PUBLIC COMMENTS ON DRAFT ADVISORY OPINIONS

Members of the public may submit written comments on draft advisory opinions.

DRAFT B of ADVISORY OPINION 2012-34 is now available for comment. It was requested by Laurence A. Levy, Esq., on behalf of Freedom PAC and Friends of Mike H, and is scheduled to be considered by the Commission at its public meeting on November 15, 2012. The meeting will begin at 10:00 a.m. and will be held in the 9th Floor Hearing Room at the Federal Election Commission, 999 E Street, NW, Washington, DC. Individuals who plan to attend the public meeting and who require special assistance, such as sign language interpretation or other reasonable accommodations, should contact the Commission Secretary, at (202) 694-1040, at least 72 hours prior to the meeting date.

If you wish to comment on DRAFT B of ADVISORY OPINION 2012-34, please note the following requirements:

- 1) Comments must be in writing, and they must be both legible and complete.
- 2) Comments must be submitted to the Office of the Commission Secretary by hand delivery or fax ((202) 208-3333), with a duplicate copy submitted to the Office of General Counsel by hand delivery or fax ((202) 219-3923).
- 3) Comments must be received by 5 p.m. (Eastern Time) on November 14, 2012.
- 4) The Commission will generally not accept comments received after the deadline. Requests to extend the comment period are discouraged and unwelcome. An extension request will be considered only if received before the comment deadline and then only on a case-by-case basis in special circumstances.
- 5) All timely received comments will be made available to the public at the Commission's Public Records Office and will be posted on the Commission's website at http://saos.nictusa.com/saos/searchao.

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REOUESTOR APPEARANCES BEFORE THE COMMISSION

The Commission has implemented a pilot program to allow advisory opinion requestors, or their counsel, to appear before the Commission to answer questions at the open meeting at which the Commission considers the draft advisory opinion. This program tonk effect on July 7, 2009.

Under the program:

- A requestor has an automatic right to appear before the Commission if any public draft of the advisory opinion is made available to the requestor or requestor's counsel less than one week before the public meeting at which the advisory opinion request will be considered. Under these circumstances, no advance written notice of intent to appear is required. This one-week period is shortened to three days for advisory opinions under the expedited twenty-day procedure in 2 U.S.C. 437f(a)(2).
- 2) A requestor must provide written notice of intent to appear before the Commission if all public drafts of the advisory opinion are made available to requestor or requestor's counsel at least one week before the public meeting at which the Commission will consider the advisory opinion request. This oneweek period is shortened to three days for advlsory opinions under the expedited twenty-day procedure in 2 U.S.C. 437f(a)(2). The notice of intent to appear must be received by the Office of the Commission Secretary by hand helivery, email (Secretary@fee.gov), or fax ((202) 208-3333), no later than 48 hours before the scheduled public meeting. Requestors are responsible for ensuring that the Office of the Commission Secretary receives timely notice.
- Requestors or their counsel unable to appear physically at a public meeting may participate by telephone, subject to the Commission's technical capabilities.
- 4) Requestors or their counsel who appear before the Commission may do so only for the iimited purpose of addressing questions raised by the Commission at the public meeting. Their appearance does not guarantee that any questions will be asked.

FOR FURTHER INFORMATION

Press inquiries:

Judith Ingram Press Officer (202) 694-1220

Commission Secretary:

Shawn Woodhead Werth (202) 694-1040

Comment Submission Procedure:

Kevin Deeley Acting Associate General Counsel (202) 694-1650

Other inquiries:

To obtain copies of documents related to Advisory Opinion 2012-34, contact the Public Records Office at (202) 694-1120 or (800) 424-9530, or visit the Commission's website at http://saos.nictusa.com/saos/searchao.

ADDRESSES

Office of the Commission Secretary Federal Election Commission 999 E Street, NW Washington, DC 20463

Office of General Counsel ATTN: Kevin Deeley, Esq. Federal Election Commission 999 E Street, NW Washington, DC 20463

AGENDA DOCUMENT NO. 12-78-A



FEDERAL ELECTION COMMISSION Washington, DC 20463



2012 NOV 13 PM 5: 02

November 13, 2012

MEMORANDUM

AGENDA ITEM

For Meeting of 11-15-12

SUBMITTED LATE

The Commission

FROM:

TO:

Anthony Herman Alt General Counsel

Kevin Deeley *K5* Acting Associate General Counsel

Amy Rothstein A R by *K* Assistant General Counsel

Neven Stipanovic NS 5 % % F Attoeney

Subject:

AO 2012-34 (Freedom PAC and Friends of Mike H) (Draft B)

Attached is a proposed draft of the subject advisory opinion. We have been asked to have this draft placed on the Open Session agenda for November 15, 2012.

Attachment

1 **ADVISORY OPINION 2012-34** 2 3 Laurence A. Levy, Esq. Bracewell & Giuliani LLP 4 **DRAFT B** 1251 Avenue of the Americas 5 49th Floor 6 New York, NY 10020-1104 7 8 9 Dear Mr. Levy: We are responding to your advisory opinion request on behalf of Freedom PAC 10 11 and Friends of Mike H concerning the application of the Federal Election Campaign Act 12 (the "Act") and Commission regulations to a proposed contribution by Friends of Mike 13 H, the principal campaign committee of former Federal candidate Mike Haridopolos, to 14 Freedom PAC, an independent expenditure-only committee. 15 The Commission concludes that Freedom PAC may not accept contributions of 16 \$10,000 or more in excess funds from Friends of Mike H. Freedom PAC may, however, 17 accept contributions of up to \$5,000 per calendar year from Friends of Mike H. 18 Background 19 The facts presented in this advisory opinion are based on your letter received on 20 September 24, email received on October 2, 2012, and publicly available information on 21 the Commission's website. 22 Freedom PAC is a nonconnected political committee that makes only independent 23 expenditures. It does not make contributions to Federal candidates or political 24 committees. Freedom PAC makes decisions about the raising and spending of its funds 25 "without the donor providing advice [or] guidance, or having any operational control." 26 Friends of Mike H is the principal campaign committee of Mike Haridopolos. Mike Haridopolos was a candidate in Florida's 2012 Senate primary election but 27

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1	withdrew his candidacy before the primary election, which was held on August 14, 2012.		
2	He was not a candidate in the 2012 general election and does not hold any Federal office.		
3	Friends of Mike H reported having more than \$1 million cash on hand as of June		
4	30, 2012 and would like to contribute some of those funds to Freedom PAC. ¹ Friends of		
5	Mike H will contribute only funds received for Mr. Haridopolos's primary election		
6	campaign. The requestors represent that Friends of Mike H will not direct, control, or in		
7	any way be involved in the specific content, timing or target audience of Freedom PAC's		
8	communications.		
9	Question Presented		
10 11 12	1. May Freedom PAC accept contributions of \$10,000 or more in excess funds from Friends of Mike H, after the candidate has withdrawn from the election and is no longer seeking Federal office?		
13 14 15	2. If the answer to Question 1 is no, may Freedom PAC aceept a contribution of up to \$5,000 from the aforementioned committee?		
16 17	Legal Analysis and Conclusions		
18 19 20 21 22	Question 1: May Freedom PAC accept contributions of \$10,000 or more in excess funds from Friends of Mike H, after the candidate has withdrawn from the election and is no longer seeking Federal office?		
23	No, Freedom PAC may not accept contributions of \$10,000 or more in excess		
24	funds from Friends of Mike H, because Friends of Mike H may not make contributions in		
25	excess of \$5,000 per calendar year to Freedom PAC.		
26	Contributions to a political committee are generally subject to amount limitations		
27	and source prohibitions. 2 U.S.C. 441a(a)(1)(C); 11 CFR 110.1(d). Contributions to		
28	political committees other than candidates' authorized committees and Federal and State		

¹ See Report of Receipts and Disbursements by Friends of Mike H, July 9, 2012, http://images.nictusa.com/pdf/424/12020490424/12020490424.pdf.

committees of political parties are limited under the Act to \$5,000 per year. 2 U.S.C. 1 2 441a(a)(1). Prohibited sources include foreign nationals, government contractors, national banks and corporations organized by authority of any law of Congress. 2 U.S.C. 3 4 441b, 441c, 441e. 5 Permissible Use Α. The Act and Commission regulations identify six categories of permissible uses 6 7 of contributions accorted by a Federal candidate, including "for any other lawful 8 purpose" that does not constitute "personal use" under 2 U.S.C. 439a(b). 2 U.S.C. 9 439a(a)(6); see also 11 CFR 113.2(e). A principal campaign committee's use of its 10 campaign funds to make contributions to other political committees is a lawful purpose 11 under the Act and Commission regulations. See 2 U.S.C. 441a(a)(1)(C); 11 CFR 12 110.1(d); see also, e.g., Advisory Opinion 1988-41 (Stratton) (permitting transfer of campaign funds from a principal campaign committee to other political committees). 13 14 Such contributions therefore are permitted unless the funds will be converted to the 15 "personal use" of any person. 2 U.S.C. 439a(b)(1); 11 CFR 113.2(e). Conversion to 16 personal use occurs when funds in a campaign account of a present or former candidate 17 are used "to fulfill a commitment, obligation or expense of any person that would exist 18 irrespective of the candidate's campaign or duties as a Federal officeholder." 11 CFR 19 113.1(g); see also 2 U.S.C. 439a(b)(2). 20 Friends of Mike H plans to use campaign funds for a lawful purpose - that is, to 21 make a contribution to Freedom PAC, a registered independent expenditure-only 22 committee. Based on the facts as presented in the request, there is no indication that the

23 proposed contribution would result in the conversion of campaign funds to personal use.

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1	Accordingly, based on the facts presented by the request, Friends of Mike H may	
2	use funds accepted for Mr. Haridopolos's primary election campaign to make a	
3	contribution to Freedom PAC, provided requestors adhere to the contribution limits and	
4	restrictions in the Act, as set forth below.	
5	B. Applicable Contribution Limits	
6	Although Friends of Mike H may contribute to Freedom PAC, in doing so it must	
7	adhere to the contribution limits in the Act. Friends of Mike H is the authorized	
8	committee of a Federal candidate. As such, it is subject to the provisions of the Act that	
9	apply to activities of Federal candidates, their agents, and entities directly or indirectly	
10	established, financed, maintained, or controlled by them, or acting on their behalf. The	
11	Act prohibits such persons from soliciting, receiving, directing, transferring, or spending	
12	funds in connection with an election for Federal office, "unless the funds are subject to	
13	the limitations, prohibitions, and reporting requirements" of the Act. 2 U.S.C.	
14	441i(e)(1)(A); ² 11 CFR 300.61. Thus, here, Friends of Mike H may not make	
15	contributions in excess of \$5,000 per calendar year to Freedom PAC. 2 U.S.C.	
1 6	441a(a)(1).	
17	The statutory contribution limit continues to apply notwithstanding that Freedom	
18	PAC, as a registered independent expenditure-only committee, may generally accept	
19	unlimited contributions from individuals, political committees, corporations, and labor	
20	organizations.	

² Congress passed the prohibitions at 2 U.S.C. 441i(e) as part of the Bipartisan Campaign Reform Act of 2002 ("BCRA").

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1	Shortly after the Supreme Court's decision in Citizens United v. FEC, 558 U.S.
2	310, 130 S. Ct. 876, 913 (2010), the U.S. Court of Appeals for the District of Columbia
3	Circuit held the Act's contribution limits to be unconstitutional as applied to individuals'
4	contributions to political committees that make only independent expenditures.
5	SpeechNow.org v. FEC, 599 F.3d 686, 696 (D.C. Cir. 2010) (en banc); see also EMILY's
6	List v. FEC, 581 F.3d 1, 11 (D.C. Cir. 2009) (holding that political committees and other
7	non-profit groups may finance certain independent political activity with funds outside
8	the amount limitations and certain source prohibitions of the Act bocause "those
9	expenditures are not considered corrupting"). The Commission subsequently concluded
10	that corporations, labor organizations, political committees, and individuals may each
11	make unlimited contributions to independent expenditure-only committees, and that these
12	committees may solicit unlimited contributions from these sources. Advisory Opinion
13	2010-11 (Commonsense Ten).
14	SpeechNow, however, involved an entity that was "wholly independent" from any
15	candidate or authorized committee, see SpeechNow.org v. FEC, No. 08-0248 (JR), 2009
16	WL 3101036, at *3 (D.D.C. Sept. 28, 2008), and neither that case nor EMILY's List
17	addressed the circumstances under which a candidate's authorized committee may
18	contribute to an independent expenditure-only committee with funds the candidate or his
19	agents raised. Section 441i(e) places explicit limits and restrictions on such spending.
20	The Commission confronted an analogous circumstance in Advisory Opinion 2011-12
21	(Majority PAC and House Majority PAC), where it determined that Federal officeholders
22	and candidates could only solicit funds on behalf of independent expenditure-only
23	political committees subject to the limitations and prohibitions of the Act. Just as the

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1	Federal officeholders and candidates in Advisory Opinion 2011-12 (Majority PAC and
2	House Majority PAC) could not solicit more than \$5,000 for an independent expenditure-
3	only committee pursuant to section 441i(e), the authorized committee of a Federal
4	candidate may not direct, transfer, or spend more than \$5,000 for an independent
5	expenditure-only committee. See Advisory Opinion 2004-25 (Corzine) (2 U.S.C.
6	441i(e) "addresses not just the solicitation and receipt of funds by a Federal candidate or
7	officeholder, but also his or her ability to use funds that have been either solicited for, or
8	received by, a committee or entity that is directly or indirectly established, financed,
9	maintained, or controlled by, or acting on behalf of, the candidate or officeholder.").
10	Section 441i(e) and the Act's contribution limits and source prohibitions were
11	upheld by the Supreme Court in McConnell v. FEC, 540 U.S. 93, 181-184 (2003), and
12	were not disturbed by either Citizens United or SpeechNow. See, e.g., RNC v. FEC, 698
13	F. Supp. 2d 150, 156-60 (D.D.C. 2010) (three judge court), aff'd, 130 S. Ct. 3544 (2010);
14	see also Advisory Opinion 2011-12 (Majority PAC and House Majority PAC). The
15	Commission must continue to enforce these provisions until instructed otherwise by a
16	court. See Johnson v. Robison, 415 U.S. 361, 368 (1974) (adjudication of
17	constitutionality is generally outside an administrative agency's anthority); Robertson v.
18	FEC, 45 F.3d 486, 489 (D.C. Cir. 1995) (noting in the context of the Commission's
19	administrative enforcement process that "[i]t was hardly open to the Commission, an
20	administrative agency, to entertain a claim that the statute which created it was in some
21	respect unconstitutional"). ³

³ Also at issue is the limit on contributions to political committees other then candidates' authorized committees to 5,000 per year. 2 U.S.C. 441a(a)(1). Requestors seek to have the Commission declare section 441a(a)(1) unconstitutional as applied to contributions from former candidates' authorized

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1	Because Friends of Mike H may not contribute more than \$5,000 per calendar
2	year to Freedom PAC, Freedom PAC may not accept contributions of \$10,000 or more
3	from Friends of Mike H.
4 5 6 7	Question 2: If the answer to Question 1 is no, may Freedom PAC accept a contribution of up to \$5,000 from Friends of Mike H?
8	Yes, Freedom PAC may accept a contribution of up to \$5,000 from Friends of
9	Mike H, for the reasons given in the answer to Question 1, above.
10	This response constitutes an advisory opinion concerning the application of the
11	Act and Commission regulations to the specific transaction or activity set forth in your
12	request. See 2 U.S.C. 437f. The Commission emphasizes that, if there is a change in any
13	of the facts or assumptions presented, and such facts or assumptions are material to a
14	conclusion presented in this advisory opinion, then the requestors may not rely on that
15	conclusion as support for its proposed activity. Any person involved in any specific
16	transaction or activity which is indistinguishable in all its material aspects from the
17	transaction or activity with respect to which this advisory opinion is rendered may rely on
18	this advisory opinion. See 2 U.S.C. 437f(c)(1)(B). Please note the analysis or
19	conclusions in this advisory opinion may be affected by subsequent developments in the
20	law including, but not limited to, statutes, regulations, advisory opinions, and case law.
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committees for the first time. The Commission is similarly constrained from pronouncing that application of the Act unconstitutional.

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1 The cited advisory opinions are available on the Commission's Web site at,

2 <u>www.fec.gov</u>, or directly from the Commission's Advisory Opinion searchable database

3 at <u>http://www.fec.gov/searchao</u>.

4 5 6	On behalf of the Commission,
6 7 8	
9 10	Caroline C. Hunter Chair