

October 12, 2005

**AO DRAFT COMMENT PROCEDURES**

The Commission permits the submission of written public comments on draft advisory opinions when proposed by the Office of General Counsel and scheduled for a future Commission agenda.

Today, DRAFT ADVISORY OPINION 2005-15 is available for public comments under this procedure. It was requested by Scott D. Reed, on behalf of Republican State Executive Committee of West Virginia.

Proposed Advisory Opinion 2005-15 is scheduled to be on the Commission's agenda for its public meeting of Wednesday, October 19, 2005.

Please note the following requirements for submitting comments:

1) Comments must be submitted in writing to the Commission Secretary with a duplicate copy to the Office of General Counsel. Comments in legible and complete form may be submitted by fax machine to the Secretary at (202) 208-3333 and to OGC at (202) 219-3923.

2) The deadline for the submission of comments is 12:00 noon (Eastern Time) on October 18, 2005.

3) No comments will be accepted or considered if received after the deadline. Late comments will be rejected and returned to the commenter. 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.

4) All timely received comments will be distributed to the Commission and the Office of General Counsel. They will also be made available to the public at the Commission's Public Records Office.

**CONTACTS**

Press inquiries: Robert Biersack (202) 694-1220

Commission Secretary: Mary Dove (202) 694-1040

Other inquiries:

To obtain copies of documents related to AO 2005-15, contact the Public Records Office at (202) 694-1120 or (800) 424-9530.

For questions about comment submission procedures, contact Rosemary C. Smith, Associate General Counsel, at (202) 694-1650.

**MAILING ADDRESSES**

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FEDERAL ELECTION COMMISSION  
Washington, DC 20463

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2005 OCT 12 A 11:44

October 12, 2005

**AGENDA ITEM**  
For Meeting of: 10-19-05

**MEMORANDUM**

**TO:** The Commission

**THROUGH:** Robert J. Costa *AK*  
Acting Staff Director

**FROM:** Lawrence H. Norton *LHN (by JRC)*  
General Counsel

Rosemary C. Smith *RCS*  
Associate General Counsel

Mai T. Dinh *MTD*  
Assistant General Counsel

Daniel K. Abramson *DKA*  
Law Clerk

**Subject:** Draft AO 2005-15

Attached is a proposed draft of the subject advisory opinion. We request that this draft be placed on the agenda for October 19, 2005.

Attachment

1 **ADVISORY OPINION 2005-15**

2

3

4 **Mr. Scott D. Reed**

5 **Treasurer**

**DRAFT**

6 **Republican State Executive Committee of West Virginia**

7 **P.O. Box 2711**

8 **Charleston, WV 25330**

9

10 **Dear Mr. Reed:**

11 **We are responding to your inquiry on behalf of the Republican State Executive**  
12 **Committee of West Virginia (“the WV Republican Party Committee”) concerning the**  
13 **application of the Federal Election Campaign Act of 1971, as amended (“the Act”) to a**  
14 **proposed reorganization of its structure. Under your proposal, the WV Republican Party**  
15 **Committee would terminate after creating a new State party committee incorporated as a**  
16 **non-profit corporation. You ask for guidance regarding the permissibility of**  
17 **incorporating this new committee, and the proper procedure for forming a new,**  
18 **incorporated State party committee and terminating the WV Republican Party**  
19 **Committee.**

20 **The Commission concludes that it would be permissible for the WV Republican**  
21 **Party Committee to incorporate a new State party committee for liability purposes only**  
22 **that would not be subject to the Act and regulations regarding corporate activity.**  
23 **However, it is not permissible currently for the WV Republican Party Committee to**  
24 **terminate due to its outstanding debt. Guidance on the proper procedure for terminating**  
25 **the WV Republican Party Committee is provided below.**

1 **Background**

2 The facts of this request are presented in your letter received on September 1,  
3 2005, and by you in a phone conversation on September 15, 2005, as well as in reports  
4 the WV Republican Party Committee filed with the Commission.

5 The WV Republican Party Committee is a qualified State committee of the  
6 Republican Party and files regular reports with the Commission as such. The WV  
7 Republican Party Committee is currently unincorporated and organized as a State party  
8 executive committee under section 3-1-9 of the West Virginia Code. The WV  
9 Republican Party Committee is contemplating terminating and creating a new State party  
10 committee that would be a non-profit corporation under West Virginia law. This new  
11 State party committee, as yet unnamed ("Party, Inc."), would be incorporated solely to  
12 limit liability.

13 The WV Republican Party Committee proposes a 5-step process by which it  
14 would terminate and create a new committee under the name of Party, Inc.:

- 15 1. The WV Republican Party Committee would file Articles of Incorporation  
16 with the West Virginia Secretary of State, pursuant to applicable West  
17 Virginia Law, using a name to be determined ("Party, Inc.").
- 18 2. Party, Inc. would then adopt new bylaws reflecting the corporate form and  
19 create a new committee for FEC purposes under the name Party, Inc. with a  
20 new FEC Identification number.
- 21 3. Party, Inc. would file state business registration forms, obtain a new Federal  
22 employer identification number, and file the required Internal Revenue  
23 Service forms.

1           4. The WV Republican Party Committee would transfer all funds remaining in  
2           its bank accounts to Party, Inc.

3           5. The WV Republican Party Committee would also transfer title to its  
4           headquarters building, and other real and personal property to Party, Inc.,  
5           which would then assume the WV Republican Party Committee's outstanding  
6           mortgage, tax, insurance and maintenance payments. The WV Republican  
7           Party Committee would thereafter terminate.

8           ***Questions Presented***

- 9           1. *May the WV Republican Party Committee create a new incorporated State party*  
10           *committee that would not be subject to the restrictions in 2 U.S.C. 441b or 11 CFR*  
11           *part 114 on corporations?*
- 12           2. *If the WV Republican Party Committee meets the requirements for termination and*  
13           *chooses to terminate and create a new State party committee, may it transfer the*  
14           *funds in the WV Republican Party Committee's account to the new State party*  
15           *committee?*
- 16           3. *What is the proper procedure for terminating the WV Republican Party Committee?*

17           ***Legal Analysis and Conclusions***

- 18           1. *May the WV Republican Party Committee create a new incorporated State party*  
19           *committee that would not be subject to the restrictions in 2 U.S.C. 441b or 11 CFR part*  
20           *114 on corporations?*

1 Yes, the WV Republican Party Committee may create a new incorporated State  
2 party committee, Party, Inc., that would not be subject to the provisions of 2 U.S.C. 441b  
3 or 11 CFR part 114 as they pertain to corporations.<sup>1</sup>

4 Under 11 CFR 114.12(a), an organization may incorporate and not be subject to  
5 the provisions of 11 CFR part 114 provided that the organization is incorporating for  
6 liability purposes only and is a political committee as defined in 11 CFR 100.5. As stated  
7 above, Party, Inc. would be incorporated for liability purposes only, thereby satisfying the  
8 first requirement of 11 CFR 114.12(a). With respect to the second requirement, Party,  
9 Inc. would be a State committee of a political party.<sup>2</sup> As such, it would be a political  
10 committee under 2 U.S.C. 431(4)(C) and 11 CFR 100.5(c), assuming the contribution or  
11 expenditure thresholds of section 431(4)(C) have also been met. Because both  
12 requirements of 11 CFR 114.12(a) would be met, the WV Republican Party Committee  
13 may create a new incorporated State party committee, Party, Inc., that would not be  
14 subject to 11 CFR part 114. Neither the Act nor Commission regulations specify a  
15 particular procedure that political committees must follow when incorporating for  
16 liability purposes.

17 *2. If the WV Republican Party Committee meets the requirements for termination and*  
18 *chooses to terminate and create a new State party committee, may it transfer the funds in*  
19 *the WV Republican Party Committee's account to the new State party committee?*

20 Yes, if the WV Republican Party Committee meets the requirements for  
21 termination, as set forth below, and chooses to terminate and create a new State party

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<sup>1</sup> 11 CFR part 114 implements the corporate contribution and expenditure prohibitions contained in 2 U.S.C. 441b.

<sup>2</sup> The Commission assumes that Party, Inc., like the Committee, would qualify as a State party committee under 2 U.S.C. 431(15) and 11 CFR 100.14.

1 committee, it may transfer any remaining funds from the existing committee to the new  
2 committee before it terminates.

3       The Commission's regulation at 11 CFR 110.3(c)(1) permits transfers of funds  
4 outside the contribution limits of 2 U.S.C. 441a between party committees of the same  
5 political party. In this case, such a transfer would be permitted between the WV  
6 Republican Party Committee and Party, Inc. Because the two party committees would be  
7 established, financed, maintained and controlled by the West Virginia Republican State  
8 Executive Committee, they would be affiliated committees under 11 CFR 100.5(g)(2).  
9 As a result, 2 U.S.C. 441a(a)(5) requires that all contributions made or received by these  
10 State party committees must be aggregated for the purposes of section 441a. *See*  
11 *Advisory Opinion 1993-8, note 1.*

12 *3. What is the proper procedure for terminating the WV Republican Party Committee?*

13       If the WV Republican Party Committee wishes to terminate, it must file a  
14 termination report on FEC Form 3X with the Commission. Termination of the WV  
15 Republican Party Commission is effective upon the Commission's approval of the  
16 termination. The WV Republican Party Committee would then no longer be permitted to  
17 receive contributions or make expenditures. In addition, a committee may terminate only  
18 if it has no outstanding debts or obligations. 2 U.S.C. 433(d)(1) and 11 CFR 102.3(a)(1).

19       A review of the WV Republican Party Committee's September monthly report  
20 indicates that it currently has \$15,474.25 cash on hand and outstanding debts of  
21 \$157,090.58. Because termination is only permissible under 2 U.S.C. 433(d)(1) and 11  
22 CFR 102.3 if the political committee has no outstanding debts and obligations, the WV

1 Republican Party Committee may not terminate as long as this debt remains outstanding.

2 *See also* Advisory Opinion 1994-35.

3 A possible option for the WV Republican Party Committee would be for Party,  
4 Inc. to assume all debts of the WV Republican Party Committee.<sup>3</sup> The assumption of the  
5 debts in their entirety by Party Inc., would constitute a simultaneous discharge of the  
6 debts by the WV Republican Party Committee, thereby allowing it to terminate under 11  
7 CFR 102.3. Party Inc. would then be required to report the debts on Schedule D. *See* 11  
8 CFR 104.11.

9 However, the WV Republican Party Committee is not required to terminate in  
10 order to incorporate for liability purposes only. The WV Republican Party Committee  
11 has the option of simply incorporating without forming a new State party committee. *See*  
12 Advisory Opinion 1993-8, note 1.

13 The Commission expresses no opinion regarding the application of the Internal  
14 Revenue Code or West Virginia law to your proposed activities as these topics are not  
15 within the Commission's jurisdiction.

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<sup>3</sup> The Commission expresses no opinion on the legality of, or procedures for, this assumption of debt under West Virginia law.

1           This response constitutes an advisory opinion concerning the application of the  
2 Act and Commission regulations to the specific transaction or activity set forth in your  
3 request. *See* 2 U.S.C. 437f. The Commission emphasizes that, if there is a change in any  
4 of the facts or assumptions presented, and such facts or assumptions are material to a  
5 conclusion presented in this advisory opinion, then the requestor may not rely on that  
6 conclusion as support for its proposed activity.

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Sincerely,

Scott E. Thomas  
Chairman

Enclosures (AOs 1994-35 and 1993-8)