Dear Mr. Gold:

On April 14, 2016, the Federal Election Commission notified your client, ActBlue, LLC, of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. On December 6, 2016, the Commission found, on the basis of the information in the complaint, and information provided by you, that there is no reason to believe ActBlue, LLC violated 52 U.S.C. § 30120. Accordingly, the Commission closed its file in this matter.

Documents related to the case will be placed on the public record within 30 days. See Statement of Policy, Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 2016). The Factual and Legal Analysis, which more fully explains the Commission's finding, is enclosed for your information.

If you have any questions, please contact Christine C. Gallagher, the attorney assigned to this matter at (202) 694-1650.

Sincerely,

Mark D. Shonkwiler
Assistant General Counsel

Enclosure
Factual and Legal Analysis
I. INTRODUCTION

This matter was generated by a Complaint filed with the Federal Election Commission by the American Democracy Legal Fund. See 52 U.S.C. § 30109(a)(1). This matter concerns an advertisement on Facebook paid for by Bernie 2016 and Susan Jackson in her official capacity as treasurer (the "Committee"), which did not contain a disclaimer stating who paid for or authorized it. While the advertisement itself did not contain a disclaimer, the ad contained information sufficient to identify the Committee, and it linked to both the Committee’s website and a donation page on ActBlue’s website, both of which contained compliant disclaimers. For the reasons set forth below, the Commission finds that there is no reason to believe that ActBlue, LLC violated 52 U.S.C. § 30120.

II. FACTUAL SUMMARY

Sanders was a candidate for the 2016 Democratic Party presidential nomination. Bernie 2016 is Sanders’ principal campaign committee, and Susan Jackson is its treasurer.

ActBlue, a Massachusetts limited liability company, operates and maintains a website that provides Internet-based tools, including contribution forms, for Democratic candidates and committees to solicit and process contributions. ¹ It is also registered with the Commission as a

¹ ActBlue Resp. at 1 (Apr. 28, 2016); see also Advisory Op Req. at 1, Advisory Op. 2014-19 (Act Blue); AOR. at 1, AO 2007-27 (ActBlue).
non-connected committee, and acts as an intermediary between individual contributors and committees and candidates.\(^2\)

The Committee purchased an advertisement on Facebook (shown below) that promoted Sanders' win in the 2016 New Hampshire Democratic primary on February 9, 2016, and solicited donations to his campaign.\(^3\)

\(^2\) Id.; see also 52 U.S.C. § 30116(a)(8).

\(^3\) Compl. at 1-2, Ex. A (Mar. 29, 2016).
The hyperlink at the bottom left displays the Committee's web address: www.berniesanders.com, and beneath the link is the statement: "Not affiliated with Facebook." By clicking on that link, the viewer is taken to the homepage of the Committee’s website, which includes the following disclaimer: “Paid for by Bernie 2016.” The “Donate Now” button at the bottom right of the advertisement takes the viewer to the Committee’s contribution page, which is hosted on ActBlue’s website.

The contribution page displays the banner: “ Bernie for President,” and states “ActBlue—We just won the New Hampshire primary” and “[y]our contribution will benefit Bernie Sanders.” The contribution page also lists the Committee’s address where checks were to be sent. Finally, the contribution page contains the following disclaimer: “Paid for by ActBlue (actblue.com) and not authorized by any candidate or candidate’s committee.”

The Complaint alleges that the Facebook advertisement did not include a disclaimer disclosing who paid for or authorized it. The Complaint further alleges that the advertisement is

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5 Compl., Ex. B.

6 Compl. at 2. The Complaint alleges that the Facebook advertisement was neither too small nor was it impracticable for it to contain the disclaimer. Compl. at 3.

In a previous Advisory Opinion Request, Facebook stated that its ads were character-limited, and sought confirmation that its ads qualified for either the "small items" or "impracticable" exemptions at 11 C.F.R. § 110.11(f)(1)(i) and (ii), and did not require a disclaimer. See AOR 2011-09 (Facebook) at 1, 6. The Commission considered three drafts, but did not issue an advisory opinion. See AO 2011-09. In this matter, the Committee and Sanders assert that its advertisement would have passed muster under either Draft B (which would have exempted the advertisement from disclaimer requirements under the "impracticable" exception) or Draft C (which would have considered the disclaimer requirement satisfied because the advertisement links to the campaign’s website, which contains a full disclaimer). Bernie 2016 Resp. at n. 8. However, the ads in AOR 2011-09 appear to be materially different in appearances and features. Compare AOR 2011-09 at 6 with the screenshot on the previous page.
confusing because it lacks a disclaimer, and the contribution page displays a disclaimer for
ActBlue, not the Committee.7

The Committee and Sanders assert that the advertisement complied with the applicable
disclaimer requirements. First, they argue that the ad clearly shows that the Committee paid for
and is responsible for it because the word “sponsored” appears next to the campaign logo, and
the ad displays the Committee’s web address, berniesanders.com, as a link.8 They also assert that
the link takes the user to a landing page on the campaign’s website that contained a compliant
disclaimer.9

ActBlue asserts that, through its website, it acts as an intermediary between individual
contributors and Democratic candidates and their committees, and it does not solicit
contributions for any candidate or committee, other than itself.10 ActBlue further asserts that it
had no part in placing the Facebook advertisement, nor did it pay anything to buy or place it.11
ActBlue also explains that the Sanders contribution page is a webpage hosted on its site, and it
does not charge any candidate or committee a fee to create such a page.12 Finally, ActBlue

7 Compl. at 4.
8 Bernie 2016 Resp. at 2.
berniesanders.com/?nosplash=true. The Response provided the link to the Committee’s archived website as of
March 29, 2016, because that is the date of the Complaint. See Bernie 2016 Resp. at n.10. A review of the internet
archive shows additional captures of the Committee’s website as early as November 15, 2015, and the website
appears to have always contained a compliant disclaimer. See https://web.archive.org/web/
10 ActBlue Resp. at 1 (Apr. 28, 2016).
11 Id. at 1-2.
12 Id. at 2.
asserts that, as a political committee, it was required to place a compliant disclaimer on the
Sanders contribution page, and it did so.13

III. LEGAL ANALYSIS

The Act and the Commission's regulations require that whenever a political committee
makes a disbursement for a public communication, such communication must include a
disclaimer.14 Internet communications placed on another person's website for a fee constitute
"general public political advertising," and are thus "public communications," as defined in 11
C.F.R. § 100.26.15 If the communication was paid for and authorized by a candidate, an
authorized committee of a candidate, or an agent thereof, the disclaimer must clearly state that
the communication was paid for by the authorized committee.16 All websites of political
committees available to the general public must include a disclaimer.17

The allegation that the Committee's ad was confusing because it also linked to a page
with an ActBlue disclaimer is not persuasive. Clicking the "Donate Now" button takes the
reader to a page clearly indicating that contributions would go to the Committee, but also clearly
stating that the donation page was paid for by ActBlue. As a political committee, ActBlue is
required to have a disclaimer on its publicly available website.18 The disclaimer on the

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13 Id. at 3.
14 52 U.S.C. § 30120(a)(1); 11 C.F.R. §§ 100.26, 110.11(a)-(b).
15 Explanation and Justification for the Regulations on Internet Communications ("Internet Communications
17 11 C.F.R. § 110.11(a)(1); see also AO 1995-09 (NewtWatch) at 2.
18 11 C.F.R. § 110.11(a)(1).
contribution page properly states that the website was paid for by ActBlue, it was not authorized
by any candidate or candidate's committee, and included its web address. Therefore, there is no reason to believe ActBlue, LLC violated 52 U.S.C. § 30120.

52 U.S.C. § 30120(a)(3); 11 C.F.R. § 110.11(b)(3). Further, the Committee was not required to place its own disclaimer on the ActBlue contribution page. The Facebook advertisement contained a "Donate Now" button redirecting the user to the contribution page on the ActBlue website, which informs the user that he or she is making a contribution to the Sanders Committee. There are no facts indicating that the Committee or Sanders paid ActBlue a fee for creating the contribution page on its website.