Ethics Resource Center’s
National Government Ethics Survey®

An Inside View of Public Sector Ethics

2007

Fourth in a longitudinal study of U.S. workplaces
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National Government Ethics Survey®

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Founded in 1922, the Ethics Resource Center (ERC) is America’s oldest nonprofit, nonpartisan organization devoted to independent research and the advancement of high ethical standards and practices in public and private institutions. For more than 85 years, ERC has been a resource for public and private institutions committed to a strong ethical culture. ERC’s expertise also informs the public dialogue on ethics and ethical behavior. ERC researchers analyze current and emerging issues and produce new ideas and benchmarks that matter — for the public trust.

For more information about ERC, please visit our website at www.ethics.org.

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National Business Ethics Survey

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The 2007 NGES is a part of the National Workplace Ethics Study, an ongoing research initiative of the Ethics Resource Center. All work in this effort is funded by charitable contributions. Additional donations from individuals, companies, and other organizations will enable ERC to expand its research and conduct further analysis on the data. For more information about how to support the National Workplace Ethics Study or other ERC research projects, please visit www.ethics.org.

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The findings and conclusions of this report are those of the Ethics Resource Center alone and do not represent the views of our sponsors.
The National Government Ethics Survey is a distinct and important part of the Ethics Resource Center’s longitudinal survey work, the National Workplace Ethics Study. Since 1994, the Ethics Resource Center has fielded a nationally-representative poll of employees at all levels to understand how they view ethics and compliance at work. Previous reports presented aggregated findings from the business, government, and nonprofit sectors; 2007 marks the first time a separate government report has been issued. The findings of the National Workplace Ethics Study will be presented primarily through the National Business Ethics Survey, the National Nonprofit Ethics Survey, and the National Government Ethics Survey, as well as future webcasts, white papers, and research briefs.

This research has become the national benchmark on organizational ethics. It is the country’s most rigorous measurement of trends in workplace ethics and compliance, a snapshot of current behaviors and thinking, and a guide in identifying ethics risk and measures of program effectiveness. The 2007 survey is the fifth in the series and the fourth survey which includes government data.

Over the years, ERC has polled more than 13,500 employees through the National Workplace surveys, representing the U.S. workforce across all sectors. Since 2000, 1,799 employees working in government have been surveyed. This study is the most exacting longitudinal research effort examining organizational ethics from the employee perspective. The long-term nature of the study is important because it provides context for national trends. The National Workplace research includes the only longitudinal study tracking the views of employees at all levels within organizations to reveal real-life views of what is happening within organizations and the ethics risks they face.

Across all three sectors in 2007, ERC polled a total of 3,452 employees. Responses from the 774 respondents in the government sector have been isolated and are presented here. A report detailing business findings was released in November 2007 and a similar report covering the nonprofit sector will be released in February 2008.

Methodology

Participants in the 2007 NGES were 18 years of age or older; currently employed at least 20 hours per week for their primary employer; and working for an organization that employs at least two people. They were randomly selected to attain a representative national distribution. All interviews were conducted via telephone, and participants were assured that their individual responses to all survey questions would be confidential.

Interviews were conducted from June 25 through August 15, 2007.

Survey questions and sampling methodology were established by ERC; data collection was managed by the Opinion Research Corporation. Analysis by ERC was based upon a framework provided by the Federal Sentencing Guidelines for Organizations and professional experience in defining elements of formal programs, ethical culture, risk, and outcomes.

The sampling error of the findings presented in this report is +/- 3.5 percent at the 95 percent confidence level. Unless noted, all comparisons are statistically significant.

For a detailed explanation of methodology and the methodological limitations of this report and for demographic information on survey participants, visit www.ethics.org.

1 The study was previously referred to as the National Business Ethics Survey. As of 2007, the National Business Ethics Survey refers only to the report for the business sector.

2 For additional information on the Opinion Research Corporation, please see page 44.
The most important asset of government is public trust. When present, citizens believe that elected officials, political appointees, and career public servants are acting in their best interest. When public trust erodes, government effectiveness is hindered.

Public trust is shaken when misconduct takes place in governmental organizations. Every headline in the news detailing misdeeds by government employees calls into question the interests of our public servants. Every ethics-related decision by a government leader has the potential to further build or break down the trust that is so essential to public service.

In this 2007 National Government Ethics Survey (2007 NGES), the first report dedicated wholly to our longstanding research on government ethics, we are mindful of the profound influence that government ethics has on public trust. We are also aware of the complexity with which the government operates, and the variations between government at the federal, state, and local levels. Our goal in this research has been to gauge the views of employees across the country about ethics in their workplace. Our research is guided by the belief that a dedicated focus on ethics at all levels within the government will enhance public trust. It is our hope that the 2007 NGES will empower and challenge leaders at all levels of government to do a better job in guiding their agencies to operate with integrity. The data in this report proves that it can be done; there is a way to achieve meaningful results.

The 2007 National Government Ethics Survey is the fourth in a benchmark series, going back to 2000, offering perspectives of public sector ethics by those who are closest to it: government employees. Based on employee responses, we have created a new tool for government leaders to juxtapose incidence of various types of misconduct with employee reporting. Misconduct that is most prevalent and least reported poses the greatest risk to public trust. We look forward to sharing this tool, ERC’s Ethics Risk IndexSM, with agencies and organizations so they can benchmark their risk against relevant peers, and identify the specific areas that present the greatest vulnerability.

This year, the NGES offers both bad and good news, and quantifies the findings in a way that makes them applicable to government at all levels.

The bad news:

- Misconduct across government as a whole is very high — nearly six in ten government employees saw at least one form of misconduct in the past twelve months. The level of misconduct observed is alarmingly high at the state and local levels (57 and 63 percent respectively). While lower, it is still of concern that more than half of federal government employees observe violations.

- One in four government employees works in an environment conducive to misconduct. In these volatile situations, 90 percent of employees are likely to observe misconduct in the future.

- The strength of ethical culture in government workplaces is declining, while pressure to commit misconduct is growing. Absent effective interventions, misconduct is likely to rise more in the future.
The good news:

- More than 8 in 10 employees say that they feel prepared to handle situations inviting misconduct.
- A sizeable majority (70 percent) of government workers who observe misconduct report it to management. Furthermore, this number has been increasing in recent years.
- When both a well-implemented ethics and compliance program and a strong ethical culture are in place within a government organization, misconduct drops by 60 percent, and reporting rises by 40 percent. Governments’ risk of losing public trust can be mitigated.

By many indications in this research, what seems to matter most is the extent to which ethics is woven into the fabric of everyday work life and decision-making in government. A commitment to ethics that engages all government employees at all levels and incorporates ethical considerations into operational decisions is critical to reducing misconduct and protecting public trust in government.

The 2007 NGES would not be possible without the generous support of our benefactors. We wish to thank the public and private institutions who made the NGES possible through their financial contribution to ERC. We invite other organizations and individuals to join the effort to promote high ethical standards and conduct in public and private institutions by supporting our research. We also would like to thank the 2007 NGES Advisory Group (p. 43) for their insights and advice.

The Ethics Resource Center’s 2007 National Government Ethics Survey provides much food for thought. It also offers a great deal of information and many insights that can be used by all who are interested in increasing integrity in government and safeguarding public trust. We look forward to continued exploration and quantification of these issues, to hearing from more employees in years to come, and to sharing the insights we gain along the way.

Patricia J. Harned, Ph.D.
President, Ethics Resource Center
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EXECUTIVE SUMMARY
Ethics Resource Center’s 2007 National Government Ethics Survey

To Government Leadership: What the 2007 NGES Reveals

Public Trust Is at Risk
- Rates of misconduct in government are already high — nearly 60 percent of government employees see misconduct.
- At present, 30 percent of misconduct across government goes unreported to management.

The Problem Is Likely to Get Worse
- One in four government employees works in an environment conducive to misconduct. Misconduct will continue to rise unless immediate action is taken.

Solutions Exist
- Well-implemented ethics and compliance programs double reporting and lower the rate of misconduct.
- A strong agency-wide ethical culture also increases reporting and cuts misconduct in half.
- Coupling a strong ethical culture with a strong ethics and compliance program is the path to the greatest reduction in ethics risk.

Now Is the Time For Government Leaders to Raise the Priority of Ethics
- Government leaders can make a meaningful, quantifiable difference. Ethics risk can be reduced and public trust can be secured.
Public Trust Is at Risk — Misconduct Is High, and Signs Point to Future Rise

**Government experiences high levels of misconduct.** Nearly sixty percent (57 percent) of government employees witnessed a violation of ethics standards, policy or the law in their workplace within the past year. While 52 percent of federal employees observed misconduct, 57 percent of state employees witnessed wrongdoing. Local government employees were most likely to observe misconduct — 63 percent of employees observed a violation within the last twelve months.

**Signs point to a future rise in misconduct if deliberate action is not taken.** Across all levels of government 24 percent of employees work in environments conducive to misconduct: employees experience strong pressure to compromise standards, situations invite wrongdoing, and/or the employees’ personal values conflict with the values espoused at work. All of these factors increase the likelihood that an employee will see misconduct. Equally disconcerting, the interventions proven in this research to reduce ethics risk are not very common in government organizations.

**Higher management is unlikely to be aware of misconduct that does occur.** Almost one-third of government employees who observed misconduct did not report what they saw, making it impossible for management to prevent future occurrences and ensure that problems are properly addressed. Exacerbating the problem, reports were made using channels that may never alert the highest levels of leadership.

**Each level of government faces a distinct combination of challenges.** The prevalence of misconduct is consistent throughout all levels, but the factors leading to wrongdoing differ:

- **Federal:** While levels of misconduct were slightly lower and more federal employees perceived management to be committed to ethics, only 30 percent of federal organizations have well-implemented ethics and compliance programs overall, and only 10 percent have strong ethical cultures. Misconduct and reporting are still less than optimal at federal levels.

- **State:** These organizations face the greatest ethics risk because more than 80 percent of employees who observed misconduct witnessed multiple instances, and nearly 30 percent of these employees did not notify management. State governments have in place few interventions to address these issues — only 41 percent of these organizations have a comprehensive ethics and compliance program in place, and only 14 percent are well implemented. Overall, only 7 percent of state government employees say they work in strong ethical cultures.

- **Local:** Management at local levels of government are the least likely to know about their ethics risk. Local governments experience the lowest levels of reporting (67 percent), the highest pressure to commit misconduct (16 percent), and the highest levels of retaliation for those employees who do report (20 percent). Like state government organizations, local governments have few resources in place to encourage ethical conduct.
Ethics risk is most effectively reduced by well-implemented programs and strong ethical cultures. The NGES research found that when implemented well, ethics and compliance programs lead to a 25 percent decrease in observations of misconduct and twice as much reporting of those observations. Government workplaces that feature a strong agency-wide cultural approach to ethics reduce misconduct by half and virtually eliminate retaliation at all levels. However, just 18 percent of government workplaces have well-implemented programs in place, and only 8 percent of government workplaces have strong cultures.

Change is possible — governments can improve ethics in their organizations. If government agencies focus on effectively implementing programs and creating strong ethical cultures, the state of ethics in government will improve.
In this section, findings across all levels of U.S. government are presented together — combining the responses of employees in federal, state, and local government organizations. Government employees are individuals who self-identified as employed by government at any of these levels.¹

**Public Trust Is at Risk — Misconduct is High, and Signs Point to Future Rise**

Government employees are increasingly working in environments that are conducive to misconduct, and the interventions proven in this research to reduce ethics risk are not very common in government organizations. In 2007, nearly 60 percent of government employees indicated that they witnessed a violation of government ethics standards or the law. Many of these incidents (30 percent) went unreported. Of greater concern still is the fact that *signs point to further deterioration in the near future*. Unless appropriate action is taken, misconduct is likely to rise even more. *Public trust is at risk.*

**Rates of misconduct are already high.** Nearly sixty percent (57 percent) of government employees observed a violation of ethics standards, policy, or the law in the past year. There has been no improvement in this level of wrongdoing in the past two years, and the rate of misconduct is 5 percent worse than four years ago⁴.

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¹ Many jobs are represented by the term government employee, such as: elected officials and their staffs; appointed public servants; public-school employees; military personnel and civilians working for the armed forces; and local technicians who take care of the public water supply or work in waste management. Except where noted, all findings in the Key Findings refer to the combined average for employees working in federal, state, and local governments. Specific findings for the federal government, for state governments, and for local governments can be found in the Additional Findings, starting on p.19.

⁴ Note: The total number of acts of misconduct, as well as the types of misconduct, varied in each year (2000 = 11 different kinds of misconduct, 2003 = 9, 2005 = 16, and 2007 = 18). Additional analysis revealed that the average number of different kinds of misconduct observed, relative to the number asked about, has also increased.
Levels of misconduct are highest in local governments. Incidences of observed misconduct are lowest within the federal government (52 percent) and highest in local governments (63 percent). Employees in state governments observe misconduct at a rate equivalent to the national average for all government (57 percent).

Conflicts of interest, abusive behavior, and lying to employees are particularly common. These three types of misconduct observed most frequently by government employees include:

- Conflicts of interest — observed by 27 percent of government employees;
- Abusive or intimidating behavior — observed by 25 percent of government employees; and
- Lying to employees — observed by 24 percent of government employees.
Misconduct that is overtly illegal, and therefore more likely to be documented, is on the decline since 2000. Some of these types of behaviors have also been the subject of intense scrutiny in the past few years, perhaps contributing to the decrease in their observation.

Observations of lying and putting one's own interests ahead of the organization (conflicts of interest) have risen in 2007. These two types of behavior may not always in themselves be illegal, but they are abuses of public position and can certainly be indicators of or lead to criminal activity. In addition, lying and conflicts of interest are usually policy violations.
Fraud takes place in government as much as it does in business. In recent years, the federal government in particular has focused a great deal of attention on business in an effort to curtail corporate financial fraud. The 2007 NGES shows that financial and other forms of fraud are at least as common in government as they are in business. In addition to financial violations, fraud can take many forms. In this research it is defined as intentional deception or other misrepresentation of information, including:

- Alteration of documents;
- Alteration of financial records;
- Lying to customers, vendors, or the public;
- Lying to employees; and
- Misreporting of hours.

**Fraud as Common in Government as in Business**

![Bar chart showing the percentage of respondents who reported various types of fraud in government and business. The chart includes bars for Alteration of documents, Alteration of financial records, Lying to customer, vendors, or the public, Lying to employees, and Misreporting of hours. The chart indicates that fraud in government and business is comparable in these categories.](chart)
Almost a quarter of government employees work in environments conducive to misconduct. NGES data reveals that misconduct is much more likely to take place when certain factors are present in a given work context. These factors are environmental, in that employees are exposed to situations around them that invite misconduct. Work environments conducive to misconduct also include perceived pressures that lead employees to feel they need to commit an ethics or compliance violation in order to do their jobs.

In 2007, 24 percent of government employees work in environments conducive to misconduct. Government employees in these settings are more likely to witness misconduct. These situations include at least two of the following factors:

- Encountering situations inviting misconduct;
- Conflicts between personal values and values espoused at work; and
- Perceived pressure by an employee to compromise ethics standards in order to get the job done.

Taken together, indications are present in each of these areas that government employees are increasingly working in such settings:

- Nearly half (48 percent) of government employees encounter situations that they say invite misconduct. The occurrence of such situations is on the rise since 2005, when the rate was 41 percent. Fortunately, the vast majority (83 percent) of government employees indicate that they feel prepared to address these situations.
More than one in four (29 percent) say their job conflicts with personal values. When employees feel their values are different from their employers’ values, ethical decisions are more difficult. Employees are sometimes forced to choose between their own standards and directives from the job.

Pressure is on the rise. One in seven government employees say they need to compromise ethics standards in the course of their jobs. This number is on the rise and higher than the U.S. average, returning to levels not reported since 2000. Ninety percent of employees who feel pressure also observe misconduct.

Senior leadership may not be aware of the problem. If government leaders are unaware of misconduct and other environmental factors risking public trust in their agencies, it is unlikely that they will be able to successfully resolve the situation. Employee reporting of misconduct is, therefore, an important means by which leadership is made aware of challenges to address.

Although many reports are made, senior leaders may only be aware of a fraction. NGES 2007 shows a sizeable increase in reporting over previous years, and it is a positive sign. Despite this development, however, few reports — even of some of the most troubling forms of misconduct — are made using channels that consistently provide information which reaches senior levels of government leadership. For example:

- Almost half (47 percent) of employees who observed bribes chose to report to their direct supervisor. Very few reports (7 percent) were made using a whistleblower hotline.

- Just 25 percent of employees who observed alteration of financial records reported it to their supervisors. None of these observations were made using the whistleblower hotline.
Most misconduct is reported to leadership in close proximity. When reporting misconduct, more than half of employees report their observation to a supervisor. Another one out of five (21 percent) reports is made to higher management, but nearly four in ten (37 percent) government employees consider the highest executive to be the head of the location where the employee works. As a result, reports made to “higher management” may not reach the highest levels in the organization.

In total, only 1 percent of reports are made using a whistleblower hotline. Whistleblower hotlines have received a great deal of legislative and regulatory attention, however, they are the reporting method of choice less than 1 percent of the time for observations of the following kinds of misconduct:

- Abusive or intimidating behavior;
- Putting one’s own interests ahead of the organization’s;
- Alteration of documents;
- Using competitors’ inside information;
- Misuse of the organization’s confidential information;
- Alteration of financial records;
- Lying to customers, vendors, or the public;
- Misreporting of hours worked; and
- Environmental violations.
Poor perceptions of management increase the likelihood that employees will not report. The two primary reasons employees do not report misconduct are fear and futility. Fifty-eight percent of those who observed misconduct did not report because they doubted that appropriate corrective action would be taken by management if provided information. Similarly, three in ten employees did not report because they feared retaliation from management.
This problem of reporting is magnified by poor perceptions of management held by about a quarter of government employees:

- More than one in five (21 percent) think top leadership is not held accountable for their own violations of ethics standards.
- Twenty-five percent of government employees believe that top leadership tolerates retaliation against reporters.
- Thirty percent of government employees do not believe top leadership keeps promises and commitments.

**Poor Perceptions of Management Magnify Reporting Problems**

- 21 percent believe that top leadership is not held accountable for their own ethics violations
- 25 percent believe that top leadership tolerates retaliation against those who report violations
- 30 percent do not believe that top leadership keeps promises

- **Many reporters are retaliated against.** More than one in six (17 percent) employees who reported the misconduct they observed experienced retaliation as a result.

- **Few effective interventions in place.** As detailed on page 16, government leaders and managers can effectively reduce misconduct and encourage employee reporting. Two interventions make a difference — effectively implementing an ethics and compliance program, and building a strong ethical culture. However, few government workplaces have either intervention in place at present.
KEY FINDINGS

Under half of government agencies have comprehensive programs in place. The number of government employees who say that their organization has a comprehensive ethics and compliance program has grown steadily, but still remains below half. The federal government has the most robust ethics and compliance programs in place (roughly 60 percent more prevalent), despite the fact that both state and local governments are also subject to several federal mandates and provisions encouraging the implementation of a program. For more information about programs in the federal government and the state and local levels, please see Additional Findings p. 19.

Where present, government ethics and compliance programs contain more compliance-oriented program resources, emphasizing what employees must avoid, rather than teaching what employees should do. Accordingly, most programs feature elements mandated by law or regulation (code, hotline, and discipline). These elements describe and punish inappropriate conduct. Government agencies are less likely to have implemented training, evaluation, and advice lines, which offer guidance and reinforce ethical conduct when it takes place.

More Agencies Implement Ethics & Compliance Program Elements Telling Employees What MUST Be Avoided, Rather Than What SHOULD Be Done

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5 A comprehensive ethics and compliance program includes all six of the following: a code of conduct, a way to report observed violations anonymously, a mechanism for employees to seek advice on ethical matters, training for all employees on code of conduct and ethics policies, a mechanism to discipline employees that violate the code or ethics policies, and evaluation of ethical behavior as a part of regular performance appraisals.

6 The 2000 study asked about three elements of an ethics program compared to six elements in 2003–2007.
Few well-implemented ethics & compliance programs. Despite employees’ recognition that many agencies have comprehensive ethics and compliance programs, not all programs are equally effective. Well-implemented ethics and compliance programs should yield several positive outcomes:

- Employees are willing to seek ethics advice;
- Employees receive positive feedback for ethical conduct;
- Employees feel prepared to handle situations that invite misconduct;
- Employees feel that they can question the decisions of management without fear of reprisal;
- Employees are rewarded for following ethics standards;
- Employees who achieve success through questionable means are not rewarded;
- Employees feel positive about the organization’s efforts to encourage ethical conduct; and
- Employees feel that their organization is an ethical workplace.

Based on the perceptions of government respondents to the 2007 NGES survey, fewer than 40 percent of government workplaces have well-implemented programs.

**Just Under Two in Ten Organizations Have a Well-Implemented Ethics & Compliance Program**

- 18% Well-implemented program
- 11% Poorly-implemented program
- 71% Little/no program

Due to rounding, totals may not equal 100 percent.
Few ethical cultures within government organizations. When a strong ethical culture is in place within a government organization, misconduct is reduced by 52 percent, retaliation is as much as 89 percent lower and pressure is virtually nonexistent (a decline of 98 percent).

- Ethical leadership: tone at the top and belief that leaders can be trusted to do the right thing;
- Supervisor reinforcement: individuals directly above the employee in the agency hierarchy set a good example and encourage ethical behavior;
- Peer commitment to ethics: ethical actions of peers support employees who “do the right thing”; and
- Embedded ethical values: values promoted through informal communication channels are complementary and consistent with a government agency’s stated values.

Only 8 percent of government workplaces have strong ethical cultures. Furthermore, half of government workplaces have weak or weak-leaning ethical cultures, which is a noticeable increase over 2003 (40 percent) and 2005 (47 percent).

Rates of misconduct are high already. Nearly sixty percent (57 percent) of government employees in the U.S. observed at least one form of misconduct in the past year.

Almost a quarter of government employees work in high-pressure environments conducive to misconduct.

Top management may have little to no knowledge about misconduct that occurs, so issues may go unaddressed and unresolved.

Less than two in ten government workplaces have comprehensive, well-implemented ethics and compliance programs which help employees address the challenges that exist.

A strong ethical culture reduces misconduct by as much as three-fourths, yet only 8 percent of government organizations has a strong culture in place.
One of the largest factors contributing to this small number of ethical cultures is the absence of embedded ethical values in government workplaces. Only 8 percent of government employees indicated that their workplace was strong when it came to living out the values of the organization in daily decisions.

**U.S. Government Workplaces Are Weakest in Embedded Ethical Values**

Component of Ethical Culture

Due to rounding, totals may not equal 100 percent.

Governance not viewed by employees as socially responsible in decisions. As an example of the embedded values challenge, more than one-third of employees say government does not demonstrate its values through socially responsible decision-making:

- Thirty-two percent of government employees believe that leaders do not consider their effects on environment when making decisions; and

- Twenty-nine percent of government employees believe that leaders do not consider their effect on future when making decisions.
Conflicts of Interest Pose Most Severe Risk to Public Trust in 2007

The Ethics Resource Center has developed, based on the perspective of employees at all levels in government, the ERC Ethics Risk Index to identify the types of misconduct that pose the greatest risk to public trust. The ERC Ethics Risk Index exposes the likelihood that a particular kind of misconduct is occurring and is going unreported; it does not address the severity of each particular kind of misconduct and its potential impact on the government organization.

The ERC Ethics Risk Index presents data in a continuum, but the projected risk of various types of misconduct falls into three categories: Severe Risk (happens frequently and usually goes unreported), High Risk (happens often and often goes unreported), and Guarded Risk (happens less frequently and may go unreported).

Four kinds of misconduct pose **severe risk** to government this year:

- Employees putting their own interests above the organization’s (conflicts of interest);
- Lying to employees;
- Abusive or intimidating behavior; and
- Internet abuse.
The public sector faces high risk in the areas of:
- Misreporting of hours;
- Improper hiring practices;
- Lying to stakeholders;
- Safety violations;
- Discrimination;
- Misuse of confidential information;
- Sexual harassment;
- Provision of low quality goods and services; and
- Environmental violations.

Ethics Risk Can Be Effectively Quantified from Employee Perspective — Allowing Governments to Assess Public Sector Risks From the Inside

Governments can learn about the ethics risks they face by assessing how often misconduct occurs and is reported.

Conflicts of interest, lying to employees, abusive or intimidating behavior, and Internet abuse pose most severe risk.

The ERC Ethics Risk Index℠ is a measure of incidence and reporting.
Risk to public trust is reduced when government leaders are aware of and responsive to ethics issues, and when the overall amount of misconduct taking place declines. The Ethics Resource Center’s 2007 National Government Ethics Survey reveals that these accomplishments are achieved by adopting an agency-wide cultural approach to organizational ethics and by establishing a well-implemented ethics and compliance program.

Well-Implemented Ethics and Compliance Programs Have a Positive Impact on Ethics. Pressure is reduced by 80 percent in workplaces with a well-implemented program. Having a well-implemented ethics and compliance program can reduce observations of misconduct by almost 25 percent. Finally, a well-implemented program can also nearly double reporting of misconduct.

Strong Ethical Culture Has a Larger Impact on Ethical Conduct. Rather than an emphasis on compliance with laws, regulations, and standards, an agency-wide cultural approach to ethics creates a workplace in which ethical behavior occurs for reasons beyond deterrence and sanctioning by authority. Furthermore, in a strong ethical culture, management at all levels consistently demonstrates the conduct
Well-implemented ethics and compliance programs double reporting and reduce observations of misconduct by a quarter.

A strong ethical culture cuts the rate of misconduct in half and significantly increases reporting.

The largest reduction of the risk of loss of public trust comes from combination of a well-implemented ethics and compliance program and an agency-wide commitment to strong ethical culture.
they want employees to emulate, and employees take the values of the organization seriously when deciding how they should act. A strong ethical culture yields several positive outcomes:

- Pressure is decreased by as much as 74 percent;
- The rate of misconduct is cut in half;
- Reporting rises reporting by 40 percent.

**Strong Agency-Wide Ethical Culture Together With Well-Implemented Ethics and Compliance Program Leads to Greatest Reduction in Ethics Risk.** In nearly every instance, it is the combination of strong ethical culture plus a well-implemented program that creates the most favorable outcomes for a government workplace.

- In these workplaces 36 percent of employees observed misconduct;
- Seventy-five percent of employees reported their observations of misconduct; and
- Just 3 percent of employees felt pressure to compromise their organizations’ standards or the law.

Organizations with strong culture and an effective program have just two types of misconduct that pose a high risk, and none that pose a severe risk to the organization. However, in organizations with a weak culture and little to no ethics program all types of misconduct are in high risk or above, and 50 percent go beyond the severe category.
The additional findings sections augment the key findings addressed previously. The current state of ethics in government at the national, state, and local levels are addressed in turn.

Federal Government Has Comparatively Better Results, Yet Misconduct Remains High

Compared to the other levels of government, fewer federal employees observed misconduct in the previous twelve months and more reported what they observed. This is in large measure due to the fact that more federal government employees work in organizations with well-implemented ethics and compliance programs. Additionally, leaders and supervisors at the federal level are more likely to reinforce the importance of ethics than state and local leaders — two of four important elements in building a strong ethical culture. The federal government seems to do better when it comes to workplace ethics. Nevertheless, more than half of federal employees observed misconduct, and twenty-five percent of employees still don’t report.

- **Just over half of federal employees observed misconduct in the past year.**
  In the past twelve months, 52 percent of federal government employees observed at least one type of misconduct. Of this 52 percent of employees, 70 percent observed more than one type of misconduct.

  - The four types of misconduct observed most frequently by federal government employees are:
    - **Abusive behavior** — observed by 23 percent of federal government employees;
    - **Safety violations** — observed by 21 percent of federal government employees;
    - **Lying to employees** — observed by 20 percent of federal government employees; and
    - **Putting one’s own interests ahead of the organization (conflicts of interest)** — observed by 20 percent of federal government employees.

Employees at the federal level were the only government employees to indicate observance of misconduct at levels significantly lower than the U.S. average. Four types of misconduct were lower than the U.S. average — stealing, lying to stakeholders, misreporting hours worked and Internet abuse.
### ADDITIONAL FINDINGS: FEDERAL GOVERNMENT

**Federal Government Equal to or Better Than US Average for Most Types of Misconduct Observed**

- Bribes: 2%
- Stealing: 3%
- Using competitors’ inside info: 4%
- Alteration of financial records: 4%
- Environmental violations: 8%
- Alteration of documents: 9%
- Lying to stakeholders: 10%
- Improper hiring practices: 10%
- Sexual harassment: 11%
- Provision of low quality goods and services: 11%
- Misreporting hours worked: 12%
- Discrimination: 12%
- Internet abuse: 13%
- Misuse of confidential org info: 14%
- Putting own interests ahead of org: 20%
- Lying to stakeholders: 20%
- Safety violations: 21%
- Abusive behavior: 23%

- Significantly better than U.S. average
- Average
- Significantly worse than U.S. average

**Senior managers may be unaware of misconduct taking place.** One in four federal government employees who observed misconduct did not report it. When they did report, federal employees were not likely to use established channels.

- Only 2 percent of federal government employees made use of whistleblower hotlines to report their observations of misconduct; employees overwhelmingly reported to supervisors, who may or may not identify the situations described as misconduct and pass it along to top management.

**Federal Government Employees Overwhelmingly Chose to Report Observations of Misconduct to Direct Supervisors**

Chosen Method of Reporting:
- Supervisor
- Higher management
- Other responsible person (including ethics officer)
- Someone outside organization
- Hotline
- Other

Due to rounding, totals may not equal 100 percent.
Two in ten federal government employees work in environments conducive to misconduct. In environments conducive to misconduct, employees are introduced to situations inviting wrongdoing and/or they feel pressured to cut corners to do their jobs. Further, employees may feel that work values conflict with personal values. In such contexts, employees are 63 percent more likely to observe misconduct.

Thirteen percent of federal government employees feel pressure to compromise the organization's standards.

Many of those who reported the misconduct they observed were retaliated against. This is troubling on two fronts: reporters are punished for their responsible, courageous decision at the same time that future reporting is discouraged.

More than one out of ten (11 percent) of federal government employees who reported their observations of misconduct have experienced retaliation as a result of their reports.

Almost a quarter (24 percent) of federal government employees who observed misconduct but chose not to report it feared retaliation from management.

Also, 16 percent of non-reporters within the federal government feared retaliation from their peers.

Most federal employees recognize that their workplace has a full ethics and compliance program. Just under two out of three federal government employees identified existence of ethics and compliance program standards and resources in their organization.

Almost Two-Thirds Identify Existence of Comprehensive Ethics & Compliance Program

<table>
<thead>
<tr>
<th>Component</th>
<th>Percentage</th>
</tr>
</thead>
<tbody>
<tr>
<td>Code of conduct</td>
<td>98%</td>
</tr>
<tr>
<td>Hotline for reporting</td>
<td>96%</td>
</tr>
<tr>
<td>Ethics training</td>
<td>96%</td>
</tr>
<tr>
<td>Discipline for violators</td>
<td>94%</td>
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<tr>
<td>Mechanism for advice</td>
<td>92%</td>
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<tr>
<td>Evaluation of ethical behavior</td>
<td>79%</td>
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<tr>
<td>Full Program</td>
<td>64%</td>
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</table>
Almost universally, federal employees identified the presence of several key program elements:

- **Code of conduct** — identified by 98 percent of federal government employees;
- **Hotline for reporting** — identified by 96 percent of federal government employees; and
- **Ethics training** — identified by 96 percent of federal government employees.

Fewer federal employees are evaluated based on their ethical conduct in performance reviews, and this is the primary reason that more employees of the federal government do not acknowledge the presence of a comprehensive ethics and compliance program at work.

Only 30 percent of federal government employees say their agencies have well-implemented programs. Employees in agencies without well-implemented programs are more likely to refrain from utilizing program resources, and they are more likely to express that they are ill-prepared to handle situations inviting misconduct.

The ethics risk landscape for federal employees is better than the landscape for the other levels of government. Compared to state and local governments, federal government employees face fewer ethics risks.

At the federal level, three types of behavior fall into the **severe risk** category.

- **Abusive or intimidating behavior**;
- **Lying to employees**; and
- **Putting one’s own interests ahead of the organization’s**.

*Federal Government*

- Abusive behavior
- Lying to employees
- Putting own interests ahead of org
- Safety violations
- Misuse of confidential org info/Internet abuse
- Misreporting hours worked
- Improper hiring practices
- Lying to customers, vendors, or the public/Sexual harassment
- Discrimination/Provision of low quality goods and services
- Alteration of documents
- Environmental violations
- Alteration of financial records
- Using competitors’ inside info/Stealing
- Bribes
Several kinds of misconduct pose a **high risk** among federal government employees:

- Safety violations;
- Misuse of the organization’s confidential information;
- Internet abuse;
- Misreporting of hours worked;
- Improper hiring practices;
- Lying to stakeholders (customers, vendors, or the public);
- Sexual harassment;
- Discrimination; and
- Provision of low quality goods or services.

**10 Percent of Federal Workplaces Have a Strong Ethical Culture.** Strong ethical cultures are essential to the reduction of ethics risk, and it is discouraging that so few federal government workplaces have a strong culture.

![Bar Chart](image)

- **Strong culture**
- **Strong-leaning culture**
- **Weak-leaning culture**
- **Weak culture**

**The weakest component of ethical culture in federal government is embedded ethical values** — a key factor in reducing misconduct and pressure.\(^7\)

\(^7\) Note: A regression analysis of the impact of all four components of ethical culture on key outcomes shows that embedded ethical values has the largest impact in reducing the rate of observed misconduct and increasing reporting of observations.
Importantly, more than one in four federal employees indicated that leadership and supervisors demonstrated a strong commitment to ethics — roughly 67 percent more than at state and local levels. Given the impact that strong ethical culture has on observed misconduct, this accounts for the lower levels of misconduct observed at the federal level.

**Federal Government Workplaces Are Weakest in Embedded Ethical Values Component of Ethical Culture**

Due to rounding, totals may not equal 100 percent.
State Governments Are At Greater Risk of Losing Public Trust

Nearly six in ten (57 percent) state government employees observed at least one kind of misconduct in the past year. Eighty-two percent of these employees observed multiple instances. Coupled with the fact that almost 30 percent did not report this wrongdoing, state government faces the greatest ethics risk and the highest potential of losing public trust.

- Nearly six in ten (57 percent) government employees working in state governments witnessed misconduct in the last year. This level of misconduct is equal to the overall average for governments across all levels. Of the state government employees who observed misconduct, 82 percent observed at least two different types of misconduct.

- The three types of misconduct observed most frequently in state governments are:
  - Putting one’s own interests ahead of the organization (conflicts of interest) — observed by 32 percent of state government employees;
  - Lying to employees — observed by 28 percent of state government employees; and
  - Abusive behavior — each observed by 26 percent of state government employees.

- Every kind of misconduct is observed at least as often in state governments as in the public sector in the U.S. as a whole. The misconduct observed most frequently in state governments is also observed significantly more frequently than in the U.S. as a whole.

### ADDITIONAL FINDINGS: STATE GOVERNMENTS

an inside view of ethics in state governments

<table>
<thead>
<tr>
<th>Misconduct</th>
<th>Significantly better than U.S. average</th>
<th>Average</th>
<th>Significantly worse than U.S. average</th>
</tr>
</thead>
<tbody>
<tr>
<td>Bribes</td>
<td>4%</td>
<td>6%</td>
<td>8%</td>
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<tr>
<td>Using competitors’ inside info</td>
<td>14%</td>
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<td>Alteration of financial records</td>
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<td>Alteration of documents</td>
<td>12%</td>
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<tr>
<td>Stealing</td>
<td>10%</td>
<td>10%</td>
<td>10%</td>
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<tr>
<td>Environmental violations</td>
<td>10%</td>
<td>10%</td>
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<tr>
<td>Sexual harassment</td>
<td>9%</td>
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<tr>
<td>Provision of low quality goods and services</td>
<td>10%</td>
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<tr>
<td>Misuse of confidential org info</td>
<td>13%</td>
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<tr>
<td>Safety violations</td>
<td>14%</td>
<td>14%</td>
<td>14%</td>
</tr>
<tr>
<td>Lying to stakeholders</td>
<td>11%</td>
<td>11%</td>
<td>11%</td>
</tr>
<tr>
<td>Misreporting hours worked</td>
<td>19%</td>
<td>19%</td>
<td>19%</td>
</tr>
<tr>
<td>Discrimination</td>
<td>11%</td>
<td>11%</td>
<td>11%</td>
</tr>
<tr>
<td>Internet abuse</td>
<td>11%</td>
<td>11%</td>
<td>11%</td>
</tr>
<tr>
<td>Improper hiring practices</td>
<td>20%</td>
<td>20%</td>
<td>20%</td>
</tr>
<tr>
<td>Abusive behavior</td>
<td>26%</td>
<td>26%</td>
<td>26%</td>
</tr>
<tr>
<td>Lying to employees</td>
<td>32%</td>
<td>32%</td>
<td>32%</td>
</tr>
<tr>
<td>Putting one’s own interests ahead of org</td>
<td>32%</td>
<td>32%</td>
<td>32%</td>
</tr>
</tbody>
</table>

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## ADDITIONAL FINDINGS: STATE GOVERNMENTS

- **Top management may be unaware of the misconduct problem.** Almost three out of ten (29 percent) state governments employees who observed misconduct did not report it.
  
  - Among those who chose to report their observations of misconduct, only a negligible number used a whistleblower hotline.
  
  - A majority (53 percent) chose instead to report their observations to supervisors, who may or may not accurately record the information and pass it along to top management. Unless top management thoughtfully trains supervisors to recognize, address, and document reports, allegations may not be handled properly and measures may not be taken to prevent future incidents.

- **Negligible Use of Whistleblower Hotlines Among State Government Employees**

- **A quarter of state government employees work in environments conducive to misconduct.** In environments conducive to misconduct, employees are introduced to situations directly inviting misconduct, and/or they feel pressured to cut corners to do their jobs. Further, employees may feel that work values conflict with personal values. In such contexts, employees are 63 percent more likely to observe misconduct.
  
  - One of every seven (14 percent) state employees feels pressure to compromise the standards of their workplace.
Many state government employees who reported the misconduct they observed were retaliated against. This is troubling on two fronts: reporters are punished for their responsible, courageous decision at the same time that future reporting is discouraged.

- Almost one out of every five (18 percent) state governments employees who reported their observations of misconduct have experienced retaliation as a result of their reports.
- Over one-third (34 percent) of state governments employees who observed misconduct but chose not to report it feared retaliation from management.
- Almost as many (30 percent) non-reporters within state governments feared retaliation from their peers.

Only 41 percent of state government employees recognize that their workplace has a comprehensive ethics and compliance program. The state percentage is 23 percentage points less than federal government employees (64 percent), and below the U.S. government average (47 percent).

- Some program elements were widely recognized:
  - Discipline of violators — identified by 91 percent of state employees;
  - Code of conduct — identified by 91 percent of state employees; and
  - Hotline for reporting — identified by 88 percent of state employees.

- These three most common elements of an ethics and compliance program all focus on what employees must avoid doing, rather than teaching what should be done. They are generally designed to educate employees on activities to be avoided, instead of proactively teaching and encouraging good conduct.
**ADDITIONAL FINDINGS: STATE GOVERNMENTS**

- **One out of seven (14 percent) state government organizations has a well-implemented program.** This is less than half of the number of federal organizations with well-implemented programs. This is of concern because employees in agencies without well-implemented programs are more likely to refrain from utilizing program resources, and they are more likely to express that they are ill-prepared to handle situations inviting misconduct.

- **State governments are at the greatest risk of losing public trust due to a future rise in misconduct.** Ethics risk is measured based on the amount of misconduct and willingness to report. Because 47 percent of all state employees observed multiple acts of misconduct, and nearly a third did not report\(^4\), state government faces the greatest ethics risk.

  - Several kinds of misconduct pose **severe risk** in state governments:
    - Putting one’s own interests ahead of the organization’s (surpassing the top end of the scale);
    - Lying to employees;
    - Abusive or intimidating behavior;
    - Internet abuse;
    - Improper hiring practices;
    - Misreporting of hours worked; and
    - Discrimination.

  - Additionally, state governments are at **high risk** for several other kinds of misconduct:
    - Lying to customers, vendors, or the public;
    - Safety violations;
    - Misuse of the organization’s confidential information;
    - Sexual harassment; and
    - Provision of low quality goods and services.

---

\(^4\) While the overall rate of reporting for state workers was 71 percent, some kinds of misconduct were reported far less frequently than others.
Just 7 percent of state government workplaces have strong ethical cultures. Strong ethical cultures are the greatest accelerant to the reduction of misconduct. Nevertheless, the cultures of more than half (53 percent) of state governments are weak or weak-leaning.
The weakest component of ethical culture in state governments workplaces is embedded ethical values. Just 8 percent of state government workplaces have a strong embedded ethical value component, and fewer than half have positive cultures in this area. This is of concern because embedded ethical values are the cultural element with the most profound impact on misconduct and pressure to compromise standards.
**ADDITIONAL FINDINGS: LOCAL GOVERNMENTS**

An inside view of ethics in local governments

**Highest Misconduct and Retaliation for Reporting at Local Levels**

The least amount of progress has been made at the local level in establishing ethics and compliance programs that employees are aware of and utilize. Similarly, very few employees feel they work in strong ethical cultures — to the contrary, employees are more likely to work in environments conducive to misconduct. Finally, one in five employees experiences retaliation for reporting wrongdoing. In light of these issues, it is not surprising that employees in local governments also observe the most misconduct.

- **An alarming number of local government employees see misconduct at work.** Sixty-three percent of government employees working in local governments observed at least one type of misconduct in the past twelve months. This rate is higher than all other kinds of government and both publicly-traded and privately-held businesses (57 percent and 55 percent respectively).

  - Of the 63 percent of local government employees who observed misconduct, 75 percent observed more than one type.

  - The three types of misconduct observed most frequently in local governments are:
    - *Abusive behavior* — observed by 26 percent of local government employees;
    - *Putting one’s own interests ahead of the organization* — observed by 26 percent of local government employees; and
    - *Internet abuse* — observed by 23 percent of local government employees.

  - Every kind of misconduct is observed at least as often in local governments as in U.S. workplaces on average. Several kinds are observed significantly more frequently in local governments than in the public sector in the U.S. as a whole.

**Among Local Government Employees, All Forms of Misconduct Are at or Above National Average**

- Using competitors’ inside info
- Bribes
- Misuse of confidential org info
- Alteration of financial records
- Alteration of documents
- Sexual harassment
- Stealing
- Provision of low quality goods and services
- Environmental violations
- Discrimination
- Lying to stakeholders
- Safety violations
- Improper hiring practices
- Misreporting hours worked
- Lying to employees
- Internet abuse
- Putting own interests ahead of org

(See diagram for percentage comparison.)

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**Top management is likely to be unaware of the problem.** One-third of local government employees who observed misconduct did not report it. Very few (only 3 percent) report misconduct using whistleblower hotlines.

Instead, local government employees prefer reporting to a supervisor or an individual in higher management. Unless top management trains supervisors to recognize, address, and document reports, allegations may not be handled properly and measures may not be taken to prevent future incidents.

**Over a quarter of local government employees work in environments conducive to misconduct.** In environments conducive to misconduct, employees are introduced to situations directly inviting misconduct, and/or they feel pressured to cut corners to do their jobs. Further, employees may feel that work values conflict with personal values. In such contexts, employees are 63 percent more likely to observe misconduct. More local government employees feel the pressure to compromise their organizations’ standards; 16 percent of local government employees feel pressure, compared to 13 percent of federal employees and 14 percent of state government employees.
Many employees who reported misconduct experienced retaliation. One out of five reporters at the local level experienced retaliation as a result; this is the highest rate among all levels of government. This is troubling on two fronts. First, reporters are punished for their responsible, courageous decision. Also, future reporting is discouraged.

- Twenty-eight percent of employees in local governments who observed misconduct but chose not to report it feared retaliation from management.

- Almost as many (26 percent) non-reporters in local governments feared retaliation from their peers.

The majority of local government employees do not know that their workplace provides comprehensive ethics & compliance program resources to offer guidance and help. This highlights the need for more robust and effective ethics resources at the local level.

- Fewer than two out of five local government employees identified the existence of all elements of an ethics and compliance program in their workplace.

- The most common program elements in local governments are:

  - **Code of conduct** — identified by 91 percent of local government employees;
  - **Discipline of violators** — identified by 90 percent of local government employees; and
  - **Hotline for reporting** — identified by 85 percent of local government employees.

![Fewer Than Two Out of Five Identify Existence of Comprehensive Ethics & Compliance Program](chart.png)
**Only 14 percent of local governments have programs that are well-implemented.** This is considerably less than peers in federal government (30 percent), but equal to the percentage of state government workplaces with a well-implemented ethics and compliance program. The small percentage of well-implemented programs is troubling because they are an important intervention for reducing ethics risk.

**Local governments are at risk for ethics violations that erode the public trust.**

- Several kinds of misconduct pose **severe risk** for local governments:
  - Putting one’s own interests ahead of the organization’s;
  - Abusive or intimidating behavior;
  - Internet abuse; and
  - Lying to employees.

- Many other kinds of misconduct put local governments at **high risk**:
  - Lying to customers, vendors, or the public;
  - Misreporting of hours worked;
  - Improper hiring practices;
  - Safety violations;
  - Discrimination;
  - Environmental violations;
  - Stealing; and
  - Provision of low quality goods and services.
■ **Ethical culture in local governments is weak.** Only 9 percent have strong cultures, but over half (51 percent) have weak or weak-leaning ethical cultures.

Majority of Local Government Workplaces Do Not Have a Strong Ethical Culture

![Bar chart showing the distribution of ethical culture types in local government workspaces.

Due to rounding, totals may not equal 100 percent.

■ **Local governments are perceived to be weak in making values-based organizational decisions.** The weakest component of ethical culture in local governments is embedded ethical values — a key factor in reducing misconduct and pressure. Just 6 percent of local government workplaces have strong embedded ethical values.

Local Government Workplaces Are Weakest in Embedded Ethical Values Component of Ethical Culture

![Bar chart showing the distribution of ethical culture types for various aspects of organizational values.

Due to rounding, totals may not equal 100 percent.
The foundation of the US government — the democratic system — is built upon a sense of trust. Funding, authority, and the permission to change communities are all bestowed on government organizations with the expectation that leaders and employees will act in the best interests of the public-at-large. Whether elected, appointed, or hired as public servants, every government employee has the ability to make decisions that will inspire public confidence. Every public servant also faces situations that, if handled poorly, can undermine public trust.

The state of ethics in government today is not the result of a single incident, a particular political administration, or even the activities of a small group of government organizations. In fact, the results of this study reveal an ethics crisis in government that has grown over time and is pervasive throughout all types of governmental functions and levels. Throughout our nation, public trust in the integrity of government is at risk.

Yet there is good news, as revealed by the 2007 NGES. Ethics risk can be reduced, and public trust regained. Some efforts already in place within government organizations have made a difference, and there is more that government can do. To accelerate positive change, leaders of government organizations must understand that:

- **The time is now.** An Enron-like scandal could take place in a government organization in the near future, just as easily as it did in business a few years ago. Already the majority of government employees observe misconduct at work. One quarter of employees are currently working in situations that are conducive to misconduct and half say they encounter circumstances in their job that invite wrongdoing. Finally, although many employees report misconduct they see taking place, they use channels that do not guarantee consistent response and the flow of information which allows government leaders to take further preventative action. In other words, the circumstances are ripe for scandal and for government leaders to be caught unaware.

- **Traditional approaches will not be enough.** Prevailing methods for addressing problems — the implementation of formal government programs, creation of policies, and, in some cases legislative action to improve internal controls — do make some difference. But, at present, only half of government employees are aware that these programs exist, and only 18 percent of government ethics and compliance programs are well-implemented. Even if all government agencies had well-implemented programs, the most significant change will come only when effective government programs are coupled with a strong ethical culture. Reaching this point will require an “out of the box” approach for many government leaders.
The path to improvement will also require that each level of government address its specific challenges:

- **Federal government organizations** — First and foremost, it is important for federal government leaders to recognize that, even though findings are better at the federal level, there is still work to be done. More than half of federal employees observe misconduct, and one in five federal employees currently works in a context that is conducive to further wrongdoing. Despite a larger reach with federal ethics and compliance programs, only 30 percent of these programs are well-implemented and therefore effective in preventing and detecting these problems. Despite the fact that a strong ethical culture yields high returns — reducing misconduct by one half — only 8 percent of federal government workplaces have a strong culture in place.

- **State government organizations** — Leaders of organizations at the state level are in a precarious position: although their rates of misconduct are equal to the overall government average, they face the highest ethics risk over any other government level. The issue at the state level is not just a series of isolated incidents of ethics violations. Many state employees who witness misconduct see multiple kinds, suggesting that there are problem areas where substantive issues likely exist. State governments also have the highest percentages of workplaces with weak ethical cultures.

- **Local government organizations** — More local government employees witness misconduct than employees at the other levels, and local leadership is less likely to be aware of wrongdoing when it does happen. Reporting of violations is lowest at the local government level; this is not surprising given that one in five employees who is courageous enough to blow the whistle experiences retaliation as a result. Pressure to compromise standards is also 38 percent higher in these organizations than the U.S. average. Finally, local governments have the farthest to go in establishing well-implemented ethics and compliance programs. When viewed together, these circumstances suggest that employees in local governments are likely to be in very difficult situations with perceptions that they have very few options. Although local government workplaces do have stronger ethical cultures than state government workplaces, local governments need to strive higher — still just 9 percent of local governments have strong ethical cultures.
Recommendations for Public Sector Leaders

There are measures that public sector leaders can take to get started in addressing these challenges. Progress can be made by taking a few steps:

- **Elevate Ethics on the Agenda.** Effective ethics interventions begin with intentional and high-level oversight, with a message and approach that is carried out until it is pervasive in government workplaces. If government organizations are going to reduce their risks, ethics should be as important a focus as the economy, education, or community operations. The expectation that ethics is a priority should be woven into all communications to government employees, and government leaders should establish accountability measures to ensure that ethics and compliance programs are established and implemented well and that the cultivation of strong ethical cultures begins immediately.

- **Focus on Tone at the “Tops.”** A sizeable percentage of government employees believe that their top management is weak on ethics. However, when asked to identify the “top” of their organization, more government employees chose the leader of their particular work locations than the senior-most leader of their organization as a whole. This means that there are many “tops” to government organizations, and all leaders need to be trained and encouraged to create strong ethical cultures. In particular, employees need to be convinced that their management doesn’t just “talk the talk”; the commitments leaders make — especially when they talk about the importance of ethics and support for whistleblowers — need to be followed with action.

- **Evaluate Existing Ethics and Compliance Programs.** Having a well-implemented program is a vital step in establishing standards for government conduct and detecting when misconduct is taking place. Merely having a code of conduct or an all-employee training program does not guarantee its usefulness. Having established ethics as a priority for leadership at all levels in an organization, the next important step is to be sure that the formal program efforts and internal controls are yielding positive results; this is a challenge at all levels of government. If a program is not in place at all, government leaders should get one started. Agencies that do have programs need to ask employees at all levels whether they make use of the resources provided to determine whether it is meeting its stated goals.

- **Prepare Supervisors to Act on Reports of Misconduct.** Supervisors are most likely to receive reports about observations of misconduct, so they need to be prepared to recognize these reports as ethics-related and to respond appropriately. If they are not properly trained to address reports, incidences of misconduct may be addressed inadequately or higher management may never be informed about ethics problems that exist. When managers handle reports in consistent and relevant ways, employees perceive that their report makes a difference and are more likely to report in the future. Clear communication of the process for handling of ethics violations also increases the likelihood that senior government leaders will be made aware when misconduct problems arise.
CONCLUSION

- **Create a Catalyst to Inspire Change.** There are lessons to be learned from the federal, state, and local government agencies that already have well-implemented programs and strong ethical cultures in places. Furthermore, the private and civil society sectors also work to reduce their ethics risks, so businesses and nonprofit organizations also have important insights to share which might be of help to government leaders. As the adage says, “iron sharpens iron.” It is time to bring leaders from across levels of government and across sectors together to share ideas and create accountability mechanisms for one another.

When ethics is a priority, the benefit is enormous. Every effort to reinforce the importance of government integrity can and will make a difference; it is possible to improve workplace ethics. Now is the time to make change, and it is our hope that this research will inspire government leaders to take immediate action. We wish our government colleagues great success, and we look forward to being of assistance in that journey.
The findings in this report represent only a portion of the National Workplace Ethics Study. In the coming months, ERC plans to undertake several additional research efforts to expand upon and complement the findings presented here:

- Publication of the National Nonprofit Ethics Survey, an investigation of the ethics of civil society — from the perspectives of employees;
- Reimplementation of the government study, collecting additional demographic data to allow for deeper exploration of specific groups (e.g., elected officials, bureaucrats, political appointees, etc.);
- Expansion of the ERC Ethics Risk Index to include evaluation of the impact of specific kinds of misconduct on the company; and
- Further exploration of the relationship between ethical culture and ethics and compliance programs.

Please contact the Ethics Resource Center at ethics@ethics.org to find out more about how you can help support these research projects.
The 2007 NGES Advisory Group includes ethics and compliance practitioners from federal, state, and local governments as well as academics with expertise in the field of ethics in government. The 2007 NGES research team thanks the following individuals for their insight and collaborative support, which have been invaluable.

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The findings and conclusions of this report are those of the Ethics Resource Center alone and do not represent the views of our Advisory Group members or their organizations.

\* A list of the members of the NGES 2007 research team can be found on p. 44.
RESEARCH TEAM
for Ethics Resource Center’s 2007 National Government Ethics Survey

The 2007 NGES benefits from the rich experience of a multi-faceted ERC research team.

A team of researchers and adjunct analysts developed the survey instrument, analyzed the data, and generated the report. This team included ERC staff members, as well as adjunct experts:

- Patricia J. Harned, Ph.D., President
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Data for the 2007 NGES was collected by Opinion Research Corporation (ORC):

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Additional findings, methodology, and demographic information can be found at www.ethics.org.