied from the country of origin. OR After the adoption is finalized, a minor child dies and: • and the death is attributed a medical condition(s) the child had/may have had prior to adoption but was not known at the time of the adoption; or • the child committed suicide, or • abuse, neglect, endangerment, and/or homicide were cited as the cause or a contributing factor in the death.	•	A detailed explanation of the occurrence A description of any investigations, criminal charges, or other action by law enforcement that the agency or person is aware of	Within 5 business days of learning of the death
Unregulated custody transfer See 22 CFR 96.52 (e) 96.50(a-g) or 96.51 (a-d), as applicable See also, 96.94	After a placement or a finalized adoption in an incoming case, an unregulated custody transfer occurs. Refer to applicable State Law or Regulations that define unregulated custody transfers. Additionally, any available guidance from USCIS and HHS on unregulated custody transfers may be referenced if there is no applicable state law or regulation.	•	A detailed explanation of the occurrence A description of any investigations, criminal charges, or other action by law enforcement or child welfare authorities that the agency or person is aware of The following data reported in the case in the Portal or via	Within 5 business days of learning of the unregulated custody transfer

Occurrence	Explanation and Examples	Required Information	Due
Legal action relating to intercountry adoption case(s) or services filed by the agency or person against a current or previous intercountry adoption client, a current or former exempt or supervised provider or other entity who provided adoption related services Reviewed Standards to be determined based on the nature of the report	The agency or person initiated legal action against a current or former intercountry adoption client, a current or former exempt or supervised provider, or another current or former entity who provided services in relation to an intercountry adoption AND the action relates to an intercountry adoption case or intercountry adoption services.	Critical Incident Data Reporting Template: Country Child's Date of Birth Date of Placement Child's Citizenship Status Reason for the Unregulated Custody Transfer Status of the Unregulated Custody Transfer Future Plans for the Child Copy of the filing Description of the status of the proceeding	Within 5 business days of the filing

RO.2: MONTHLY ADOPTION CASE REPORTING

22 CFR 96.43 Report

Agencies or persons who are acting as primary providers are required to maintain all the data required by 22 CFR 96.43 in a format approved by CEAS, and to submit this data to CEAS on an annual basis. CEAS requires ASPs to maintain adoption case data in CEAS' database, submitting data on at least a monthly basis to add new cases and updated information in accordance with CEAS' Instructions for Adoption Case Reporting. See also, Annual Reporting below.

RO.3: QUARTERLY OVERSIGHT CONTACT

CEAS initiates contact with each accredited agency and approved person at least once per quarter for routine oversight. CEAS and the agency or person reviews:

- a) information regarding any changes in procedures, requirements, laws, or regulations,
- b) the status of any open reviews,
- c) any questions relating to case data and any missing case data,
- d) any missing required reports, and
- e) upcoming due dates.

The agency or person may use this time to discuss any questions or concerns and share news of any significant changes or events it anticipates. Agencies are welcome to contact CEAS at any time with questions or concerns.

RO.4: SEMI-ANNUAL REPORT ON COMPLAINTS

Agencies and person are required pursuant to 22 CFR 96.41 (f) to submit a semi-annual report on complaints (SARC) to the Accrediting Entity and the Secretary. The SARC reports information related to complaints received in accordance with 22 CFR 96.41 (b) by the agency or person in the prior six-month period.

The SARC Report Form is made available to agencies and persons on April 1st and October 1st of each calendar year and must be submitted by April 30th and October 31st of each calendar year respectively.

RO.5: ANNUAL REPORT(S)

CEAS requires agencies or persons to provide certain mandatory reports. These reports assist CEAS and the Department with collecting, maintaining, and reporting data and information, as required and to monitor the agency or person's ongoing compliance with the standards.

a) 22 CFR 96.43 Annual Report

Agencies or persons who are acting as primary providers are required to maintain all the data required by 22 CFR 96.43 in a format approved by CEAS, and to submit this data to CEAS on an annual basis. (See also Monthly Adoption Case Reporting above.)

- CEAS generates the required reports for the standards 96.43 (b)(1-4) on behalf of accredited agencies and approved persons using the adoption case data entered on a monthly basis by primary providers.
- See below for procedures for submitting annual report on adoption fees.

b) Financial Reports

As per the requirements in 22 CFR 96.33 and 96.43, agencies or persons must submit certain financial and fee information to CEAS a periodic basis.

CEAS uses the information to assess the agency or person's financial stability, and verify the agency or person maintains, on average, sufficient cash reserves or other assets or resources to meet operating expenses for 2 months. CEAS also verifies that client fees paid in advance are properly accounted for and can be refunded in accordance with the standards and the agency or person's refund policy.

Financial Report	Explanation and Examples	Required Information	Due
Completion of the agency or person's annual internal financial review See 22 CFR 96.33(b)(e)	Explanation: The agency's finance, management team, and/or Board of Directors has completed their internal review of the fiscal year-end financial statements.	 A copy of minutes of the meeting at which the review was completed, or a copy of a report detailing the review, or other documentation verifying the internal financial review was completed A copy of the year-end financial statements 	Within thirty (30) business days from the completion of the review
Completion of agency or person's independent audit 22 CFR 96.33(b) and (c)	Explanation: The standard requires the agency or person's finances to be subject to independent audits at least once every four years, so this report is required, at a minimum, once every four years. The standard requires the agency or person to submit copies of each audit to CEAS, so every audit actually completed must be submitted.	A copy of independent audit including any accompanying management letter or qualified opinion letter	Within thirty (30) business days from the receipt of the completed independent audit
Annual reporting of the agency or person's adoption services fees See 22 CFR 96.40 (b), 96.43 (b), and 96.52 (e)	Explanation: Annual reporting of fees and expenses charged by the agency or person in connection with intercountry adoptions This data is provided to the Department of State for inclusion in their Annual Report.	For each country: Information on the range of adoption fees, including the lowest, highest, average, and the median of such fees, set forth by the child's country of origin, charged by the agency or person for intercountry adoptions involving children immigrating to the United States in connection with their adoption	Within thirty (30) calendar days of the request by the Accrediting Entity

c) Annual Attestation

Pursuant to 22 CFR 96.66 (c), agencies or persons are required to submit an Annual Attestation of Substantial Compliance. CEAS provides an Annual Attestation Form on January 1st of each calendar year, and it is due by January 31st.

RO.6 Special Compliance Reviews

CEAS completes a special compliance review when CEAS receives information or learns of a potential deficiency in an agency or person's compliance that is:

- a) discovered outside of routine monitoring and oversight activities (e.g., information is published in a news article). or
- b) discovered during routine monitoring and oversight activities, but the potential deficiency is significantly outside the scope of the review and CEAS determines a separate review is the most efficient course of action.

CEAS notifies the agency or person of any information or records to be submitted for the special compliance review and of any interviews needed.

Special Compliance reviews are different from complaint reviews and are not a substitute for the review of a complaint that is, or should be, filed in the Complaint Registry.

RO.7: Monitoring and Oversight Site Visits

CEAS may conduct an on-site review as needed. If CEAS decides to conduct an on-site review, CEAS notifies the agency or person of intended dates and may provide the agency or person the opportunity to request alternate dates as appropriate. CEAS reserves the right to make unannounced on-site reviews, when it determines such a review is necessary.

When an on-site review is needed, CEAS sends a minimum of one reviewer.

The agency or person is responsible for all expenses related to the on-site review.

RO.8: Evaluation of Compliance

- a) Provision of Information
 - i. Pursuant to CFR 96.25(a), the agency or person must provide access to information and documents, including adoption records and proprietary information, that CEAS requires or requests to perform its oversight. The agency or person must also cooperate by making employees available for interviews upon request. In accordance with 96.25, the agency or person must give CEAS access to all information and documents requested, as outlined above and as may be additionally requested. While these procedures detail the information and documents required, the nature or circumstances of the review may warrant requests for additional or different information.
 - ii. Agencies or persons who submit false or fraudulent statements or misrepresentations to CEAS are subject to adverse action including possible debarment. Pursuant to section 404 of the IAA, criminal penalties and civil penalties/enforcement may also result from such actions. Pursuant to 96.25 (c), if an agency or person fails to provide requested evidence or information or fails to make employees available as requested, or engages in deliberate destruction of requested documentation or information, or provides false or misleading documents or information, the agency or person may be subject to adverse action.
- b) Receipt and Review of Oversight Reports and Information
 - i. Within ten (10) business days of receipt of a self-report, SARC, Annual Report/Attestation, CEAS completes an initial review. CEAS requests additional evidence from the agency or person as needed, providing an identified timeframe for submission.
 - ii. Once all evidence is received, CEAS processes the self-report within forty-five (45) business days unless a shorted timeframe is needed in cases involving child safety or other egregious, or illegal reports.
- c) CEAS reviews all information received and evaluate the agency or person's level of compliance with the applicable standards.
 - i. In accordance with 96.27 (b), CEAS must consider the agency or person's actual performance in deciding whether the agency or person is in substantial compliance with the standards and requirements, unless CEAS has determined that it is still necessary to measure capacity because services have not yet been provided and thus adequate evidence of actual performance is not available.

- ii. CEAS notifies the agency upon completion of all routine oversight reviews. Notification includes any findings made.
- iii. If CEAS determines the agency or person has not maintained substantial compliance, it takes adverse action in accordance with the Policies and Procedures for Adverse Action.

See also:

Adverse Action Policy and Procedure

i Approvals:

August 16, 2022, approved by the CEAS Board of Directors September 1, 2022, approved by the Department of State December 19, 2024, revisions approved by the Department of State