ETHICS HANDBOOK FOR ON AND OFF-DUTY CONDUCT

Download the Ethics Handbook

Introduction

January 2017

This Ethics Handbook for On and Off-Duty Conduct summarizes the principal ethics laws and regulations governing the conduct of Department of Justice employees. The purpose of this handbook is to increase your awareness of the ethics rules and their applications, including when you are not in a duty status or are on leave. We have included citations after each rule and we suggest that you consult the full text of the law or regulation when you have specific questions.

The ethics rules condensed here include the conflict of interest statutes found at 18 USC §§ 202 to 209, Executive Order 12674 on Principles of Ethical Conduct as amended by EO 12731, the Uniform Standards of Ethical Conduct for Employees of the Executive Branch at 5 CFR Part 2635, Department of Justice regulations at 5 CFR Part 3801 that supplement the uniform standards, and additional Department regulations at 28 CFR Part 45, and Executive branch-wide standards of conduct at 5 USC § 735.

The Designated Agency Ethics Official (DAEO) for the Department is the Assistant Attorney General for Administration. The Departmental Ethics Office is responsible for the overall direction for the ethics program in the Department. Each Bureau, Office, Board and Division has a Deputy DAEO who should be your first contact for advice. Your component may have additional guidance that addresses specific circumstances, in particular with off-duty conduct and employees serving in foreign countries. Employees are responsible for knowing and adhering to any component specific guidance.

The ethics statutes and regulations may be found on the website of the Departmental Ethics Office. If you do not have access to the internet, contact your Deputy DAEO to obtain a paper copy of the regulations. If you do not know who your ethics official is, call the Departmental Ethics Office on (202) 514-8196 or consult the website for a list of ethics officials within the Department.

Some of these rules require analysis when applying them to specific situations. You should use this handbook as a means of keeping yourself apprised of the general prohibitions, but you should always seek advice from an ethics official if you are contemplating an action that you think might be covered by the rules, especially where it may be necessary to obtain a waiver or approval in advance.

Generally, an employee who provides all the facts to an ethics official and follows the advice given will not later be disciplined for violating the standards of conduct if subsequent inquiry reveals a possible violation consistent with the facts provided. Heads of components in consultation with the appropriate Deputy DAEO grant most formal determinations on ethics questions, including waivers and approvals.

We hope you will find this handbook useful

The Departmental Ethics Office

14 General Principles of Ethical Conduct

The following general principles apply to every employee and may form the basis for the standards contained in this part. Where a situation is not covered by the standards set forth in this part, employees shall apply the principles set forth in this section in determining whether their conduct is proper.

1. Public service is a public trust, requiring employees to place loyalty to the Constitution, the laws and ethical principles above private gain.
2. Employees shall not hold financial interests that conflict with the conscientious performance of duty.
3. Employees shall not engage in financial transactions using nonpublic Government information or allow the improper use of such information to further any private interest.
4. An employee shall not, except as permitted by these standards of conduct, solicit or accept any gift or other item of monetary value from any person or entity seeking official action from, doing business with, or conducting activities regulated by the employee’s agency, or whose interests may be substantially affected by the performance or nonperformance of the employee’s duties.
5. Employees shall put forth honest effort in the performance of their duties.
6. Employees shall not knowingly make unauthorized commitments or promises of any kind purporting to bind the Government.
7. Employees shall not use public office for private gain.
8. Employees shall act impartially and not give preferential treatment to any private organization or individual.
9. Employees shall protect and conserve Federal property and shall not use it for other than authorized activities.
10. Employees shall not engage in outside employment or activities, including seeking or negotiating for employment, that conflict with their official Government duties and responsibilities.
11. Employees shall disclose waste, fraud, abuse, and corruption to the appropriate authorities.
12. Employees shall satisfy in good faith their obligations as citizens, including all just financial obligations, especially those—such as Federal, State, or local taxes—that are imposed by law.
13. Employees shall adhere to all laws and regulations that provide equal opportunity for all Americans regardless of race, color, religion, sex, national origin, age, or handicap.
14. Employees shall endeavor to avoid any actions creating the appearance that they are violating the law or the ethical standards set forth in this part. Whether particular circumstances create an appearance that the law or these standards have been violated shall be determined from the perspective of a reasonable person with knowledge of the relevant facts.

5 C.F.R 2635.101 (b)

**Conduct Prejudicial to the Government**

An employee shall not engage in criminal, infamous, dishonest, immoral or disgraceful conduct, or other conduct prejudicial to the government. In connection with overseas service, the State Department has defined notoriously disgraceful conduct as conduct which, were it to become widely known, would embarrass, discredit, or subject to opprobrium the perpetrator and the United States.

5 CFR735.203, 3 FAM 4139.14

**Gambling**

An employee is prohibited from participating in any gambling activity while on- duty or on government property. Although there is an exception for activity necessitated by the employee’s official duties. Employees must seek and adhere to their component’s guidance on such gambling activity.

5 CFR 735.201

**Commercial Sex**

An employee is at all times prohibited from soliciting, procuring, or accepting commercial sex, whether on or off-duty or on personal leave, and regardless whether the activity is legal or tolerated in a particular jurisdiction, foreign or domestic.

*Attorney General Memorandum, April 2015*

**Intoxicants**

An employee is prohibited from habitually using alcohol or other intoxicants to excess. Components may have more specific guidance and limitations, including for off-duty alcohol use. Employees must know and adhere to the specific limitations that apply to the employee.
5 USC 7352

Just Financial Obligations

An employee shall satisfy in good faith the obligations as a citizen, including all just financial obligations, especially those—such as Federal, state and local taxes—that are imposed by law.

5 2635.809

Equal Opportunity

An employee shall adhere to all laws and regulations that provide equal opportunity for all Americans regardless of race, color, religion, sex, sexual orientation, gender identity, national origin, age or handicap.

5 CFR 2635.101(b)(13), 5 USC 2302

EO 13087, EO 13672

Appearance of Impropriety

An employee shall endeavor to avoid any actions creating the appearance that the employee is violating the law or the ethical standards set forth in this part.

5 CFR 2635.101(b)(14)

Nepotism

An employee may not appoint, employ, or promote a relative to a position in the Department, or advocate a relative for appointment, employment, promotion or advancement. Employees should be cautious when assisting in any way relatives who are seeking employment, appointment, or advancement in Department positions.

5 USC 3110

Security Clearances

As a reminder for employees for whom a security clearance is required for performance of their official duties, any above-noted prohibited conduct, and more, may be grounds for suspension or revocation of a clearance. This could also result in adverse disciplinary action, including suspension or removal.

Consult your security program manager for more guidance.

Misuse of Official Position

General Rule

You may not use your public office for your own private gain or for the gain of persons or organizations with which you are associated personally. Your position or title shall not be used: to coerce or induce another person, including a subordinate, to provide any benefit, financial or otherwise, to you or to friends, relatives, or persons with whom you are affiliated in a nongovernmental capacity, to endorse any product or service; or to give the appearance of governmental sanction. For example, you may use your official title and stationery only in response to a request for a reference or recommendation for someone you have dealt with in Federal employment or someone you are recommending for Federal employment.

5 CFR 2635.702

Use of Government Property and Time

Generally, you should be mindful of your responsibilities to make an honest effort to use government property and official time, including the time of a subordinate, for official business only, and to protect and conserve government property. However, as a Justice Department employee, you are generally authorized to make minimal personal use of most office equipment and library facilities where the cost to the government is negligible and where it does not interfere with official business, where permitted by security rules, and on your own time. This limited personal use is a privilege, not a right.
and employee use must conform to all restrictions. Employees may not use government property including computer systems and individual electronic devices for commercial purposes; to send solicitations; lobby or engage in prohibited political activity; for activities that are illegal, inappropriate or offensive to fellow employees or the public; or to create, download, view, or store, copy or transmit sexually explicit or sexually oriented materials or materials related to illegal gambling, illegal weapons, terrorist activities or other illegal activities; or any other prohibited uses as set forth in Department and component orders or guidance. Employees may not use Government equipment as a substitute for personally-owned equipment.

Personal activities should be conducted on personal equipment, except to the minimal degree that personal use on Government equipment is permitted by Department policy.

You may not use your DOJ contact information including email address for non-official matters except as emergency contact information and for persons such as close family and friends, children's school, and in similar limited circumstances, where it is clear your communication is not on behalf of the Department and you are not attempting to exert official influence.

5 CFR 2635.704, DOJ Order 2740.1A
28 CFR 4S 4

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<th>Government Vehicles</th>
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<th>Use of Nonpublic Information</th>
<th>You may not engage in a financial transaction using nonpublic information or allow the use of such information to further your private interests or those of another. Nonpublic information is information you gain on the job, which has not been made available to the general public, and is not authorized to be made available on request such as through the FOIA. (There are also statutory prohibitions on the misuse of information involving national security, trade secrets, individuals and government procurement.)</th>
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<td>5 CFR 2635.703, 5 USC 522 &amp; 522a</td>
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<th>Political Activities The Hatch Act</th>
<th>All federal employees may vote, express opinions and make political contributions. Under the Hatch Act, active participation in partisan political activities by federal employees is restricted, and employees serving in certain positions are more restricted than others. All federal employees are barred from using their official authority or influence to interfere with an election from engaging in political activity while on duty in a government office, wearing an official uniform or using a government vehicle, and from soliciting or discouraging the political activity of anyone who does business with the Department. The rules are specific and may be complex. Any employee seeking to actively engage in partisan political activity should consult the guidance available on the Department’s website, and the guidance issued by his or her component.</th>
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Employees May Not:
- Use official authority or influence to interfere with or affect the result of an election.
- Participate in political activities (to include wearing political buttons) while on duty; while wearing a uniform, badge or insignia of office; while in a government occupied office or building; or while using a government owned or leased vehicle.
- Solicit, accept or receive a political contribution from a member of the public.
- Solicit political contributions in a speech given at a fundraiser.
- Sponsor a fundraiser.
- Allow official title to be used in fundraising or other political activities.
- Solicit, accept or receive uncompensated volunteer services from a subordinate.
- Be a candidate for partisan political office except as an independent candidate in certain communities.
- Solicit or discourage the political activity of anyone who is a participant in any matter before the Department.

**Most Employees May:**

- Express opinions on political subjects and candidates.
- Campaign for or against a referendum, constitutional amendment or ordinance.
- Participate in civic, professional and other similar activities.
- Sign a political petition.
- Display signs, stickers, badges or buttons for candidates for partisan political office except when on duty.
- Register and vote.
- Run as a candidate or support a candidate in a non-partisan election.
- Contribute to a political party, or a candidate in a partisan election.
- Join, organize and serve as an officer of a political party or group.
- Address a convention, caucus, rally or similar gathering of a political party for or against a partisan political candidate.
- Participate in a nominating caucus, convention, rally or other political gathering.
- Initiate and circulate a nominating petition for a partisan candidate.
- Canvass for votes for or against a candidate for partisan political office.
- Endorse or oppose a partisan political candidate.
- Participate in and manage the campaign of a partisan political candidate.
- Serve as a poll watcher, election judge or clerk for a partisan candidate or party.
- Drive voters to polls on behalf of a partisan political candidate or party.
- Attend address, but not solicit funds, at a political fundraiser.
- Solicit, accept or receive volunteer services except from a subordinate.
- Solicit, accept or receive certain contributions from a fellow member of a federal labor organization or other employee organization who is not a subordinate.
- Run as an independent candidate in a partisan election in certain communities and accept and receive but not solicit contributions from the public.

*In DOJ, political appointees, career SES, ALJs, explosives enforcement officers in the ATF, and employees of the Criminal Division, the FBI, and the National Security Division are further restricted with regard to political activities, and may NOT engage in many of these actions. These employees should seek specific guidance from their ethics official before engaging in any partisan political activity.*

## Outside Employment and Activities

### General Rule

You should not engage in any outside employment or other activity that conflicts with your official duties and responsibilities. Employees are prohibited from engaging in outside employment that involves criminal matters, the paid practice of law or matters in which the Department is a party or represents a party. Only the Deputy Attorney General may waive these prohibitions.

5 CFR 2635.802  
5 CFR 3801.106

### Approval for Certain Outside Activities

You are required to obtain written approval for certain employment including the practice of law that is not otherwise prohibited, and any outside employment involving a subject matter related to the responsibilities of your component.

5 CFR 3801.106

### Representing Others

You may not receive compensation for the representation of anyone before a federal agency or official, or before any court in a matter in which the U.S. is a party or has a substantial interest. This prohibition applies whether or not you render the representation yourself.

18 USC 203

You also may not represent someone in connection with a claim against the United States or before a federal agency or official, or before any court, with or without compensation, in a matter in which the U.S. is a party or has a substantial interest.

18 USC 205

There are exceptions to the above statutes for representing your immediate family, testifying under oath, representing another employee in personnel administration proceedings, and representing employee organizations in certain matters.

### Fundraising

You may engage in fundraising in your personal capacity, off-duty, as long as you do not
solicit your subordinates or persons having business with the Department. There is an
exception for mass mailings that do not target the above persons. You may not engage
in fundraising in your official capacity unless authorized by statute, executive order or
regulation (e.g., the Combined Federal Campaign). There is an exception for giving an
official speech at a fundraiser when specifically authorized in advance after disclosure
of all facts and circumstances regarding the event.

5 CFR 2635.808

Service as an 
Expert Witness
You may not serve as an expert witness in your private capacity in any proceeding
before the United States in which the U.S. is a party or has an interest unless
specifically authorized.

5 CFR 2635.805

Honoraria
You may not be paid by anyone but the Government for speaking or writing undertaken
as part of your official duties.

18 USC 209

Outside Teaching 
Speaking and 
Writing
When you are teaching, speaking or writing in your private capacity, you may not use
nonpublic information, nor should there be any use of your official title except as a
biographical detail or where there is a disclaimer. Generally, you may not be
compensated for teaching, speaking, or writing that relates to your official duties.
However, there is an exception for teaching in certain educational settings. If you are a
career employee, or non-career employee classified at GS-15 and below, what relates to
your duties is a present or recent assignment, or a policy, program or operation of your
component. If you are a non-career employee above GS-15, what relates to your duties
is broader and you must have advance authorization from the DAEO before engaging in
teaching for compensation. You may not use your official time or that of a subordinate to
prepare materials. Some components require advance review and clearance for certain
written work and speeches.

5 CFR 2635.703, .705 & .807
5 CFR 2636.307

ACCEPTING GIFTS AND THINGS OF VALUE

Gifts, Entertainment
And Favors From
Outside Sources
You may not solicit or accept a gift 1) given because of your official position, or 2) from
a prohibited source, which includes anyone who:

• Has or seeks official action or business with the Department;
• Is regulated by the Department;
• Has interests that may be substantially affected by the performance of your
official duties; or
• Is an organization composed mainly of person described above.

The definition of a gift is broad. It includes any gratuity, favor, discount,
entertainment, hospitality, loan, forbearance, or other item having monetary value. It
includes services as well as gifts of training, transportation, travel, lodgings and
meals, whether provided in-kind, by purchase of a ticket, payment in advance, or
reimbursement after the expense has been incurred.

If you are offered a gift and you do not know the source, in circumstances where
you cannot be certain it is a permissible gift, you should decline.
A gift does not include items such as publicly available discounts and prizes, commercial loans, food not part of a meal such as coffee and donuts, and items of little value such as plaques and greeting cards.

Unless the frequency of the acceptance of gifts would appear to be improper, you may accept:

- Gifts based on a personal relationship when it is clear that the motivation is not your official position.
- Gifts of $20 or less per occasion not to exceed $50 in a year from the same source.
- Discounts and similar benefits offered to a broad class, including a broad class of government employees.
- Most genuine awards and honorary degrees related to public service although in many cases you will need prior approval.
- Free attendance, food, refreshments and materials provided at a conference or widely attended gathering or certain other social events which you attend in your official capacity with prior written approval. If you are invited to an event by someone other than the sponsor, the cost must not exceed $390 and at least 100 people must be expected to attend.
- Gifts based on an outside business relationship such as travel expenses related to a job interview, as long as you are recused from matters affecting the donor.

5 USC 7353, 5 CFR 2635.202-204

You should return gifts not meeting the exceptions or contact your Deputy DAEO on how to dispose of them. Perishable items may be given to charity or shared by your office with approval.

5 CFR 2635.205

Supplementation

You may not receive any payment, or supplementation, of your government salary from any source except the Government for performing your duties.

Foreign Gifts

You are allowed to accept certain gifts from foreign governments and their representatives if they do not exceed a minimal value presently set at $390. In addition, if approved in advance, employees may accept travel expenses from a foreign government for travel taking place entirely outside of the United States. Gifts whose value exceeds the minimal value are deemed to be accepted on behalf of the United States and may not be kept by the employee. In addition, an employee may accept meals and refreshments while in a foreign country provided by non-government persons in the course of a meeting when the employee is performing official duties, and where the event includes non-U.S. citizens or representatives of a foreign government or other entities. Employees are responsible for knowing and adhering to their component’s procedures for approval and reporting of gifts from foreign governments or accepted while in a foreign country, and any component specific restrictions.

Gifts to Superiors

You may not give, or solicit a contribution for, a gift to an official superior, and you may not accept a gift from an employee receiving less pay than you if employee is a subordinate. There is an exception for voluntary gifts of nominal value made on special occasion such as marriage, illness or retirement. You also may give an individual gift to a superior costing $10 or less, and contribute to shared food and refreshments in the office.

5 USC 7351, 5 CFR 2635.302 & 304

Travel

Generally, you may not accept reimbursement for travel and related expenses from any
source other than the Government when you are traveling on official duty. However, with prior written approval, DOJ may accept travel expenses incidental to your attendance at conferences or similar functions related to your duties from non-Federal sources pursuant to the GSA regulations cited here. Travel expenses for a spouse accompanying you on official travel may not be accepted.

Consult your Deputy DAEO on obtaining approval for yourself.

You may retain for personal use benefits from commercial sources, including bonus flights, that result from official travel. You may keep a bonus offered when you volunteer to take a later flight as long as the delay does not interfere with the conduct of your duties and you do not charge the Government for additional costs, but you may not keep such a bonus if you are bumped from a flight. In most cases, you may not travel other than coach class when on official business.

41 CFR 301
41 CFR 304

CONFLICTS OF INTEREST

Your nonfederal financial holdings and your outside activities and relationships can trigger the applicability of the conflict of interest statutes and regulations. Below are summaries and examples of how the conflict of interest rules may become applicable to you.

General Rule
You should avoid situations where your official actions affect or appear to affect your private interests, financial or non-financial.

Statutory Prohibition
You may not participate personally and substantially in a matter in which you, your spouse, minor child or general partner has a financial interest. This prohibition also applies if an organization in which you serve as officer, director, trustee, or employee has a financial interest or if a person or organization with which you are negotiating for future employment has a financial interest.

18 USC 208

Impartiality Standard
Generally, you should seek advice before participating in any matter in which your impartiality could be questioned. You may not participate without authorization in a particular matter having specific parties that could affect the financial interests of members of your household or where one of the following is a party or represents a party: someone with whom you have or are seeking employment, or a business, contractual or other financial relationship; a member of your household or a relative with whom you have a close relationship; a current or prospective employer of a spouse, parent or child; or an organization which you now serve actively or have served, as an employee or in another capacity, within the past year.

5 CFR 2635.502

Purchase of Forfeited Property
Without written approval, you may not purchase or use property that has been forfeited to the Government and offered for sale by the Justice Department.

5 CFR 3801.104

Negotiating for Future Employment
Generally, you may not take official action on a matter affecting the financial interests of an organization with which you are negotiating or have an arrangement for a job.
Generally, you must disqualify yourself from a matter in order to negotiate for a job, and employees participating in a procurement have to report to certain officials in writing before negotiating with a contractor competing for that procurement.

You may also have to disqualify yourself when you are merely seeking employment, which includes sending a resume. You should get advice from your Deputy DAEO about seeking and negotiating for employment before you begin a job search.

18 USC 208
41 USC 423
5 CFR 2635.602

Remedies For Conflicts

If you have a financial conflict of interest or believe your impartiality might be questioned, you must either disqualify yourself from taking action that could affect your interest, or see your Deputy DAEO about the following alternatives:

In the case of a financial interest, you either may seek a waiver of the prohibition under 18 USC§ 208 (b), or must divest yourself of the interest. (If you are directed to divest an interest, you may be eligible to defer the tax consequences of divestiture.) Your component head may grant you a waiver if your financial interest is found to be not so substantial as to affect the integrity of your services to the Government.

18 U.SC. 208(b)(1)
5 CFR 2634.1001-.1004

In a case where your impartiality might be questioned, you may obtain a formal determination from your component head that the Department’s interest in your participation outweighs the concern that the integrity of the Department’s operations would be questioned.

5 CFR 2635.502(d)

When participating in matters affecting your financial interests, you have an unlimited exemption for holdings in a diversified mutual fund and for certain employee benefit plans where the holdings may be affected by the matter. In addition, you have an exemption of $50,000 for aggregated interests in sector mutual funds that may be affected by a matter in which you participate. You also have an exemption for interests in publicly-traded securities not to exceed $15,000 in parties to a matter, and $25,000 per asset when participating in a matter of general applicability, such as rulemaking and drafting of most legislation, with a combined limit of $50,000 in all entities affected by the general matter.

Nepotism

You may not appoint, employ, or promote a relative to a position in the Department, or advocate a relative for appointment, employment, promotion or advancement. You should be cautious when assisting in any way relatives who are seeking employment appointment, or advancement in Department positions.

5 USC 3110

POST-EMPLOYMENT RESTRICTIONS

Negotiating for Future Employment

You may not take official action on a matter affecting the financial interests of an organization with which you are negotiating or have an arrangement for a job. Generally, you would disqualify yourself from a matter in order to negotiate for a job, and employees participating in a procurement have to report to certain officials in writing before negotiating with a contractor competing for that procurement. You may also have to disqualify yourself when you are merely seeking employment, which includes sending
a resume. You should get advice from your Deputy DAEO about seeking and negotiating employment before you begin a job search.

18 USC 208
41 USC 423
5 CFR 2635.602

Restrictions for After you Leave Government

There are statutory prohibitions on former government employees that generally prevent you from “switching sides” after leaving the Government. The following are the main restrictions, but see your Deputy DAEO for others:

**Lifetime Ban**

You are prohibited from communicating to or appearing before an employee of an agency or court of the Federal Government on behalf of another person, with the intent to influence, on a particular matter involving specific parties in which you participated personally and substantially while with the Government and in which the United States is a party or has an interest.

18 USC 207(a)(1)

**Two-year Ban**

You are prohibited for two years from communicating to or appearing before an employee of a Federal court or agency on behalf of another person, with the intent to influence, on a particular matter involving specific parties which you know was pending under your official responsibility during your last year of government service and in which the United States is a party or has an interest.

18 USC 207(a)(2)

**One-year Ban**

If you are a “senior employee” you are subject to an additional restriction that generally prohibits you from communicating to or appearing before an employee of the Justice Department or your component on a matter on which you seek official action on behalf of another person. Senior employees are Executive Level officials and SES, SL and ST officials compensated above $161,755.00 as of January 2017. The threshold salary to determine which SES officials are senior officials will increase when the salary for the Executive Level II position increases.

18 USC 207(c)

**One Year Ban for Certain Procurement and Contracting Officials**

If you are serving in a certain critical position or made certain critical decisions on a procurement or a contract in excess of $10 million, you may not receive compensation from that contractor for one year.

41 USC 423

**ADDITIONAL CONSIDERATIONS**

**Supervisors**

Supervisors are responsible for demonstrating integrity in their own conduct and adherence to the letter and spirit of the ethics rules; for ensuring that employees seek advice under the ethics rules when necessary or appropriate; and for taking appropriate
action to report or refer employees when misconduct has occurred or appears to have occurred.

**Special Government Employees**
If you are a special government employee, that is, you expect to serve for no more than 130 days in a 365 day period, you are subject to most of the rules in this handbook. However, in some cases, they are applied less stringently. Consult your Deputy DAEO.

**Attorneys**
If you are an attorney with the Department, you are expected to comply not only with the rules in this Handbook but also with relevant professional codes of conduct. Consult your Deputy DAEO or the Professional Responsibility Advisory Office for advice on which codes apply and what they require.

**Post Employment Compensation**
There are restrictions on you receiving compensation, even after you leave, based on another's representations before the Federal government that took place while you were still a government employee.

18 USC 203

In certain circumstances, you may not be able to maintain a financial relationship with a former employer or accept a severance payment or moving or moving expenses from a private source. Consult your Deputy DAEO for advice.

If you are an attorney, you will have to disqualify yourself in cases you handled before entering the Government and from other matters involving your former law firm or clients for a certain period, usually several years.

Generally, you will not be allowed to remain on leave of absence from a law firm or another business entity while with the Department. See your Deputy DAEO about any repayment of your capital contributions over time or about retaining an interest in a contingent fee.

18 USC 203, 208, & 209
5 CFR 2635.502
*Professional Codes*

*Updated July 21, 2017*

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**Was this page helpful?**

Yes  No