

## FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

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## **DISSENTING OPINION**

OF

## VICE CHAIRMAN DANNY LEE MCDONALD COMMISSIONER SCOTT E. THOMAS

## **ADVISORY OPINION 1994-3**

In our opinion, a corporation provides "Indirect compensation" to an employee when it gives the employee the right to make a charitable donation selection in return for that employee's political contribution to the corporation's separate segregated fund. The Commission's regulations generally prohibit any "means of exchanging treasury monies for voluntary contributions," 11 C.F.R. §114.5(b) and, more particularly, the regulations squarely prohibit indirect compensation: "A contributor may not be paid for his or her contribution through a bonus, expense account, or other form of direct or indirect compensation." 11 C.F.R. §114.5(b) (1) (emphasis added). Adhering to our view that corporate charitable donation matching plans such as this involve indirect compensation barred by both the Commission's regulations as well as the general prohibition on corporate contributions found at 2 U.S.C. §441b, we dissent. See Advisory Opinion 1989-7, 2 Fed. Elec. Camp. Fin. Guide (CCH) ¶5958 (Dissenting Opinions of Commissioner Thomas and Commissioner McDonald).

5/19/94 Date

Danny Lee McDonald

Vice Chairman

Date

Scott E. Thomas

Commissioner