§ 1203.735–206 Economic and financial activities of employees abroad.

(a) Prohibitions in any foreign country. A U.S. citizen employee abroad is specifically prohibited from engaging in the activities listed below in any foreign country.

1. Speculation in currency exchange.
2. Transactions at exchange rates differing from local legally available rates, unless such transactions are duly authorized in advance by the agency.
3. Sales to unauthorized persons (whether at cost or for profit) of currency acquired at preferential rates through diplomatic or other restricted arrangements.
4. Transactions which entail the use, without official sanction, of the diplomatic pouch.
5. Transfers of funds on behalf of blocked nationals, or otherwise in violation of U.S. foreign funds and assets control.
6. Independent and unsanctioned private transactions which involve an employee as an individual in violation of applicable control regulations of foreign governments.
7. Acting as an intermediary in the transfer of private funds from persons in one country to persons in another country, including the United States.
8. Permitting use of one’s official title in any private business transactions or in advertisements for business purposes.

(b)–(c) [Reserved]

(d) Business activities of non-U.S. citizen employees. A non-U.S. citizen employee abroad may engage in outside business activities with the prior approval of the head of the overseas establishment on the basis of the standards expressed in §1203.735–204(a).

§ 1203.735–207 Use of Government property.

An employee shall not directly or indirectly use, or allow the use of Government property of any kind, including property leased to the Government, for other than officially approved activities. An employee has a positive duty to protect and conserve Government property, including equipment, supplies, and other property entrusted or issued to the employee.

§ 1203.735–208 Misuse of information.

For the purpose of furthering a private interest, an employee shall not, except as provided in §1203.735–204(c) directly or indirectly use, or allow the use of, official information obtained through or in connection with Government employment which has not been made available to the general public.

§ 1203.735–209 Indebtedness.

An employee shall pay each just financial obligation in a proper and timely manner, especially one imposed by law such as Federal, State, or local taxes. For the purpose of this section, a just financial obligation means one acknowledged by the employee or reduced to judgement by a court or one imposed by law such as Federal, State, or local taxes, and “in a proper and timely manner” means in a manner which the agency determines does not, under the circumstances, reflect adversely on the Government as the employer. In the event of dispute between an employee and an alleged creditor, this section does not require an agency to determine the validity or amount of the disputed debt.

§ 1203.735–210 Gambling, betting, and lotteries.

An employee shall not participate, while on Government-owned or leased property or while on duty for the Government, in any gambling activity including the operation of a gambling device, in conducting a lottery or pool, in a game for money or property, or in selling or purchasing a numbers slip or ticket. However, this section does not preclude activities:

(a) Necessitated by an employee’s law enforcement duties; or
(b) Under section 3 of Executive Order 10927 and similar agency-approved activities.

§ 1203.735–211 Activities relating to private organizations and politics.

(a) Definition. For the purpose of this section, the term private organization denotes any group of persons or associations organized for any purpose whatever, except an organization established by the Government of the United States, or officially participated in by IDCA.