

FEDERAL ELECTION COMMISSION Washington, DC 20463

August 12, 2021

VIA ELECTRONIC MAIL

Robert K. Kelner Covington & Burling LLP One CityCenter 850 Tenth Street, NW Washington DC, 20001-4956 rkelner@cov.com

RE: MUR 7153

Dear Mr. Kelner:

On October 24, 2016, the Federal Election Commission notified your client, Univision, of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. On May 20, 2021, the Commission found, on the basis of the information in the complaint, and information provided by your client, that there is no reason to believe Univision violated 52 U.S.C. § 30118(a) by making corporate contributions to Hillary for America. 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* Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 2016). The Factual and Legal Analysis, which explains the Commission's findings, is enclosed for your information.

If you have any questions, please contact me at <u>cpavia@fec.gov</u> or (202) 694-1597.

Sincerely,

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Claudio J. Pavia Acting Assistant General Counsel

Enclosure Factual and Legal Analysis

1 2 3	FEDERAL ELECTION COMMISSION FACTUAL AND LEGAL ANALYSIS
3 4 5 6 7 8 9 10 11 12 13 14 15 16 17 18 19 20 21	Respondents:Hillary for America and Elizabeth Jones in her official capacity as treasurer Boston Globe Media Partners, LLC Jim Messina John Harwood Jonathan Mantz Maggie Haberman NBC Universal Paul Begala Peter Huffman Politico Priorities USA Action and Greg Speed in his official capacity as treasurer The Hill The New York Times UnivisionMUR 7153I.INTRODUCTION
22	This matter was generated by complaints filed with the Federal Election Commission by
23	Tony Dane, Jack A. Shulman, Jill Stein, and William Pflaum, ¹ alleging that Hillary for America
24	and Elizabeth Jones in her official capacity as treasurer ("HFA"), the authorized committee of
25	Hillary Clinton's 2016 presidential campaign, violated provisions of the Federal Election
26	Campaign Act of 1971, as amended (the "Act"), relating to a variety of interactions with other
27	Respondents.
28	First, the Complaint alleges that HFA impermissibly coordinated with reporters from
29	news organizations such as the New York Times, the Boston Globe, CNBC, Univision, and with

¹ The Commission administratively severed allegations that Hillary for America impermissibly coordinated with Priorities USA Action from MURs 7097, 7160, and 7193 into this matter. Consequently, the complainant in MUR 7097, Jack A. Shulman; the complainant in MUR 7160, William Pflaum; the complainant in MUR 7193, Jill Stein; and the respondents in MUR 7160, Jim Messina, Jonathan Mantz, and Paul Begala, are now parties in this matter. References to the "Complaint" refer to the Complaint in MUR 7153, unless otherwise specified.

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1	an individual who wrote an op-ed in <i>The Hill</i> . ² Second, the Complaint alleges that HFA failed to
2	report an in-kind contribution from CNN contributor Donna Brazile in the form of a debate
3	question she emailed to HFA in advance of a presidential debate. Third, the Complaint alleges
4	that HFA coordinated with, and failed to report in-kind contributions from, various filmmakers
5	who produced videos for a project titled "Filmmakers for Hillary." Fourth, the Complaint and
6	relevant portions of the MUR 7097, 7160, and 7193 Complaints ³ allege that HFA impermissibly
7	coordinated with Priorities USA Action and Greg Speed in his official capacity as treasurer
8	("Priorities"), an independent expenditure-only political committee.
9	Respondents generally deny the allegations. Among other things, they assert that the
10	contacts between HFA and the Media Respondents were protected by the press exemption; that
11	the provision of a debate question was not a contribution under the Act; that the activities of the
12	filmmakers were covered by the Act's volunteer services and uncompensated internet activity
13	exemptions; and that the alleged interactions between HFA and Priorities did not result in a
14	contribution. HFA also requests that the Commission "exercise its discretion" and dismiss the
15	Complaint because it "relies exclusively on personal emails that Russian security agencies stole
16	from [HFA's] campaign chair, John Podesta," which were disseminated by WikiLeaks and other
17	platforms. ⁴ HFA further argues that admitting the documents would "detract from the FEC's

² Hereinafter, the *New York Times, Politico, The Hill*, the *Boston Globe*, CNBC, Univision, Maggie Haberman, John Harwood, and Peter Huffman are collectively referred to as "Media Respondents."

³ See supra note 1.

⁴ MUR 7153 HFA Resp. at 1 (Dec. 14, 2016) ("HFA Resp."); *see also* OFFICE OF THE DIR. OF NAT'L INTELLIGENCE, INTELLIGENCE COMMUNITY ASSESSMENT: ASSESSING RUSSIAN ACTIVITIES AND INTENTIONS IN RECENT US ELECTIONS at 2-3 (Jan. 6, 2017) ("ICA") (describing the 2016 Russian election interference operation); SPECIAL COUNSEL ROBERT S. MUELLER, III, U.S. DEP'T OF JUSTICE, REPORT ON THE INVESTIGATION INTO RUSSIAN INTERFERENCE IN THE 2016 PRESIDENTIAL ELECTION at 3 (Mar. 22, 2019) (vol. 1) (same) ("SCR"). The Commission notes that one of the hacked documents cited by the Complaint, an internal memo pertaining to the

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- 1 core purpose of ensuring election integrity."⁵ Relatedly, Priorities states that the authenticity of
- 2 some of the hacked materials cannot be confirmed or verified.⁶
- 3 For the reasons set forth below, the Commission has determined not to pursue these
- 4 allegations and closes the file as to all Respondents.

5 II. FACTUAL BACKGROUND AND LEGAL ANALYSIS

6 7

The Commission Finds No Reason to Believe that HFA Impermissibly Coordinated with Media Respondents

8

A.

1.

Factual Background

9 The Complaint alleges that HFA coordinated with various media entities and journalists.

- 10 As support, the Complaint cites to an October 9, 2016, news article by *The Intercept*.⁷ The
- 11 article linked to and published excerpts from hacked documents. Based on one such document,
- 12 the Complaint alleges that Maggie Haberman, a journalist for the New York Times, published two
- 13 stories "on behalf of" Clinton's campaign.⁸ The Complaint asserts that this was "clear
- 14 coordination."9

15 In addition, the Complaint mentions an unspecified Fox News report in which CNBC's

16 John Harwood allegedly "advises" HFA, arguing that "any reporting he does is as a surrogate for

allegations involving HFA and Priorities, not only originates from a state-sponsored cyberattack but also appears to be a privileged attorney-client communication.

⁵ HFA Resp. at 1.

⁶ MUR 7160 Priorities Resp. at 1 (Nov. 15, 2016); MUR 7193 Priorities Resp. at 1 (Dec. 6, 2016).

⁷ Compl. at 2 (Oct. 17, 2016); *see also* Glenn Greenwald and Lee Fang, *Exclusive: New Email Leak Reveals Clinton Campaign's Cozy Press Relationship*, THE INTERCEPT, Oct. 9, 2016 (Attach. 1 to the Complaint), *available at* https://theintercept.com/2016/10/09/exclusive-new-email-leak-reveals-clinton-campaigns-cozy-press-relationship/.

⁸ Compl. at 2; *id.*, Attach. 1 (referencing and linking to the two Haberman articles); *see* Maggie Haberman, *Hillary Clinton Begins Process of Vetting – Herself*, N.Y. TIMES, Feb. 20, 2015; Maggie Haberman, *Hillary Clinton Aides are in Talks to Fill Top Campaign Roles*, N.Y. TIMES, Feb. 27, 2015.;

⁹ Compl. at 2.

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1	the campaign" and "needs to be reported." ¹⁰ Further, without providing specifics, the Complaint
2	alleges that the New York Times was a "surrogate" for HFA and allowed the campaign "to edit
3	quotes"; that the Boston Globe agreed to help Clinton "pump up" her campaign; and that
4	Univision "collaborated" with HFA to attack her general election opponent Donald J. Trump. ¹¹
5	Finally, the Complaint alleges that HFA coordinated with Peter Huffman on an op-ed he
6	wrote supporting Clinton that was published in <i>The Hill</i> on October 2, 2015. To support this
7	allegation, the Complaint attached a hacked HFA email between HFA officials. The Complaint
8	asserts that Huffman's apparent contact with HFA prior to drafting the op-ed was a "clear
9	violation of FEC regulations." ¹²
10	2. <u>Legal Analysis</u>
11	The Act defines a contribution as "any gift, subscription, loan, advance, or deposit of
12	money or anything of value made by any person for the purpose of influencing any election for
13	Federal office." ¹³ Further, the Act limits the amount an individual may contribute to an
14	authorized committee per election (\$2,700 during the 2016 cycle) and provides that no candidate
15	or committee shall knowingly accept an excessive contribution. ¹⁴ In addition, the Act prohibits
16	corporations from making contributions to a candidate or authorized committee and similarly

 $^{^{10}}$ Id.

¹¹ *Id.* at 2-3.

¹² Compl. at 1.

¹³ 52 U.S.C. § 30101(8)(A)(i); *see also id.* § 30101(9)(A)(i) (defining "expenditure" as "any purchase, payment, distribution, loan, advance, deposit, or gift of money or anything of value, made by any person for the purpose of influencing any election for Federal office").

¹⁴ 52 U.S.C. § 30116(a)(1)(A), (f); see also 11 C.F.R. §§ 110.1(b), 110.9; Price Index Adjustments for Contribution and Expenditure Limitations and Lobbyist Bundling Disclosure Threshold, 80 Fed. Reg. 5750, 5752 (Feb. 3, 2015).

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provides that no person shall knowingly accept a prohibited corporate contribution.¹⁵ Political 1 2 committees are required to report the identifying information of each person who makes an 3 aggregate contribution in excess of \$200 within the calendar year (or election cycle, in the case of an authorized committee), together with the date and amount of any such contribution.¹⁶ 4 The Act and Commission regulations, however, exempt from the definitions of 5 6 contribution and expenditure "any news story, commentary, or editorial distributed through the 7 facilities of any broadcasting station, newspaper, magazine, or other periodical publication, 8 unless such facilities are owned or controlled by any political party, political committee, or 9 candidate."¹⁷ This exclusion is generally referred to as the "press exemption" or the "media 10 exemption." The Commission has determined whether the exemption applies by first assessing whether the entity that engaged in the challenged activity is a "press entity."¹⁸ Second, the 11 12 Commission determines the scope of the exemption by applying the two-part analysis presented 13 in *Reader's Digest Ass'n v. FEC*: (1) whether the entity is owned or controlled by a political 14 party, political committee, or candidate; and (2) whether the entity is acting within its "legitimate press function."¹⁹ To determine whether the press entity is acting within its legitimate press 15 16 function, the Commission considers whether the entity's materials are available to the general

¹⁵ 52 U.S.C. § 30118(a); *see also* 11 C.F.R. § 114.2.

¹⁶ 52 U.S.C. § 30104(b)(3)(A); *see also* 11 C.F.R. § 104.13(a).

¹⁷ 52 U.S.C. § 30101(9)(B)(i) (expenditures); *see* 11 C.F.R. § 100.73 (contributions).

¹⁸ See, e.g., Advisory Op. 2011-11 at 6-7 (Colbert) ("AO") (collecting cases); AO 2005-16 at 5 (Fired Up!).

¹⁹ See Reader's Digest, 509 F. Supp. 1210, 1215 (S.D.N.Y. 1981); AO 2011-11 at 7-9 (Colbert); AO 2010-08 at 6-7 (Citizens United); AO 2005-16 at 4 (Fired Up!).

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1 public and whether the materials are comparable in form to those ordinarily issued by the

2 entity.²⁰

3 As discussed below, the press exemption clearly applies to some of the alleged activities 4 presented by the Complaint, and the remaining allegations are vague, speculative, and otherwise 5 unsupported by the available information. First, the New York Times, Boston Globe, CNBC, 6 *Politico*, *The Hill*, and Univision are all qualifying press entities.²¹ "[T]he Commission has 7 focused on whether the entity is in the business of producing on a regular basis a program that disseminates news stories, commentary, and/or editorials."22 That description applies to each of 8 9 these Respondent entities.²³ Second, there is no suggestion or information that the entities were owned or controlled by a political party, political committee, or candidate.²⁴ Third, there is no 10 11 indication that the Respondent entities acted outside of their legitimate press functions in 12 connection with the events described in the Complaint. Further, the New York Times articles 13 written by Maggie Haberman and the op-ed published by Peter Huffman were available to the 14 general public and appear to be comparable in form to others ordinarily issued by those entities. 15 They contain either original commentary or editorial content, activities specifically exempt by

²³ See Boston Globe Media Partners Resp. at 4 (describing regular program of news reporting); The Hill Resp. at 3 (same); NBCUniversal Media Resp. at 1 (same); Univision Communications Resp. at 2 (same).

²⁰ AO 2010-08 at 6 (Citizens United); AO 2005-16 at 4 (Fired Up!).

²¹ The Media Respondent entities assert that they are bona fide press entities. *See* Boston Globe Media Partners, LLC Resp. at 4 (Nov. 17, 2016); NBCUniversal Media, LLC Resp. at 1 (Nov. 21, 2016); The Hill Resp. at 3 (Nov. 28, 2016); Univision Communications, Inc. Resp. at 2 (Nov. 30, 2016); New York Times Resp. at 1 (Mar. 16, 2018). In prior enforcement matters, the Commission has recognized that several of these Respondents were "press entities" entitled to the media exemption. *See, e.g.*, MUR 5117 (New York Times, *et al.*) (finding no reason to believe the *New York Times* and *Boston Globe* violated Act); MUR 4929 (NBC, Inc., *et al.*) (same, with respect to CNBC, *New York Times*, and *Boston Globe*).

²² AO 2010-08 at 5 (Citizens United); AO 2008-14 at 4 (Melothé, Inc.).

²⁴ See Boston Globe Media Partners Resp. at 4 (denying ownership by a party, committee, or candidate); The Hill Resp. at 3 (same); Univision Communications Resp. at 2-3 (same); New York Times Resp. at 1 (same).

1 the Act's statutory text.²⁵ Moreover, to the extent that either author was promoting a candidate,

2 the Commission has stated that a publication need not be free of bias in order to qualify for the

3 press exemption. ²⁶

4 Finally, the Complaint includes a series of unsupported allegations.²⁷ For instance, the

5 Complaint asserts that "Fox News reported that CNBC's John Harwood advises [HFA]" and

6 argues that "[t]his collaboration needs to be reported."²⁸ The Complaint does not submit any

7 description of the alleged activity and does not identify a specific Fox News report.²⁹ Similarly,

8 the Complaint alleges that the New York Times allowed HFA to edit quotes and acted as a

9 "surrogate" for the Clinton campaign, the Boston Globe agreed to "pump up" the Clinton

10 campaign, and that Univision "collaborated" with HFA to attack Trump.³⁰ Because the

11 Complaint lacks information to support these allegations, and the Commission is aware of none,

12 there is insufficient indication that the alleged activity occurred.³¹

²⁷ Compl. at 2.

²⁸ Id.

³⁰ Compl. at 2-3.

²⁵ See 52 U.S.C. § 30101(9)(B)(i); see also Compl., Attach. 1 at 4 (describing the NYT articles as "more sophisticated, nuanced, and even somewhat more critical than what the Clinton memo envisioned").

²⁶ Advisory Op. 2005-19 at 5 (Inside Track Productions) (citing First General Counsel's Report, MUR 5449 (CBS Broadcasting, Inc.)).

²⁹ *Id.*; *see* 11 C.F.R. § 111.4(d)(2) ("Statements which are not based upon personal knowledge should be accompanied by an identification of the source of information which gives rise to the complainants belief in the truth of such statements."). The Commission is aware of a contemporaneous Fox News article suggesting that Harwood emailed HFA "on some occasions to request an interview and other times to offer advice," but the only example of advice identified in the article was an email to HFA warning that "Ben Carson could give you real trouble." *Bias Alert: WikiLeaks Exposes Media's Secret Support of Clinton*, Fox NEWS, Oct. 12, 2016. NBC Universal asserts that Harwood "did not serve as an advisor to or a surrogate for the [Clinton] campaign." NBCUniversal Media, LLC Resp. at 1.

³¹ See Statement of Policy Regarding Commission Action in Matters at the Initial Stage in the Enforcement Process, 72 Fed. Reg. 12545, 12546 (Mar. 16, 2007) (explaining that a finding of "no reason to believe" is appropriate where "[a] complaint alleges a violation but is either not credible or is so vague that an investigation would be effectively impossible").

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1	Therefore, the Commission finds: (1) no reason to believe that the New York Times,
2	Politico, Maggie Haberman, The Hill, Peter Huffman, CNBC, John Harwood, the Boston Globe,
3	and Univision violated 52 U.S.C. §§ 30116(a)(1)(A) or 30118(a) by making excessive or
4	corporate contributions; (2) no reason to believe that HFA violated 52 U.S.C. §§ 30116(f) or
5	30118(a) by knowingly accepting excessive and corporate contributions from these Media
6	Respondents; and (3) no reason to believe that HFA violated 52 U.S.C. § 30104(b)(3)(A) by
7	failing to report in-kind contributions from these Media Respondents.
8 9	B. The Commission Dismisses the Remaining Allegations as a Matter of Prosecutorial Discretion
10	The Complaint alleges that HFA coordinated with Donna Brazile, then-vice chair of the
11	Democratic National Committee and a CNN contributor, when she sent HFA an email with a
12	question she expected would be asked at an upcoming Democratic primary debate sponsored by
13	CNN. ³² In addition, the Complaint alleges that HFA coordinated with various individual
14	filmmakers on a project called "Filmmakers for Hillary" ("FFH Project") and that that resulted in
15	a number of disclaimer and reporting violations. ³³ Finally, the Complaint alleges that HFA
16	impermissibly "coordinated" with Priorities, ³⁴ an independent-expenditure-only committee that
17	supported Clinton's 2016 campaign. ³⁵
18	The Commission must consider the source of the documents that form the basis of these

19 allegations. It is the well-documented and unanimous opinion of the U.S. Intelligence

³² Compl. at 2.

³³ *Id.* at 2.

³⁴ MUR 7153 Compl. at 2; MUR 7160 Compl. ¶ 17 (Oct. 24, 2016); MUR 7193 Compl. ¶ 12 (Nov. 7, 2016); *see* MUR 7097 Compl. at 1-2 (July 6, 2016).

³⁵ *See* Priorities USA Action Statement of Organization (April 29, 2011); Priorities USA Action 24/48 Hour Rpt. of Independent Expenditures (Nov. 4, 2016). Priorities reported total contributions of \$186,799,354 during the

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1	Community and the U.S. Department of Justice ³⁶ that these documents were stolen by the
2	Russian Federation and distributed specifically to interfere in the 2016 presidential election.
3	Some Commissioners believe that this fact alone justifies our invocation of prosecutorial
4	discretion, while others consider it one factor in the overall analysis. Moreover, all of these
5	allegations either have already slipped past our five-year statute of limitations or will soon do so.
6	In addition, the memo written by HFA's legal counsel regarding Priorities USA's fundraising
7	activities is subject to the attorney-client privilege.
8	In these circumstances the Commission exercises its prosecutorial discretion and
9	dismisses these allegations. ³⁷
10	Additionally, because the Complaint is silent as to any specific violations they are alleged
11	to have committed, the Commission dismisses the allegations that individual Respondents who
12	worked for Priorities, Jim Messina, Jonathan Mantz, and Paul Begala, violated the Act in
13	connection with Priorities' fundraising interactions with HFA.

²⁰¹⁶ election cycle. Priorities USA Action, 2015 Year-End Rpt. at 3 (Jan. 31, 2016); Priorities USA Action, 2016 Year-End Rpt. at 3 (Jan. 31, 2017).

³⁶ OFFICE OF THE DIR. OF NAT'L INTELLIGENCE, INTELLIGENCE COMMUNITY ASSESSMENT: ASSESSING RUSSIAN ACTIVITIES AND INTENTIONS IN RECENT US ELECTIONS at 2-3 (Jan. 6, 2017); SPECIAL COUNSEL ROBERT S. MUELLER, III, U.S. DEP'T OF JUSTICE, REPORT ON THE INVESTIGATION INTO RUSSIAN INTERFERENCE IN THE 2016 PRESIDENTIAL ELECTION at 3 (Mar. 22, 2019) (vol. 1).

³⁷ See Heckler v. Chaney, 470 U.S. 821 (1985).