Ms. Mai T. Dinh, Assistant General Counsel Federal Election Commission 99 E Street, N.W. Washington, D.C. 20463

Re: Notice of Proposed Rulemaking on Electioneering Communications (11 CFR 100.29) Federal Register Vol. 70 No.163 Page 49506 (August 24, 2005)

Dear Ms. Dinh,

The undersigned organizations, all recognized by the Internal Revenue Service (IRS) as exempt nonprofits under Section 501(c)(3) of the federal tax code, urge the Federal Election Commission (FEC) to retain the 501(c)(3) exemption under the electioneering communications rule. The ability of nonprofits to use broadcast media for genuine issue advocacy and to encourage citizen participation in public policy debates would be severely limited if broadcasts by 501(c)(3) organizations are included in the definition of electioneering communications. FEC rules should regulate federal campaign finance, not legitimate public policy debates.

501(c)(3) organizations do not engage in partisan political activities.

The FEC should retain the 501(c)(3) exemption because the Internal Revenue Code (IRC) already clearly prohibits religious, charitable, scientific, and educational organizations from engaging in partisan electioneering. IRC Section 501(c)(3) states that we must "not participate in, or intervene in (including publishing or distributing of statements), any political campaign on behalf of (or in opposition to) any candidate for public office."

Neither federal law or IRS rules contain any exceptions or exemptions for de minimis partisan activity. In addition, this total ban on political intervention applies to elections at the local, state and federal levels.

Compliance with such an absolute prohibition virtually guarantees that a 501(c)(3) organization would not engage in activity that comes within the jurisdiction of the Federal Election Commission or that is covered by the purposes of the Federal Election Campaign Act.

Nonprofit law expert Bruce Hopkins says, "The requirement that a tax-exempt charitable organization not engage in political campaign activities is relatively clear as to its meaning. Because of this relative clarity, the matter has infrequently been the subject of discussion in court opinions or in IRS rulings." Charitable and religious organizations know what they can and cannot do, and take pains to comply with the law, since the sanctions for violations are significant. These sanctions range from excise taxes on the organization and its managers to loss of tax-exempt status.

There is no record of abuse of the 501(c)(3) exemption.

501(c)(3) organizations are permitted to engage in issue advocacy supporting or opposing legislation or policy proposals. Research on so-called "sham issue advocacy" has never uncovered abuses by 501(c)(3) organizations.

There is no available objective or anecdotal record from the 2004 election that indicates such abuse. Absent a record of abuse, there is no justification for limiting fundamental constitutional speech rights of these organizations. Speculation about the potential for loopholes does not equal a record of abuse. Indeed, restrictions aimed at preventing an unthreatened harm amounts to an unconstitutional prior restraint on speech.

Issue advocacy and grassroots lobbying are protected speech.

Issue advocacy and grassroots lobbying by religious, charitable, scientific, and educational organizations has long been recognized by Congress as protected speech that provides valuable information and insight to the public and to elected officials. This legitimate activity poses no meaningful risk of intervening in federal elections.

However, silencing this speech, even if only for the limited time periods defined by "electioneering communications," poses a substantial risk of chilling legitimate grassroots advocacy year-round. The NPRM asks if charities' general unfamiliarity with campaign finance law would cause them to stop advertising advocacy messages that refer to federal candidates. The answer is that yes, this is likely to happen if the FEC does not retain the exemption and adopt IRS standards to define partisan activities by 501(c)(3) organizations.

The NPRM also asks to what extent grassroots lobbying would result in a communication that "promotes, attacks, supports or opposes" a federal candidates. Because the FEC has declined to offer a definition of this standard, the question is impossible to answer. If the IRS rules are used, the answer is that no grassroots lobbying communications will "promote, attack, support or oppose" federal candidates. However, these communications are very likely to "promote, attack, support or oppose" public policies and ideas. But regulation of ideas is not within the jurisdiction of the FEC.

IRS enforcement of ban on intervention in elections is compatible with FEC enforcement of campaign finance laws.

Since 501(c)(3) organizations have been following the IRC prohibition for over 50 years, it makes sense for the FEC to incorporate IRS rules and standards into its exemption to the electioneering communications restrictions. The IRS rulings and materials interpreting this ban on intervention in elections have historically defined intervention very broadly, including both direct and indirect intervention. This leaves no room for "loopholes" that would result in partisan broadcasts by 501(c)(3) organizations during the 60/30 day blackout period.

The IRS has a rigorous enforcement program that monitors and enforces the campaign intervention prohibition under federal tax law. To bolster this enforcement, the Political Intervention Project (PIP) was established in June 2004 to "fast track" any election-time violations by 501(c)(3) groups.

The IRS is focused on taking action against alleged violations as they become aware of them and has indicated that they will continue to use PIP in 2006.

Even given the IRS's enhanced enforcement of political intervention violations, nothing in the current 501(c)(3) exemption prevents the FEC from initiating an enforcement proceeding if a group were to expressly endorse or oppose a federal candidate.

We urge you to:

- . Exempt 501(c)(3) organizations that are in compliance with IRS rules as part of your own enforcement program;
- . Use Internal Revenue Service rules to define what is and is not a partisan broadcast communication for a 501(c)(3) organization so there will be one, consistent body of law governing our communications.

If you propose a definition under the "promote, support, attack, or oppose" standard publish a new proposed rule for public comment.

Yours truly,

California

California Association of Nonprofits Kenneth M. Larsen Director of Public Policy 520 S. Grand, #695 Los Angeles, CA 90071 213-347-2070

Canal Alliance Tom Wilson Executive Director 91 Larkspur Street San Rafael, CA 94901 415-306-0426

Center for Human Development Coretta MacLean Fiscal Director 931 Taylor boulevard, Suite 120 Pleasant Hill, CA 94523 925-687-8844 ext 230

Community Recovery Services Joan Kiley 3101 Telegraph Ave Berkeley, CA 94705-1919 510-548-9822

Health Administration Responsibility Project, Inc. Harvey S. Frey MD PhD Esq. Director 552 12th St. Santa Monica, CA 90402-2908 hsfrey@harp.org Rose Foundation for Communities and the Environment
Tim Little
Executive Director
6008 College Ave., Ste. 10
Oakland, CA 94618
510-658-0702
tlittle_rose@earthlink.net

United Cerebral Palsy of Orange County Paul Pulver Executive Director 230 Commerce, Suite 190 Irvine, CA 92602 714-200-2624

Women Organizing Resources, Knowledge and Services (W.O.R.K.S.) Channa Grace, Executive Director 1139 West 6th Street Los Angeles, CA 90017 213-202-3930 ext. 28

The Vote Solar Initiative Adam Browning Director of Operations 182 Second Street, Suite 400 San Francisco, CA 94105 415-874-7434

Zimmerman Lehman Ann Lehman Planning Specialist & Executive Coach 582 Market Street, Suite 1112 San Francisco, CA 94104 415-986-8330

Delaware

American Lung Association of Delaware Deborah Brown 1021 Gilpin Avenue, Ste 202 Wilmington, DE 19806

Georgia

Southeastern Legal Foundation Shannon L. Goessling, Esq. Executive Director 6100 Lake Forrest Drive, Suite 520 Atlanta, GA 30328 404-257-9667

Illinois

Rogers Park Community Action Network Jonathan Roth 1545 W. Morse Chicago, IL 60626 773-973-7888

Indiana

James Madison Center for Free Speech James Bopp, Jr. General Counsel 1 South 6th Street Terre Haute, IN 47807 812-232-2434 jboppjr@aol.com

Iowa

Iowa Environmental Council Richard Leopold Executive Director 711 East Locust, Des Moines, IA 50309 515-244-1194, ext. 11 leopold@earthweshare.org

Maryland

1000 Friends of Maryland Dru Schmidt-Perkins 1209 North Calvert Street Baltimore, MD 21202 410-385-2910

Massachusetts

Greater Boston Legal Services Robert Sable Executive Director 197 Friend Street Boston, MA 02114

Michigan

Humanics Nonprofit Management Program Grand Valley State University Annie Davies MacLachlan, Director 228C DeVos, 401 W. Fulton Grand Rapids, MI 49504 616-331-2362 maclacan@gvsu.edu

Michigan Campus Compact Amy Smitter Executive Director 1048 Pierpont, Suite 3 Lansing, MI 48911 517-492-2424

Michigan Neighborhood AmeriCorps
Program
Edward Ginsberg Center for Community
Service & Learning
Addell Austin Anderson, PhD
Program Director
1024 Hill Street
Ann Arbor, MI 48104-3310
734-647-9423
addell@umich.edu

Michigan Nonprofit Association Erin Skene Michigan Public Policy Initiative Director 1048 Pierpont Dr, Suite 3 Lansing, MI 48911 517-492-2400 skeneeri@mnaonline.org United Way of Bay County Cindy Miller Director Volunteer Resource Center 909 Washington Avenue Bay City, MI 48708 989-893-6060

Volunteer Center of Southwest Michigan, Niles Kathryn S. Rossow Executive Director 1213 Oak Street Niles, MI 49120 269-683-5464

Volunteer Center of Southwest Michigan, St. Joseph Kathryn S. Rossow Executive Director 605 Pleasant Street St. Joseph, MI 49085 269-983-0912

Minnesota

Restart Inc.
Jim Jasper
Executive Director
825 So. 8th St. #816,
Minneapolis, MN 55404
612-825-4287

Montana

Clark Fork Coalition Matt Clifford Staff Attorney P.O. Box 7593 Missoula, MT 59807

Montana Conservation Voters Education Fund Theresa M. Keaveny Executive Director P.O. Box 853 Billings, MT 59103 406-254-1593 tkeaveny@mtvoters.org

Montana Environmental Information Center James D. Jensen, Executive Director P.O. Box 1184 Helena, MT 59624 406-443-2520

Park County Environmental Council Jim Barrett Executive Director 215 East Lewis Street P.O. Box 164 Livingston, Montana 59047 406-222-0723

New Jersey

Center for Non-Profit Corporations Linda M. Czipo Executive Director 1501 Livingston Avenue North Brunswick, NJ 08902 732-227-0800

Nevada

Planned Parenthood Mar Monte Alison Gaulden, MBA Vice President of Public Affairs 455 West Fifth St, Reno NV 89503 775-688-5560 x255 alison_gaulden@ppmarmonte.org

Rural Communities Workforce Solutions Virginia Berquist Executive Director 1301 S Highway 160, 2nd Floor Pahrump, NV 89048 775-727-8113

New York

American Lung Association John L. Kirkwood President and CEO 61 Broadway New York, NY 10006 212-315-8800

North Carolina

American Lung Association of North Carolina Susan King Cope Vice President Programs and Advocacy PO Box 27985 Raleigh, NC 27611 919-832-8326 x 22 skingcope@lungnc.org

Conservation Council of NC Foundation, Inc. John Runkle General Counsel PO Box 12671 Raleigh, NC 27605 919-942-0600

NC Justice Center's Health Access Coalition Adam Searing Project Director 224 S. Dawson Raleigh, NC 27601 919-856-2568 adam@ncjustice.org

N.C. Center for Nonprofits Sally Migliore Senior Associate 1110 Navaho Drive, Suite 200 Raleigh, NC 27609 919-790-1555, ext. 106 smigliore@ncnonprofits.org

Ohio

The Center for Community Solutions John R. Corlett Senior Fellow and Director of Public Policy and Advocacy 1226 Huron Road, Suite 300 Cleveland, Ohio 44115 216-781-2944, Ext. 222

National Association of Local Boards of Health Jennifer O'Brien 1840 East Gypsy Lane Road Bowling Green, OH 43402 419-353-7714

Ohio Coalition Against Gun Violence Toby Hoover Executive Director 444 Floyd St. Toledo, OH 43620 419-244-7442

Oregon

Oregon Natural Resources Council Regna Merritt Executive Director 5825 N. Greeley Portland, OR 97217 503-283-6343

Pennsylvania

Pennsylvania Association of Nonprofit Organizations David Ross 777 East Park Drive, Suite 200, Harrisburg, PA 17111 717-236-8584 American Lung Association of Pennsylvania Deborah Brown 3001 Old Gettysburg Road Camp Hill, PA 17011

Housing Alliance of Pennsylvania Liz Hersh Executive Director 2 South Easton Road Glenside, PA 19038 215-576-7044

Texas

Texas Criminal Justice Coalition Ana Yáñez-Correa Executive Director 602 West 7th Street, Suite 104 Austin, TX 78701 512-441-8123 Ex.103

Vermont

Vermont Alliance of Nonprofit Organizations Katherine Long Director of Public Policy PO Box 8345 Burlington, VT 05402 802.862.0292 Katherinel@vanpo.org

Walk in Balance Alexander P. Lee Executive Director Project Laundry List P.O. Box 189 South Royalton, VT 05068 603-226-3098

Virginia

Virginia League of Conservation Voters Education Fund Lisa M. Guthrie Executive Director 530 E. Main St., Suite 820 Richmond, VA 23219 804-225-1902 valcyef@aol.com

Washington

Kettle Range Conservation Group Steve Anthes Vice President Board of Directors 600 S. Clark Street Republic, WA 99166

Planned Parenthood of the Inland Northwest Jet Tilley Director of Public Policy 123 E Indiana Avenue, Suite 100 Spokane WA 99207 509-241-4156

West Virginia

American Lung Association of West Virginia Deborah Brown 415 Dickinson Street, 2nd Floor Charleston, WV 25301

Wisconsin

Clean Wisconsin
Becky Weber
Membership & Development Manager
122 State Street Suite 200
Madison, WI 53703
920-725-7020
beweber@cleanwisconsin.org

National Organizations

American Association of People with Disabilities
Helena R. Berger
Chief Operating Officer

1629 K Street, NW Suite 503 Washington, DC 20006 202-457-0046 hberger952@aol.com

American Association of University Professors Mark F. Smith Director of Government Relations 1012 14th Street, NW, Suite 500 Washington, DC 20005 202-737-5900, Ext 3042 marksmith@aaup.org

The American Jewish Committee Richard T. Foltin Legislative Director and Counsel Office of Government and International Affairs 1156 15th St., NW, Suite 1201 Washington, DC 20005 202-785-5463 foltinr@ajc.org

Asian & Pacific Islander American Vote Bouapha Toommaly National Director 1001 Connecticut Ave. NW #601 Washington, DC 20036 202-223-9170

Campaign for Tobacco-Free Kids Matthew L. Myers President 1400 I Street, NW #1200 Washington, DC 20005 202-296-5469

Center for Democracy and Technology James X. Dempsey Executive Director 1634 I Street, NW Suite 1100 Washington, DC 20006

202-637-9800

National Council of Nonprofit Associations Erica Greeley Director of Strategic Policy Planning 1030 15th Street NW Suite 870 Washington, DC 20005-1525 202-962-0322 ext. 14

National Research Center for Women & Families
Diana Zuckerman
President
1701 K Street, NW, Suite 700
Washington, DC 20006
202-223-4000

NARAL Pro-Choice America Foundation Ann Jameson Assistant General Counsel 1156 15th Street, NW Suite 700 Washington, DC 20005 202-973-3000

Presbyterian Church (USA)
Rev. Elenora Giddings Ivory
Director, Washington Office
100 Maryland Avenue, N.E., Suite 410
Washington, DC 20002
202-543-1126
eivory@ctr.pcusa.org

Society for Public Health Education M. Elaine Auld, MPH, CHES, Executive Director 750 First Street NE, Suite 910 Washington, DC 20002 202-408-9804

United Church of Christ Justice and Witness Ministries Rev. Ron Stief 100 Maryland Ave. #330 Washington, DC 20002 202-543-1517