

UNITED STATES OFFICE OF  
GOVERNMENT ETHICS



April 2, 1997  
DO-97-015

**MEMORANDUM**

**TO: Designated Agency Ethics Officials**

**FROM: Stephen D. Potts, Director**

**SUBJECT: Issuance of a Memorandum by the Office of Legal Counsel on the Application of 18 U.S.C. § 208 to Employee Service on Boards of Directors of Non-Federal Entities**

On November 19, 1996, the Office of Legal Counsel issued a Memorandum addressing whether 18 U.S.C. § 208 would prohibit Federal Bureau of Investigation (FBI) personnel from serving on the boards of directors of non-Federal nonprofit entities in their official capacities. That office determined that the statutory prohibition does prevent an employee from such service absent explicit statutory authority or a waiver under 18 U.S.C. § 208(b). Additional relief might be obtained through a release of fiduciary obligations by the outside organization if permitted under applicable state law.

The Office of Legal Counsel found that the prohibition in section 208 "extends to any official action by a government employee that affects the employee's financial interests or those of other specified persons or entities, such as an organization for which the employee is a director." Thus, an FBI employee who performs official duties for the FBI in serving on the board of an outside organization is subject to section 208 with respect to any action the employee takes as a director of the outside organization.

A copy of the opinion is attached for your information.



U. S. Department of Justice

Office of Legal Counsel

Office of the  
Deputy Assistant Attorney General

Washington, D. C. 20530

November 5, 1996

**MEMORANDUM FOR HOWARD M. SHAPIRO  
GENERAL COUNSEL  
FEDERAL BUREAU OF INVESTIGATION**

From: Beth Nolan  
Deputy Assistant Attorney General

Re: Service on the Board of Directors of Non-Federal Entities by Bureau Personnel in Their Official Capacities

You have requested our advice as to whether Federal Bureau of Investigation ("FBI") personnel may serve on the boards of directors of non-federal nonprofit entities in their official capacities. Specifically, you have raised the question whether 18 U.S.C. § 208 would prohibit such service. Section 208 prohibits any officer or employee of the executive branch from participating as a government official in any "particular matter" in which an "organization in which he is serving as officer, director, trustee, general partner or employee . . . has a financial interest." 18 U.S.C. § 208(a). We conclude that this broad prohibition against conflicts of interest within the federal government would prevent a government employee from serving on the board of directors of an outside organization in his or her official capacity, in the absence of: (1) statutory authority or a release of fiduciary obligations by the organization that might eliminate the conflict of interest, or (2) a waiver of the requirements of § 208(a), pursuant to 18 U.S.C. § 208(b).

Our conclusion follows inevitably from earlier opinions of this Office on the scope of § 208. Specifically, we recently found that § 208 would prevent an executive officer or employee who was also serving as the director of an outside organization (in a state that imposed fiduciary obligations upon such directors) from participating in any particular matter in his or her government employment in which the outside organization had a financial interest. See Memorandum for Kenneth R. Schmalzbach, Assistant General Counsel, Department of the Treasury, from Walter Dellinger, Assistant Attorney General, Office of Legal Counsel (June 22, 1994) ("Connie Lee opinion"). In the Connie Lee opinion, we made clear that the inherent conflict of interest between the government employee's loyalty

to the federal government and his or her fiduciary duty to the outside organization under state law could be overcome only if such service were expressly authorized by statute, or if the outside organization waived applicable fiduciary obligations.<sup>1</sup> Neither of those exceptions applied to the situation in the *Connie Lee* opinion, nor are we aware that they apply to the question you have raised.

Although our focus in the *Connie Lee* opinion was with how this conflict of interest might influence the government employee's official duties in his or her government job, that conflict is no less troublesome in its effect upon the employee's official actions as director of the outside organization. The prohibition in § 208 extends to any official action by a government employee that affects the employee's financial interests or those of other specified persons or entities, such as an organization for which the employee is a director. In the instance you have asked us to address, the employee performs official duties for the FBI in serving on the board of the outside organization. Thus, § 208 would apply to any action the employee takes as a director that affects the financial interests of the outside organization.

If you have any questions, please do not hesitate to contact us. We have attached for your reference both the *Connie Lee* opinion and a memorandum from the Office of the *General Counsel of the Department of Defense*, which you may find helpful in further clarifying this issue.

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<sup>1</sup> This would require that applicable state law permit a waiver of fiduciary obligations.