

## POST EMPLOYMENT SEMINAR QUESTIONS

### Question One:

Major General Adams, of the Army, is finishing his career working in the Office of the Joint Chiefs of Staff. He is approached by the USO for a position as he prepares to retire. Before accepting the position, he signs off on the USO entertainment contract to be held at various defense base venues in the USA. He subsequently accepts the offer to work at the USO and approaches DoD about base access for the event. Can he do this?

### Question Two:

Rear Admiral Green has left the Navy to work for RKZ, an entity that arranges entertainment events for troops. While Rear Admiral Green did not work directly on entertainment matters, members of his staff did during his last year of service. Rear Admiral Green is sending a letter to the Navy Secretary asking whether the Navy can accommodate this request. Is that a problem?

### Question Three:

A former DoD employee prepares a DoD research grant on behalf of his new employer, the University. The application is signed and submitted by another university officer, but it lists the former employee as the principal investigator who will be responsible for the substantive work under the grant. Can his name be used?

### Question Four:

A former DoD employee now works for a DoD contractor that produces an operator's manual for a radar device used by DoD. In developing a chapter about the technical features of the device, the former employee asks a DoD official factual questions about the device and its properties. Has he violated 207?

### Question Five:

Colonel Tommy has just served on a source selection board that has awarded a 5-year contract at \$8 million for the base year with four one-year options at \$3 million a year to the Kobe Corporation of Japan. Colonel Tommy subsequently is offered a position with Kobe. Are there any problems?