March 4, 2013

The Honorable Thomas R. Carper
Chairman
United States Senate
Committee on Homeland Security & Governmental Affairs
340 Dirksen Senate Office Building
Washington, DC, 20510

Re: Office of Inspector General Review of NEA Compliance
    Under the Improper Payments Elimination and Recovery Act (IPERA)

Dear Chairman Carper,

The Improper Payments Information Act (IPIA) of 2002\(^1\) and the Office of Management and Budget (OMB) Circular A-123, Appendix C, Management’s Responsibility for Internal Control: Requirements for Effective Measurement and Remediation of Improper Payments, require agencies to review all programs and activities, identify those that are susceptible to significant erroneous payments, and determine an annual estimated amount of erroneous payments made in those payments. The IPIA was followed by the Improper Payments Elimination and Recovery Act (IPERA) in 2010 and a series of OMB memoranda, including an update to Circular A-123, which established new requirements for agencies on improper payments.

The NEA reported in its November 2012 Performance and Accountability Report, that none of the four major fund categories that comprise its “program inventory” (per OMB Circular A-136) qualifies as risk-susceptible based on OMB guidance thresholds.

The occurrence of NEA’s improper payments is well below the significant standard of improper payments, which is defined by OMB guidance as exceeding $10 million and 2.5 percent of total outlays or, alternatively, $100 million. Therefore, the NEA Office of Inspector General (OIG) did not have anything to review for compliance under IPERA.

Thank you.

Sincerely,

[Signature]

Tonic Jones
Inspector General

\(^1\) P.L. 111-204.
cc: The Hon. Tom Coburn
     The Hon. Darrell Issa
     The Hon. Elijah Cummings
     Mr. Gene L. Dodaro, Comptroller General
     Mr. Danny Werfel, Controller
     NEA Acting Chairman Joan Shigekawa