CERTIFIED MAIL
RETURN RECEIPT REQUESTED

ADVISORY OPINION 2011-13

Marc E. Elias, Esq.
Jonathan S. Berkon, Esq.
Perkins Coie LLP
700 Thirteenth Street, N.W., Suite 600
Washington, D.C. 20005-3960

Dear Messrs. Elias and Berkon:

We are responding to your advisory opinion request on behalf of the Democratic Senatorial Campaign Committee (“DSCC”) concerning the application of the Federal Election Campaign Act of 1971, as amended (the “Act”), and Commission regulations to DSCC’s proposal to revise the disclaimers on its standard and mobile fundraising solicitation webpages. The Commission concludes that DSCC may revise its disclaimers as proposed.

Background

The facts presented in this advisory opinion are based on your letter received on May 27, 2011.

DSCC is a national committee of the Democratic Party. DSCC solicits credit card contributions on its website, www.dgcc.org/donate, and on the mobile version of its website – the version that appears on smartphones, personal digital assistants, and other mobile devices – www.dgcc.org/mobile/donate (collectively, “solicitation webpages”).

On its solicitation webpages, DSCC asks donors to provide identifying information including name, address, email, employer, and occupation, in addition to credit card information. DSCC’s solicitation webpages also include several statements and disclaimers intended to comply with requirements of the Act and Commission regulations. These include a statement that:

---

1 DSCC’s solicitation webpages also include a disclaimer concerning Internal Revenue Service regulations at 26 CFR 6113(a). The Commission expresses no opinion regarding the application of Federal tax law to DSCC’s proposal.
Federal law requires us to use our best efforts to collect and report the name, mailing address, occupation and name of employer of individuals whose contributions exceed $200 in a calendar year.

Additionally, the solicitation webpages include the following statement:

The DSCC does not accept contributions earmarked for a particular candidate. Contributions will be spent for DSCC activities and programs as the Committee determines within its sole discretion.

The solicitation webpages also include the following disclaimer:

Paid for by the Democratic Senatorial Campaign Committee, [http://www.dscc.org](http://www.dscc.org), and not authorized by any candidate or candidate’s committee.

DSCC does not propose altering or eliminating any of the above statements and disclaimers.

DSCC’s solicitation webpages also ask contributors to check a box “to confirm that the following is true” before clicking a button labeled “Support Democrats” to complete the contribution:

1) This contribution is made from my own funds, and not those of another.  
2) This contribution is not made from the general treasury funds of a corporation, labor organization or national bank.  
3) I am not a foreign national who lacks permanent resident status in the United States.  
4) This contribution is not made from the treasury of an entity or person who is a federal contractor (does not apply to personal contributions by subcontractors, employees, partners, shareholders or officers of federal contractors).  
5) This contribution is made on a personal credit or debit card for which I have legal obligation to pay, and is made neither on a corporate or business entity card nor on the card of another.  
6) I am at least 18 years old.

If the check box is not checked, the contributor is prompted to check the box before the transaction can continue.

DSCC proposes to modify its solicitation webpages to eliminate the requirement that contributors check the box to affirm their eligibility to contribute according to the six criteria now listed. Instead, DSCC proposes to add language below the “Support Democrats” button that contributors click to complete their contributions that would read:

By clicking this button, I certify that I am at least 18 years old and am making this contribution on a personal credit or debit card with my own personal funds – not
those of another person or entity – and that I meet the eligibility requirements set forth below:
  • I am not a foreign national.
  • I am not a federal contractor.

Next to each of the bulleted statements, DSCC would also include a “click for more info” link that would direct contributors to a more comprehensive definition of each term at the bottom of the solicitation webpages.

Questions Presented

1. May DSCC make the proposed revisions to the version of its fundraising solicitation webpage that appears on smartphones, personal digital assistants, and other mobile devices?

2. May DSCC make the proposed revisions to the version of its fundraising solicitation webpage that appears on other devices with Internet access (e.g., desktop and laptop computers)?

Legal Analysis and Conclusions

Both questions require analysis of the same legal authority and, therefore, will be answered together. The Commission concludes that DSCC may revise the disclaimers on its solicitation webpages as proposed.

The Act and Commission regulations require certain political committee communications, including those soliciting contributions, to include disclaimers. See 2 U.S.C. 441d(a); 11 CFR 110.11(a). All “Internet websites of political committees,” if not authorized by a candidate, an authorized committee of a candidate, or an agent of either, must “clearly state the full name and permanent street address, telephone number, or World Wide Web address of the person who paid for the communication, and that the communication is not authorized by any candidate or candidate’s committee.” 11 CFR 110.11(a) and (b)(3); see also 2 U.S.C. 441d(a)(3). Every disclaimer “must be presented in a clear and conspicuous manner, to give the reader, observer, or listener adequate notice of the identity” of the person who paid for the communication. 11 CFR 110.11(c)(1).

In addition to this disclaimer requirement, the Act and Commission regulations require political committees to keep account of and report the identification of any person who makes a contribution or contributions aggregating more than $200 during a calendar year. 2 U.S.C. 432(c) and 434(b); 11 CFR 102.9(a) and 104.3(a)(4). This includes the name, address, occupation and employer of the contributor, as well as date and full amount of contribution. For contributions in excess of $50 that aggregate to $200 or less for the calendar year, a record of the same information, except occupation and employer’s name, must be kept. 2 U.S.C. 432(c); 11 CFR 102.9. Commission
regulations provide that any report shall be considered to be in compliance with the Act when the treasurer of the political committee “shows that best efforts have been used to obtain, maintain and submit the information required by the Act.” 11 CFR 104.7; see also 2 U.S.C. 432(i). With respect to the identification of persons whose total contributions exceed $200 in a calendar year, the treasurer and political committee will only be deemed to have exercised best efforts if, among other actions, written solicitations include a clear and conspicuous “request for the contributor’s full name, mailing address, occupation and name of employer, and include an accurate statement of Federal law regarding the collection and reporting of individual contributor identifications.” 11 CFR 104.7(b). Commission regulations provide examples this type of “best efforts” statement. See 11 CFR 104.7(b)(1)(i).

The statements and disclaimers that DSCC intends to continue including on its solicitation webpages appear to satisfy the disclaimer and best efforts statement provisions under 2 U.S.C. 441d(a), 11 CFR 110.11, and 11 CFR 104.7.

In addition to the disclaimer and best efforts statement, Commission regulations require committee treasurers to examine “all contributions received for evidence of illegality and for ascertaining whether contributions received, when aggregated with other contributions from the same contributor, exceed the contribution limitations.” 11 CFR 103.3(b). This requirement applies to contributions once they have been received by the committee. The Act and Commission regulations do not, however, prescribe a particular method for a national party committee to ensure, at the time contributions are solicited, that it will not accept contributions which are prohibited by the Act, such as contributions from corporations, labor organizations, national banks, Federal contractors, foreign nationals, or contributions in the name of another. See 2 U.S.C. 441a(a)(1)(B), 441b, 441e, and 441f. In several advisory opinions, the Commission has addressed language political committees proposed to use in soliciting contributions to ensure that contributions are not accepted from prohibited sources, including a box for contributors to check. See, e.g., Advisory Opinions 2007-30 (Chris Dodd for President), 1995-35 (Alexander for President), 1995-09 (NewtWatch PAC). In approving the proposals in these advisory opinions, the Commission has noted that no particular notice of this type is required by the Act and Commission regulations but, nonetheless, indicated that the proposed notices were advisable as “an appropriate safeguard” against receiving prohibited contributions. Advisory Opinion 1995-35 (Alexander for President). DSCC’s check box on its current solicitation webpages is an example of this type of safeguard. Because DSCC is not required to provide a box for contributors to check, but does so as a safeguard, DSCC may revise its solicitation webpages as proposed.

2 Commission regulations provide that contributions may only be deposited in a political committee’s Federal account if the contributions meet one of three conditions, including that contributors are “informed that all contributions are subject to the prohibitions and limitations of the Act.” 11 CFR 102.5(a)(2)(iii). However, this section of the regulations does not apply to national party committees, including the DSCC. See 11 CFR 102.5(a) and (c).
This response constitutes an advisory opinion concerning the application of the Act and Commission regulations to the specific transaction or activity set forth in your request. See 2 U.S.C. 437f. The Commission emphasizes that, if there is a change in any of the facts or assumptions presented, and such facts or assumptions are material to a conclusion presented in this advisory opinion, then the requestor may not rely on that conclusion as support for its proposed activity. Any person involved in any specific transaction or activity which is indistinguishable in all its material aspects from the transaction or activity with respect to which this advisory opinion is rendered may rely on this advisory opinion. See 2 U.S.C. 437f(c)(1)(B). Please note the analysis or conclusions in this advisory opinion may be affected by subsequent developments in the law including, but not limited to, statutes, regulations, advisory opinions, and case law. The cited advisory opinions are available on the Commission’s website, www.fec.gov, or directly from the Commission’s Advisory Opinion searchable database at http://www.fec.gov/searchao.

On behalf of the Commission,

(signed)
Cynthia L. Bauerly
Chair