

Information Disclosure and Quality Control Practices 96.39 (a) - (f)

Standard	Evidence to be submitted as a part of Application Part B	Evidence to be submitted and Interviews to be Conducted During Site Visit
 Critical 96.39 (a) The agency or person fully discloses in writing to the general public upon request and to prospective client(s) upon initial contact: (1) Its adoption service policies and practices, including general eligibility criteria and fees; (2) The supervised providers with whom the prospective client(s) can expect to work in the United States and in the child's country of origin and the usual costs associated with their services; and (3) A sample written adoption services contract substantially like the one that the prospective client(s) will be expected to sign should they proceed. Additional technical guidance provided by the Department of State. E.1 Posting on web not same as hard copy. 96.39(a) Additional technical guidance provided by the Department of State. – E.2 Meaning of "initial contact" under 96.39(a). 	 Narrative or procedures detailing how the agency/person provides information to the general public and to prospective clients Copy of the information provided to prospective clients and the general public 	Interviews with: • Employees responsible for public inquires • Employees who respond to/meet with prospective clients upon initial contacts • Clients



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	of Application Part B	Interviews to be Conducted During Site Visit
Foundational 96.39 (b) The agency or person discloses to client(s) and prospective client(s) that the following information is available upon request and makes such information available when requested:	 A copy of the disclosure provided to clients and prospective clients regarding additional information that is available Sample of information provided. 	 Interviews with: Employees responsible for handling information requests
(1) The number of its adoption placements per year for the prior three calendar years, and the number and percentage of those placements that remain intact, are disrupted, or have been dissolved as of the time the information is provided;		
(2) The number of parents who apply to adopt on a yearly basis, based on data for the prior three calendar years; and		
(3) The number of children eligible for adoption and awaiting an adoptive placement referral via the agency or person.		
Foundational 96.39 (c) The agency or person does not give	 Policy and procedures prohibiting preferential treatment 	Interviews with: • Governing Body • CEO
preferential treatment to its board members, contributors, volunteers, employees, agents, consultants, or independent contractors with		 Supervisors Employees Relevant case records, when available



respect to the placement of children for adoption and has a written policy to this effect. Additional technical guidance provided by the Department of State. – E.3 Reduction in fees for employees ok. 96.39(c)		
Standard	Evidence to be submitted as a part of Application Part B	Evidence to be submitted and Interviews to be Conducted During Site Visit
Critical 96.39 (d) The agency or person requires a client to sign a waiver of liability as part of the adoption service contract only where that waiver complies with applicable State law. Any waiver required is limited and specific, based on risks that have been discussed and explained to the client in the adoption services contract.	 Waiver forms and/or a copy of and document/contract that includes a waiver of liability Narrative describing how the agency ensures waivers meet all applicable legal requirements 	Interviews with: • CEO • Supervisors • Employees • Prospective adoptive parents • Review of case records
Critical 96.39 (e) The agency or person cooperates with reviews, inspections, and audits by the accrediting entity or the Secretary.	Procedure for reviews, inspections, audits and responding to requests for information and records from the accrediting entity or the Secretary	Interviews with: • CEO • Supervisors • Employees
Critical 96.39 (f) The agency or person uses the internet in the placement of individual children eligible for adoption only where:	 Website development and maintenance procedures View the website 	 Interviews with: CEO Person responsible for the website Review case records for Internet cases



(1) Such use is not prohibited by applicable State or Federal law or by the laws of the child's country of origin;	
(2) Such use is subject to controls to avoid misuse and links to any sites that reflect practices that involve the sale, abduction, exploitation, or trafficking of children;	
(3) Such use, if it includes photographs, is designed to identify children either who are currently waiting for adoption or who have already been adopted or placed for adoption (and who are clearly so identified); and	
(4) Such use does not serve as a substitute for the direct provision of adoption services, including services to the child, the prospective adoptive parent(s), and/or the birth parent(s).	

Fee Policy and Procedures 96.40 (a) – (h)

Standard	Evidence to be submitted as a part of Application Part B	Evidence to be submitted and Interviews to be Conducted During Site Visit
Critical 96.40 (a) The agency or person provides to all applicants, prior to application, a written schedule of expected total fees and estimated expenses and an explanation of the conditions under which fees or expenses may be	Written schedule of expected total fees and estimated expenses and written explanation of conditions under which fees or expenses must be paid.	Interviews with: Clients Review of case records



charged, waived, reduced, or refunded and of when and how the fees and expenses must be paid. Standard	Evidence to be submitted as a part of Application Part B	Evidence to be submitted and Interviews to be Conducted During
		Site Visit
Critical	 Itemized fee and estimated expense information 	Interviews with: • Clients
96.40 (b) Before providing any adoption service to prospective adoptive parent(s), the agency or person itemizes and discloses in		Review of case records
writing the following information for each separate category of fees and estimated expenses that the prospective adoptive parent(s) will be charged in connection with an intercountry adoption:		
(1) <i>Home study.</i> The expected total fees and estimated expenses for home study preparation and approval, whether the home study is to be prepared directly by the agency or person itself, or prepared by a supervised provider, exempted provider, or approved person and approved as required under §96.47;		
(2) Adoption expenses in the United States. The expected total fees and estimated expenses for all adoption services other than the home study that will be provided in the United States. This category includes, but is not limited to, personnel costs, administrative overhead, operational costs, training and		



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education, communications and publications		
costs, and any other costs related to providing		
adoption services in the United States;		
(3) Foreign country program expenses. The		
expected total fees and estimated expenses		
for all adoption services that will be provided in		
the child's country of origin. This category		
includes, but is not limited to, costs for		
personnel, administrative overhead, training,		
education, legal services, and		
communications, and any other costs related		
to providing adoption services in the child's		
country;		
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(1) Care of the shild. The evenested total face		
(4) Care of the child. The expected total fees		
and estimated expenses charged to		
prospective adoptive parent(s) for the care of		
the child in the country of origin prior to		
adoption, including, but not limited to, costs for		
food, clothing, shelter and medical care; foster		
care services; orphanage care; and any other		
services provided directly to the child;		
(5) Translation and document expenses. The		
expected total fees and estimated expenses		
for obtaining any necessary documents and for		
any translation of documents related to the		
adoption, along with information on whether		
the prospective adoptive parent(s) will be		
expected to pay such costs directly or to third		
parties, either in the United States or in the		
child's country of origin, or through the agency		
or person. This category includes, but is not		



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limited to, costs for obtaining, translating, or		
copying records or documents required to		
complete the adoption, costs for the child's		
court documents, passport, adoption certificate		
and other documents related to the adoption,		
and costs for notarizations and certifications;		
(6) Contributions. Any fixed contribution		
amount or percentage that the prospective		
adoptive parent(s) will be expected or required		
to make to child protection or child welfare		
service programs in the child's country of		
origin country or in the United States, along		
with an explanation of the intended use of the		
contribution and the manner in which the		
transaction will be recorded and accounted for;		
and		
(7) Post-placement and post-adoption reports.		
The expected total fees and estimated		
expenses for any post-placement or post-		
adoption reports that the agency or person or		
parent(s) must prepare in light of any		
requirements of the expected country of origin.		
requirements of the expected country of origin.		
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Additional technical guidance provided by the		
Department of State. – E.4 Specificity in fee		
schedule. 96.40(b)		



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Critical 96.40 (c) If the following fees and estimated expenses were not disclosed as part of the categories identified in paragraph (b) of this section, the agency or person itemizes and discloses in writing any: (1) <i>Third party fees.</i> The expected total fees and estimated expenses for services that the prospective adoptive parent(s) will be responsible to pay directly to a third party. Such third party fees include, but are not limited to, fees to competent authorities for services rendered or Central Authority processing fees; and	Itemized fee and estimated expense information	Site Visit Review of case records
(2) <i>Travel and accommodation expenses.</i> The expected total fees and estimated expenses for any travel, transportation, and accommodation services arranged by the agency or person for the prospective adoptive parent(s).		
Critical 96.40 (d) The agency or person also specifies in its adoption services contract when and how funds advanced to cover fees or expenses will be refunded if adoption services are not provided.	Adoption Services Contract	Interviews with: Clients Review of case records



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Critical 96.40 (e) When the agency or person uses part of its fees to provide special services, such as cultural programs for adoptee(s), scholarships or other services, it discloses this policy to the prospective adoptive parent(s) in advance of providing any adoption services and gives the prospective adoptive parent(s) a general description of the programs supported by such funds.	 Policy for use of fees for special services Information provided to prospective adoptive parents, as applicable Description of programs supported by funds, as applicable 	Interviews with: Clients CEO/Executive Director Review of case records
Foundational 96.40 (f) The agency or person has mechanisms in place for transferring funds to foreign countries when the financial institutions of the foreign country so permit and for obtaining written receipts for such transfers, so that direct cash transactions by the prospective adoptive parent(s) to pay for adoption services provided in the country are minimized or unnecessary.		Interviews with: • CEO/Executive Director • CFO • Review of case records
Critical 96.40 (g) The agency or person does not customarily charge additional fees and expenses beyond those disclosed in the adoption services contract and has a written policy to this effect. In the event that unforeseen additional fees and expenses are	Policy for charging additional fees and expenses beyond those disclosed in the adoption services contract.	Interviews with: Clients Supervisors Employees Review of case records



incurred in the foreign country, the agency or person charges such additional fees and		
expenses only under the following conditions:		
(1) It discloses the fees and expenses in		
writing to the prospective adoptive parent(s);		
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(2) It obtains the appeilie concert of the		
(2) It obtains the specific consent of the		
prospective adoptive parent(s) prior to		
expending any funds in excess of \$1000 for		
which the agency or person will hold the		
prospective adoptive parent(s) responsible or		
gives the prospective adoptive parent(s) the		
opportunity to waive the notice and consent		
requirement in advance. If the prospective		
adoptive parent(s) has the opportunity to waive		
the notice and consent requirement in		
advance, this policy is reflected in the written		
policies and procedures of the agency or		
person; and		
(3) It provides written receipts to the		
prospective adoptive parent(s) for fees and		
expenses paid directly by the agency or		
person in the foreign country and retains		
copies of such receipts.		
Additional technical guidance provided by the		
Department of State. – E.5 Must disclose third		
party fees. 96.40(g)		



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Foundational 96.40 (h) The agency or person returns any funds to which the prospective adoptive parent(s) may be entitled within sixty days of the completion of the delivery of services.	Refund policy or procedure	Review of case records