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Charles R. Spies

December 9, 2015

Daniel A. Petalas Acting General Counsel Federal Election Commission 999 E Street, NW Washington, DC 20463 VIA HAND DELIVERY MUR # 6992

SENSITIVE

DEC 14 MM 9: 3-

VA.

Re: Complaint Against Donald J. Trump, et al.

Dear Mr. Petalas:

On behalf of Right to Rise PAC, Inc. ("RTR"), this complaint is against Donald J. Trump ("Trump"), Donald J. Trump for President, Inc., and Timothy Jost, as Treasurer (the "Campaign"), and The Trump Organization (the "Organization") (collectively, the "Respondents"), for multiple violations of the Federal Election Campaign Act of 1971, as amended (the "Act"), and Federal Election Commission's ("Commission") Regulations.

It appears that Donald Trump and his Campaign have violated federal campaign finance laws that prohibit the use and acceptance of corporate contributions and resources in connection with his campaign for President. See 52 U.S.C. § 30118(a). Trump and the Campaign also continue to violate federal law that prohibits federal candidates from directly or indirectly controlling "soft money." See 52 U.S.C. § 30125(e). Specifically of concern is Trump and the Campaign's continued exploitation of the Organization's in-house and outside legal team for campaign purposes and to defend the Trump campaign against his critics' campaign advertisements.

The Act strictly prohibits corporations from making contributions in connection with a federal election. 52 U.S.C. § 30118(a). It also makes it illegal for any candidate to knowingly accept or receive any contribution from a corporation, or for any officer or any director of a corporation to consent to any contribution by a corporation to a federal candidate. *Id.* The Act and Commission regulations define a contribution to include "any direct or indirect payment, distribution, loan, advance, deposit, or gift of money, or any services, or anything of value" to a political committee in connection with any federal election. *Id.* §§ 30118(b)(2), 30101(8)(a); 11 CFR § 114.1(a)(1). The term "anything of value" includes in-kind contributions, such as goods or services provided without charge or at a charge that is less than the usual and normal charge

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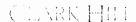
for such goods or services. 11 CFR § 100.52(d)(1). There is a limited exception to the prohibition on a corporation's rendering of legal and accounting services to a campaign, <u>but</u> <u>only for services rendered "for the purpose of ensuring compliance with [the] Act."</u> 11 CFR § 114.1(a)(2)(vii).

The Act also prohibits the solicitation and use of non-federal funds by federal candidates, including agents acting on their behalf and entities that are directly or indirectly established, maintained, financed or controlled by one or more federal candidates. *See* 52 U.S.C. § 30125(e)(1). Federal candidates can only solicit, receive, direct, transfer, spend or disburse federal funds in connection with a federal election. *See* 52 U.S.C. 30125(e)(1)(A).

In this case, Trump and the Campaign have continued to misuse the Organization's inhouse and outside legal counsel to defend Trump's candidacy. For example, on September 21, 2015, the Organization's General Counsel, Alan Garten, sent a cease and desist letter to the Club for Growth, on the Organization's letterhead (attached as Exhibit A), to bully and attempt to intimidate that group into stopping running an advertisement that informed voters about candidate Trump's support for higher taxes. In vintage Trump Organization fashion, the letter threatens a "multi-million dollar lawsuit" if the group does not cease showing the ad. Now, RTR has received a similar cease and desist letter (attached as Exhibit B) from the Trump Organization threatening to "seek immediate legal action" if RTR runs any political advertisements informing voters about any embarrassing facts about Trump and his Campaign. To be clear, this letter was also on the Trump Organization's corporate letterhead, not from the Trump campaign's counsel. Of course, it appears corporate counsel Garten was confused about RTR's legal status, as it is a leadership PAC that contributes to candidates and has not run any advertisements, but the PAC's status is immaterial to the Trump corporation's activity here.

It is clear that Trump and his agents have explicitly directed his corporate attorneys at the Organization to do the dirty work for the Campaign. The Organization's rendering of these legal services, at no apparent cost to the Campaign, and Trump and the Campaign's acceptance of such services at the expense of the Organization, constitute prohibited corporate in-kind contributions from the Organization to Trump and the Campaign, in violation of 52 U.S.C. § 30118(a). Importantly, such legal work is not at all related to Trump's or the Campaign's compliance with the Act—it is work solely aimed at intimidating and silencing Trump's political opponents—and would therefore not qualify as a legal and accounting exception under 11 CFR § 114.1(a)(2)(vii).

Likewise, because Trump and his agents directed his corporate attorneys to produce numerous cease and desist letters that are clearly aimed at defending his candidacy and silencing his political opponents, Trump and his agents are responsible for facilitating the making of a prohibited corporate in-kind contribution to the Campaign in violation of the soft-money ban at 52 U.S.C. § 30125(e).



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It is imperative that the Commission promptly conduct an investigation into the serious and ongoing potential violations outlined herein. Due to the scope and seriousness of the potential violations, we also request that the Commission refer this matter to the U.S. Department of Justice pursuant to 52 U.S.C. § 30109(a)(5)(C). The foregoing is correct and accurate to the best of our knowledge, information and belief.

Respectfully submitted,

Charles R. Spies James E. Tyrrell III

Counsel to Right to Rise PAC, Inc.

Signed and sworn before me this 9th day of December, 2015

Barbar J Jamsey
NOTARY PUBLIC

BARBARA J. RAMSEY NOTARY PUBLIC DISTRICT OF COLUMBIA My Commission Expires September 14, 2018





## **CEASE & DESIST DEMAND**

September 21, 2015

## By Federal Express

David McIntosh The Club for Growth 2001 L Street, NW, Suite 600 Washington, D.C. 20036

Re: Your Defamatory Attack Ad

Dear Mr. McIntosh:

I am General Counsel to Donald J. Trump. We recently had the opportunity to view your television commercial entitled "*Politician*" together with your accompanying statements in the media concerning my client's views (collectively, your "Attack Ad") and, quite frankly, are dismayed by the depths special interest groups like yours will go to in an attempt to materially mislead the public for the personal benefit of you and your financial backers.

Simply stated, your Attack Ad is not only completely disingenuous, but replete with outright lies, false, defamatory and destructive statements and downright fabrications which you fully know to be untrue, thereby exposing you and your so-called "club" to liability for damages and other tortious harm. For example, while your Attack Ad blatantly misrepresents to the public that Mr. Trump "supports higher taxes", nothing could be further from the truth. To be clear, Mr. Trump's tax plan, which is scheduled to be released later this week, supports a lowering of taxes.

Not surprisingly, a closer look at your Attack Ad reveals that your supposed "source" for this statement is -- according to the small print on your website -- nothing more than a single article published in the Advocate on February 15, 2000 which quoted Mr. Trump as supposedly saying he would "impose a one-time net worth tax of 14.25% on the superwealthy ... to pay off the national debt." That's it. While a reputable organization would have at least had the decency to disclose its source – and the fact that the source article is more than 15 years old -- your pitiful little group conveniently chose to leave that information out in a deliberate attempt to mislead the public into believing that it is reflective of Mr. Trump's current position – when, unquestionably, it is not. Making matters worse, you then chose to appear on several talk shows, including, MSNBC's Morning Joe, in which you furthered the erroneous notion that Mr. Trump "supports higher taxes" even though you have absolutely no factual support for that statement. In other words, you lied. Mr. Trump does not support higher taxes. This is the very definition of libel.

Mr. David McIntosh September 21, 2015 Page 2

Sadly, the deplorable actions of your organization are not the least bit surprising. As I am sure you recall, it was only a few short months ago that you very openly and shamelessly attempted to extort Mr. Trump to the tune of \$1 million in exchange for your political support. Indeed, you were not even the least bit discreet about your motives in that, after meeting with Mr. Trump, you immediately followed up with a June 2, 2015 letter requesting a "contribution of \$1 million" in exchange for an endorsement by your organization's political action committee. "This contribution," you proclaimed, "would have a dramatically positive impact on the Club's ability to identify future free-enterprise champions." When Mr. Trump, however, presumably unlike many of the other candidates, refused to succumb to your extortionist demands, your only response was to oppose his inclusion in the August 6, 2015 Fox News Republican Presidential Debate, launch a series of misleading Attack Ads targeting Mr. Trump and, ultimately, endorse certain other candidates. Though your website states that donations to "Club for Growth ... are NOT publicly disclosed", one can only assume that the candidates you are endorsing paid handsomely for your support. American politics at its worst. If that is not a "shake-down", I do not know what is.

Rest assured, however, we will not sit idly by and allow special interest groups and political action committees like yours to defame Mr. Trump and cause damage to his reputation and business interests by intentionally disseminating libelous statements you fully know to be untrue and, even worse, continue to purposely mislead the American people for your own financial gain. Toward that end, Mr. Trump has authorized our legal team to take all necessary and appropriate actions to bring an immediate halt to your defamatory Attack Ads. In the interest of avoiding what will certainly be a costly litigation process, we are prepared to offer you the one-time opportunity to rectify this matter by providing us with your prompt written assurances that (i) you have stopped running the Attack Ads; and (ii) you will not generate or disseminate any misleading or inaccurate information or make any factually baseless accusations you know to be untrue with respect to my client at any point in the future. In the event, however, we do not promptly receive these assurances, please be advised that we will commence a multi-million dollar lawsuit against you personally and your organization for your false and defamatory statements and the damage you have intentionally caused to my client's interests as well as pursue all other remedies available to us at law or in equity.

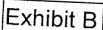
Please be guided accordingly.

Very truly yours,

,

cc: Donald J. Trump

Marc E. Kasowitz, Esq.





December 4, 2015

## By Federal Express

Michael Fernandez MBF Healthcare Partners 121 Alhambra Plaza Suite 1100 Coral Gables, FL 33134

James P. Robinson Right to Rise PAC, Inc. 2475 Brickell Avenue Unit 2009 Miami, FL 33129

Re: Anti-Trump Advertisements

## Gentlemen:

I am General Counsel to The Trump Organization and its President, Donald J. Trump. It has come to my attention that you plan on producing and disseminating certain radio, television and newspaper advertisements directly and personally attacking my client. Though we believe your decision is fool hearted, please be advised that in the event your ads contain any false, misleading, defamatory, inaccurate or otherwise tortious statements or representations concerning Mr. Trump, his businesses or his brand, we will not hesitate to seek immediate legal action to prevent such distribution and hold you jointly and severally liable to the fullest extent of the law for any damages resulting therefrom ... and will look forward to doing it.

Please be guided accordingly.

Very truly yours,

Alan Garten

cc: Donald J. Trump