



Intergovernmental Personnel Act (IPA) Assignment Agreement

INSTRUCTIONS: This agreement constitutes the written record of the obligations and responsibilities of the parties to a temporary assignment arranged under the provisions of Title IV of the Intergovernmental Personnel Act (IPA) of 1970 (5 U.S.C. 3371-3376). Copies of the completed and signed agreement should be retained by each signatory. Procedural questions on completing the assignment agreement form or on other aspects relating to the IPA program should be addressed to: DeLisia Carpenter, dcarpenter@usaid.gov.

PART 1 – NATURE OF ASSIGNMENT AGREEMENT

1. Check all that apply: New Agreement Modification of Existing Agreement Extension of Existing Agreement

PART 2 – INFORMATION ON PARTICIPATING EMPLOYEE

2. Name (<i>Last, First, Middle</i>)	3. Social Security Number
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4. Home Address (*Street, City, State, ZIP Code*)

5A. Has assignee ever served on a previous IPA assignment? <input type="checkbox"/> Yes (<i>complete 5B</i>) <input type="checkbox"/> No (<i>omit 5B</i>)	5B. Dates of previous IPA assignment(s): From: _____ To: _____ (MM/YYYY)
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NOTE: If four continuous years are shown, there must be a 12-month return to duty. Successive assignments without a break of 60 calendar days are continuous. Federal employees may only serve a total of six years unless assignment is to an Indian tribe or tribal organization.

PART 3 – PARTIES TO THE AGREEMENT

6. Federal Agency (<i>list Bureau/Office/Mission that is party to the agreement</i>)	7. Non-Federal Organization
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8. Is assignment being made through a faculty fellows program? <input type="checkbox"/> Yes (<i>Name in 8A</i>) <input type="checkbox"/> No (<i>omit 8A</i>)	8A. Name:
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PART 4 – POSITION DATA

A. Current Position

9. Employment Office Name and Address (*Building, Street, City, State and ZIP Code*)

10. Employee's Position Title	11. Office Telephone No. (<i>with Area Code</i>)	12. Immediate Supervisor (<i>Name and Title</i>)
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B. Current Salary

13. Federal Employees (<i>check one</i>) <input type="checkbox"/> Career Competitive <input type="checkbox"/> Other (<i>Specify</i>):	Job Series/Grade Level:	Salary:
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14. Non Federal Employees Salary: _____ (<i>specify p.a., p.d., or p.h.</i>)	Original Date Employed by the Organization (MM/DD/YYYY): _____ (<i>employees from non-Federal organizations must have been employed at least 90 days</i>)
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C. IPA Assignment Position

15. Employment Office Name and Address (*Building, Street, City, State and ZIP Code*)

16. Assignee's Position Title	17. Office Telephone No. (<i>with Area Code</i>)	18. Immediate Supervisor (<i>Name and Title</i>)
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PART 5 – TYPE OF ASSIGNMENT

19A. Check appropriate box <input type="checkbox"/> On detail from USAID <input type="checkbox"/> On leave without pay from USAID <input type="checkbox"/> On detail to USAID <input type="checkbox"/> On appointment in USAID	19B. Check appropriate box <input type="checkbox"/> Full Time <input type="checkbox"/> Part Time <input type="checkbox"/> Intermittent
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20. Period of Assignment (MM/DD/YYYY)
From: _____ To: _____

PART 6 – REASON FOR MOBILITY ASSIGNMENT

21. Indicate the reasons for this IPA assignment and include a brief statement of how the goals will be achieved. Discuss how the work will benefit the participating Federal and non-Federal co-sponsoring organizations. Indicate also how the employee's newly acquired skills will be used at the completion of this assignment. Also specify whether and how the assignment will be evaluated at its conclusion. *(Attach additional sheets as necessary.)*

PART 7 – POSITION DESCRIPTION

22. List the major duties and responsibilities to be performed while on the IPA assignment. (If in a Federal Agency, may be an established, classified position or a set of ad hoc, unclassified duties relevant to the specific assignment or project). *(Attach additional sheets as necessary.)*

PART 8 – EMPLOYEE BENEFITS

23. Rate of Annual Basic Pay: \$	24. Special Pay Conditions Indicate routine adjustments in salary <i>(applying to all employees, or to individual employees after a prescribed length of service, or as a merit pay adjustment for this assignee)</i> or any other adjustments. Specify: _____ Other: _____
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Employee will observe holidays: <input type="checkbox"/> Federal <input type="checkbox"/> Other <i>(specify)</i> <input type="checkbox"/> Both	25A. Annual leave benefits for which assignee is eligible:
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25B. Sick leave benefits for which assignee is eligible:	25C. Official authorized to approve annual or sick leave:
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25D. Procedure for reporting time and attendance *(specify)*:

25E. Indicate any requirements or responsibilities related to assignee's supervision and performance appraisal.

25F. Co-sponsor officials designated to report time and attendance information:

Reporter	Receiver
Name:	
Title:	
Telephone:	
Fax:	
Email:	

PART 9 – FISCAL OBLIGATIONS26. Cost-Sharing of Salary and Allowable Expenses *(attach relative benefit worksheet (see ADS 437) or justification as appropriate)*

	Total Costs	Federal Share	Non-Federal Share
Annual Salary <i>(or monthly salary annualized)</i>	\$	\$	\$
Annual Employee Benefit Costs	\$	\$	\$
Total Annualized Salary and Benefit Costs	\$	\$	\$
*Length of Assignment Multiplier	x	x	x
Total Salary and Benefit Cost for Assignment	\$	\$	\$
Authorized Relocation Expenses <i>(if applicable)</i>	\$	\$	\$
Travel <i>(if applicable)</i>	\$	\$	\$
Other <i>(if applicable, must not include indirect or administrative costs associated with an assignment)</i>	\$	\$	\$
Grand Total	\$	\$	\$

27A. Officials responsible for carrying out financial terms of agreement:

	Federal	Non-Federal
Name:		
Title:		
Telephone:		
Email:		

27B. Accounting data, if applicable, and billing/payment method (specify):

PART 10 – CONFLICTS OF INTEREST AND EMPLOYEE CONDUCT28. Applicable Federal, State, or local conflict of interest laws have been reviewed with the employee to ensure that conflict of interest situations do not inadvertently arise during this assignment.29. The employee has been notified of laws, rules and regulations, and policies on employee conduct that apply to him/her while on this assignment.

A non-Federal employee on assignment to a Federal agency, whether by appointment or on detail, is subject to a number of provisions of law governing the ethical and other conduct of Federal employees. Title 18, United States Code, prohibits certain kinds of activity:

- Receiving compensation from outside sources for matters affecting the Government (section 203);
- Acting as agent or attorney for anyone in matters affecting the Government (section 205);
- Acting or participating in any matter in which he or she, the immediate family, partner, or the organization with which he or she is connected has a financial interest (section 208);
- Receiving salaries or contributions from other than Government sources for his or her own Government services (section 209);
- Soliciting political contributions (sections 602 and 603);
- Intimidating to secure political contributions (section 606);
- Failing to account for public money (section 643);
- Converting property of another (section 654);
- Disclosing confidential information (section 1905); and
- Lobbying with appropriated funds (section 1913).

Non-Federal employees are also subject to the Ethics in Government Act of 1978, 5 CFR part 735, which regulates employee responsibilities and conduct, as well as agency standards of conduct regulations. The Intergovernmental Personnel Act does not exempt a Federal employee, whether on detail or on leave without pay, from Federal conflict-of-interest statutes when assigned to a non-Federal organization. The Federal employee may not act as an agent or attorney on behalf of the non-Federal entity before a Federal agency or a court in connection with any proceeding, application, or other matter in which the Federal Government is a party or had a direct and substantial interest. The Federal agency should be particularly alert to any possible conflict of interest, or the appearance thereof, which may be inherent in the assignment of one of its employees. Conflict-of-interest rules should be reviewed with the employee to assure that potential conflict of interest situations do not inadvertently arise during an assignment.

Non-Federal employees on assignment to the Federal Government are subject to the provisions of 5 USC Chapter 73, United States Code (Suitability, Security, and Conduct, including restrictions on political activity), and any applicable non-Federal prohibitions.

PART 11 – OPTIONS

30. Federal Benefit Options (to be paid by the non-federal organization for all or part of the cost of the federal employee's benefits):

	Covered	N/A
Federal Employees Group Life Insurance	<input type="checkbox"/>	<input type="checkbox"/>
Federal Retirement System	<input type="checkbox"/>	<input type="checkbox"/>
Federal Employee Health Benefits	<input type="checkbox"/>	<input type="checkbox"/>

31. Non-Federal Benefit Options:

List benefits to be paid by the non-Federal co-sponsor for non-Federal employee being assigned to a Federal agency. Also include a statement certifying coverage in non-Federal organization's employee benefit programs that are elected by a Federal employee on leave without pay from USAID. (*Attach additional sheets as necessary.*)

32. Other Benefits:

List any other employee benefits to be made part of this agreement.

PART 12 – TRAVEL AND TRANSPORTATION EXPENSES AND ALLOWANCES

33A. Indicate whether (1) USAID or the non-Federal co-sponsor will pay travel and transportation expenses to, from, and during the assignment as specified in 5 CFR 334, and (2) which travel and relocation expenses will be included.

33B. List other travel, transportation, meeting, or conference attendance costs, etc., for which the assignee will be reimbursed. (*Attach additional sheets as necessary.*)

PART 13 – APPLICABILITY OF RULES, REGULATIONS AND POLICIES

34. Initial appropriate items:

- A. _____ I will observe the rules and policies governing the internal operation and management of the agency or organization to which I am assigned.
- B. _____ I understand that my assignment may be terminated at any time at the option of the Federal agency or non-Federal co-sponsor.
- C. _____ I understand that any travel and transportation expenses (or per diem or relocation expenses) covered from Federal agency appropriations may be recoverable as a debt due the United States if I do not serve until the completion of my assignment (unless terminated earlier by either employer) or one year, whichever is shorter.
- D. _____ I have been informed of applicable provisions should my position with my permanent employer become subject to a reduction-in-force procedure.
- E. _____ I agree to return to Federal service upon the completion of my assignment for a period equal to that of my assignment. Should I fail to serve the required time, I understand that I will be liable to the United States for all expenses (except salary and benefits) of my assignment. (For Federal employees only)
- F. _____ I understand, as a non-Federal employee assigned to a Federal agency, that I may return to my non-Federal position occupied prior to my assignment or to one of comparable pay, duties, and seniority and that my employee rights and benefits are fully protected. (For Non-Federal employees only)
- G. _____ I agree to participate in post-assignment evaluation after conclusion of the assignment.

PART 14 – CERTIFICATION OF ASSIGNED EMPLOYEE

35. In signing this agreement, I certify that I understand and will comply with the terms of this agreement and the rules, regulations, and policies as indicated in Part 13 above.

Signature of Assignee	Typed Name	Date
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PART 15 – SIGNATURE OF APPROVING OFFICIALS

36. In signing this agreement, we certify that:

- the description of duties and responsibilities is current and fully and accurately describes those of the assigned employee;
- this assignment is being entered into to serve a sound, mutual public purpose and not solely for the employee's benefit;
- at the completion of the assignment, the participating employee will be returned to the position he/she occupied at the time this agreement was entered into or a position of like seniority, status, and pay.

Signature of Federal Agency Authorizing Official	Typed Name and Title	Date
Signature of Co-Sponsor Authorizing Official	Typed Name and Title	Date

PRIVACY ACT STATEMENT

Sections 3373 and 3374, Assignment of Employees To or From State or Local Governments, of Title 5, U.S. Code, authorizes collection of this information. The data will be used primarily to formally document and record your temporary assignment to or from a State or local government, institution of higher education, Indian tribal government, or other eligible organization. This information may also be used as the legal basis for personal and financial transactions, to identify you when requesting information about you, e.g., from prior employers, educational institutions, or law agencies, or by State, local, or Federal income taxing agencies.

Solicitation of your Social Security Number (SSN) is authorized by Executive Order 9397, which permitted by use of the SSN as an identifier of individual records maintained by Federal agencies. Furnishing your SSN or any other data requested is voluntary. However, failure to provide any of the requested information may result in your being ineligible for participation in the Intergovernmental Assignment Program.

This form is considered Sensitive But Unclassified (SBU) when filled in.