MEMORANDUM

TO: The Commission
    General Counsel
    Staff Director
    Public Information
    Press Office
    Public Records

FROM: Brad C. Deutsch
      Assistant General Counsel

SUBJECT: Late comment on Definition of “Agent” for BCRA Regulations on Non-Federal Funds or Soft Money and Coordinated and Independent Expenditures


Attachments

cc: Associate General Counsel for Policy
    Congressional Affairs Officer
    Executive Assistants
To: "agentnprom@fec.gov" <agentnprom@fec.gov>
Morton Cynthia D
cc: <Cynthia.D.Morton@irs.counsel.treas.gov>, Blumenfeld Michael B

Subject: Definition of agent for non-federal funds and coordinated and independent expenditures

Dear Mr. Deutsch:

Thank you for providing us a copy of the FEC's proposed rules related to the definition of agent for non-federal funds and coordinated and independent expenditures. I am attaching our comments below. We are also sending the signed original letter via regular mail.

If you have any questions or concerns regarding our comments or other related matters, please feel free to contact Michael B. Blumenfeld or me at (202) 622-6070.

Sincerely,

Cynthia Morton
Attorney
Exempt Organizations Branch 1
Office of the Division Counsel/Associate Chief Counsel (Tax-Exempt & Government Entities)
CC:TEGE:EOEG:EO1
Internal Revenue Service
1111 Constitution Ave., N.W.
Washington, D.C. 20224

Cynthia.D.Morton@irs.counsel.treas.gov

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March 8, 2005

VIA E-MAIL & REGULAR MAIL

Mr. Brad C. Deutsch
Assistant General Counsel
Federal Election Commission
999 E Street, NW
Washington, DC 20463

Dear Mr. Deutsch:

Thank you for sending to us a copy of Notice 2005-3, which contains proposed rules relating to the definition of “agent” for BCRA regulations on non-federal funds or soft money and coordinated and independent expenditures. Pursuant to 2 U.S.C. § 438(f), the Federal Election Commission and the Internal Revenue Service are to “consult and work together to promulgate rules, regulations, and forms which are mutually consistent.”

Your Notice proposes revisions to the definition of agent at 11 C.F.R. 109.3 and 300.2(b) in order to comply with the district court’s decision in Shays v. FEC, 337 F. Supp. 2d 28 (D.D.C. 2004). Specifically, you propose to revise the definition of “agent” to include any person acting with either actual authority, express or implied, or apparent authority. Please be advised that we believe the proposed rules do not pose a conflict with the Internal Revenue Code or the regulations thereunder.

If you would like to discuss any the issues involved, please feel free to call Cynthia Morton or me at (202) 622-6070.

Sincerely,

Michael B. Blumenfeld
Senior Technician Reviewer
Exempt Organizations Branch 2
Office of the Division Counsel/Associate Chief Counsel (Tax Exempt & Government Entities)