§ 586.513 Certain transactions with respect to trade with blocked persons authorized.

(a) U.S. persons may trade in goods in which a person whose property and interests in property are blocked pursuant to §586.201 has an interest, provided that the payment for the goods is made in bank notes and coins of any currency or by barter. Any open account credit terms may not exceed 30 days. Transactions relating to services incident to this trade in goods, including payment for shipping and insurance to non-blocked entities, are authorized.

(b) Example: A U.S. company located outside of Serbia may ship goods to Serbia in exchange for bank notes and coins or under a barter arrangement in exchange for Serbian goods, exchanged directly with the U.S. company or assigned to a third company in satisfaction of an obligation owed that party by the U.S. company. Except as provided in §586.408 or otherwise specifically authorized, however, the U.S. company may not establish or use an account at a financial institution within the territory of the Republic of Serbia in connection with any trade transaction described in this section.

§ 586.514 Divestiture of U.S. person’s equity investment in the territory of the Republic of Serbia.

Notwithstanding the prohibition in §586.204 against the facilitation by a U.S. person of other persons’ new investment in the territory of the Republic of Serbia, all transactions related to the divestiture or transfer to a non-U.S. person, other than a person whose property or property interests are blocked pursuant to §586.201 or this chapter, of a U.S. person’s investment in the Republic of Serbia are authorized.

§ 586.515 Payments for services rendered by the Government of the FRY (S& Monaco) to aircraft authorized; aircraft and maritime safety.

(a) Payments to the Government of the FRY (S& Monaco) of charges for services rendered by that Government in connection with the overflight of the territory of the FRY (S& Monaco) or emergency landing in the FRY (S& Monaco) by aircraft are authorized.

(b) Specific licenses may be issued on a case-by-case basis for the exportation and reexportation of goods, services, and technology to insure the safety of civil aviation and safe operation of U.S.-origin commercial passenger aircraft, and to ensure the safety of ocean-going maritime traffic in international waters.