PUBLIC COMMENTS ON DRAFT ADVISORY OPINIONS

Members of the public may submit written comments on draft advisory opinions.

DRAFTS A, B, C, and D of ADVISORY OPINION 2010-24 are now available for comment. It was requested by C. April Boling, CPA, on behalf of the Republican Party of San Diego County. The four drafts are scheduled to be considered by the Commission at its public meeting on Thursday, November 18, 2010.

If you wish to comment on DRAFTS A, B, C, and D of ADVISORY OPINION 2010-24, please note the following requirements:

- 1) Comments must be in writing, and they must be both legible and complete.
- 2) Comments must be submitted to the Office of the Commission Secretary by hand delivery or fax ((202) 208-3333), with a duplicate copy submitted to the Offine of General Counsel by hand delivery or fax ((202) 219-3923).
- 3) Comments must be received by noon (Eastern Time) on November 17, 2010.
- 4) The Commission will generally not accept comments received after the deadline. Requests to extend the comment period are discouraged and unwelcome. An extension request will be considered only if received before the comment deadline and then only on a case-by-case basis in special circumstances.
- 5) All timely received comments will be made available to the public at the Commission's Public Records Office and will be posted on the Commission's website at http://saos.nictusa.com/saos/searchao.

REQUESTOR APPEARANCES BEFORE THE COMMISSION

The Commission has implemented a pilot program to allow advisory opinion requestors, or their counsel, to appear before the Commission to answer questions at the open meeting at which the Commission considers the draft advisory opinion. This program took effect on July 7, 2009.

Under the program:

- A requestor has an automatic right to appear before the Commission if any public draft of the advisory opinion is made available to the requestor or requestor's counsel less than one week before the public meeting at which the advisory opinion mequest will be considered. Under these circumstances, no advance written notice of intent to appear is required. This one-week period is shortened to three days for advisory opinions under the expedited twenty-day procedure in 2 U.S.C. 437f(a)(2).
- 2) A requestor must provide written notice of intent to appear before the Commission if all public drafts of the advisory opinion are made available to requestor or requestor's counsel at least one week before the public meeting at which the Commission will consider the advisory opinion request. This oneweek peciod is shortenud to three days far advisery opinions under the expedited twenty-day procedure in 2 U.S.C. 437f(a)(2). The notice of intent to appear must be percived by the Office of the Commission Secretary by hand delivery, email (Secretary@fec.gov), or fax ((202) 208-3333), no later than 48 hours before the scheduled public meeting. Requestors are responsible for ensuring that the Office of the Commission Secretary receives timely notice.
- Requestors or their counsel unable to appear physically at a public meeting may participate by telephone, subject to the Commission's technical capabilities.
- 4) Requestors or their counsel who appear before the Commission may do se only for the limited purpose of addressing questions raised by the Commission at the public meeting. Their appearance does not guarantee that any questions will be asked.

FOR FURTHER INFORMATION

Press inquiries:	Judith Ingram Press Officer (202) 694-1220
Commission Secretary:	Shawn Woodhead Werth (202) 694-1040
Comment Submission Procedure:	Rosemary C. Smith Associate General Counsel (202) 694-1650
Other inquiries	

Other inquiries:

To obtain copies of documents related to Advisory Opinion 2010-24, contact the Public Records Office at (202) 694-1120 or (800) 424-9530, or visit the Commission's website at http://saos.nictusa.com/saos/searchao.

ADDRESSES

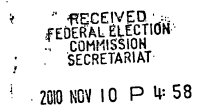
Office of the Commission Secretary Federal Election Commission 999 E Street, NW Washington, DC 20463

Office of General Counsel ATTN: Rosemary C. Smith, Esq. Federal Election Commission 999 E Street, NW Washington, DC 20463

AGENDA DOCUMENT NO. 10-71



FEDERAL ELECTION COMMISSION Washington, DC 20463



November 10, 2010

AGENDA ITEM

For Meeting of 11-10-10

MEMORANDUM

The Commission

FROM:

TO:

Christopher Hughey Acting General Counsel

Rosemary C. Smith $R \le 5$ Associate General Counsel

Amy L. Rothstein ALR Assistant General Counsel

Joshua S. Blume JSB Attorney

Subject:

Drafts A, B, C, and D of AO 2010-24 (Republican Party of San Diego County)

Attached are proposed drafts of the subject advisory opinion. We have been asked to place these drafts on the agenda for November 18, 2010.

Attachments

1 ADVISORY OPINION 2010-24

	2	Ms.	C .	April	Boling	. CP	A
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DRAFT A

3 Treasurer, Republican Party of San Diego County

- 4 7185 Navajo Road, Suite P
- 5 San Diego, CA 92119
- 6 Dear Ms. Boling:

7 We are responding to your advisory opinion request on behalf of the Republican 8 Party of San Diego County (the "Committee"), concerning the application of the Federal 9 Election Campaign Act of 1971, as amended (the "Act"), and Commission regulations to 10 the activities of the Committee's Voter Registration Coordinator (the "Employee") and 11 Executive Director. 12 The Commission concludes that some of the Employee's activities recruiting, 13 training, and supervising contractors hired by the Committee during the applicable 14 Federal election activity ("FEA") time periods are voter registration activity and therefore 15 FEA under the Act and Commission regulations. The Commission further concludes that 16 the Executive Director's supervision of the Employee does not constitute voter 17 registration activity.

18 Background

The facts presented in this advisory opinion are based on your letter received on
September 15, 2010.

The Committee is a local committee of the Republican Party. The Committee hired the Employee in May 2010. The Employee's sole function is to recruit, train, and supervise contractors hired by the Committee exclusively to perform voter registration activities. The Employee spends 100 percent of her time engaged in this activity.

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1		The Employee spends approximately twenty percent of her time on each of the
2	follow	ing four categories of activities, for a total of eighty percent of her time:
3	(1) Re	cruitment, (2) Orientations, (3) Contractor management, and (4) Validation of
4	comple	eted registrations.
5	•	Recruitment – includes posting positions on job boards, meeting with clubs to
6		encourage members to participate in the electoral process by registering vaters,
7		interviewing potential contractors, and scheduling orientations for contractors.
8	•	Orientations – includes both one-on-one and group meetings with potential
9		contractors to communicate the Committee's voter registration program's
10		requirements relating to the contractors' responsibilities, protocol, and payment
11		structure. This category also includes training contractors on voter eligibility
12		requirements, legal rights to solicit, and table set-up instructions.
13	•	Contractor management - includes providing additional training upon request,
14		responding to requests from business owners for verification of contractor status
15		and program details, and completing vendor applications on request.
16	•	Valldation of completed registrations - includes scheduling the turning in of
17		voter registration cards, reviewing the voter registration cards for missing
18		information or errors made by the voters, photocopying voter registration cards,
19		calling newly registered voters to welcome them to the Republican Party,
20		reviewing and verifying information submitted by registrants, reporting any
21		suspicious information revealed on such review to the Registrar of Voters, and
22		personally submitting the voter registration cards to the Registrar of Voters.

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1	The remaining twenty percent of the Employee's activity is divided between three
2	additional categories of work. These categories and the percentage of time spent on them
3	are as follows: (1) Material preparation - 10 percent, (2) Events - 5 percent, and
4	(3) Calculation of contractor payments – 5 percent.
5	• Material preparation – includes designing and preparing signs and other voter
6	registration materials for the contractors.
7	• Events – includes researching potential events at which voter registration may
8	take place and alerting contractors to them, as well as determining the number of
9	contractors to attend such events. It also includes setting up and tearing down
10	voter registration booths, but it does not include the Employee's actual
11	registration of any voters, herself.
12	• Calculation of contractor payments – includes all activities related to calculating
13	the payments to be received from the California Republican Party, and the
14	payments to be distributed to each contractor depending on the number of voter
15	registrations in targeted State Assembly and State Senate districts.
16	The Committee anticipates that it will also employ a Voter Registration Coordinator with
17	these duties in future election cycles.
18	The Committee is currently reporting the activities of the Employee during the
19	applicable FEA time periods as FEA to the Commission. If the Employee's activities are
20	not FEA, however, the Committee would like to amend its reports and to transfer the
21	appropriate amount of non-Federal funds ¹ to cover the non-Federal share of those costs.
22	

¹ Non-Federal funds are funds that do not comply with the amount limitations, source prohibitions, and reporting requirements of the Act. *See* footnote 6, below.

1 2 Questions Presented 3 (1) Are the Employee's activities voter registration activity and therefore FEA during the 120 days prior to an election?² 4 5 (2) If the answer to Question 1 is "yes," do the activities of the Executive Director 6 in supervising the Employee also constitute voter registration activity? 7 (3) If the answer to Question 1 is "no," may the Committee amend its reports 8 previously filed with the Commission characterizing the Employee's activities as FEA, 9 and transfer the appropriate amount of non-Federal funds to cover the non-Federal 10 share of the cost for these activities? 11 (4) Will the answer to Question 1 differ under the new FEA regulations that are 12 scheduled to take effect on December 1, 2010? 13 Legal Analysis and Conclusions 14 (1) Are the Employee's activities voter registration activity and therefore FEA 15 during the 120 days prior to an election? 16 Yes, some of the Employee's activities within California's FEA voter registration periods for 2010 are FEA because they constitute voter registration activity. 17 The Bipartisan Campaign Reform Act of 2002³ ("BCRA") amended the Act, in 18 19 pertinent part, by introducing and defining a new term – FEA – and by requiring State,

³ Pub. L. No. 107-155, 116 Stat. 81 (2002).

² Voter registration activity is FEA "during the period that begins on the date that is 120 days before the date a regularly scheduled Federal election is held and ends on the date of the election." 2 U.S.C. §431(20)(A)(i). For California for 2010, these periods are February 8 through June 8 and July 5 through November 2. See "Federal Election Activity Dates for 2010," Federal Election Commission, at <u>http://www.fec.gov/pages/bcra/rulemakings/charts_fea_dates_2010.shtml</u>. The Committee has not asked, and the Commission does not address in this advisory opinion, whether any of the Employee's activities constitute FEA outside of the 120-day voter registration activity FEA time periods.

- 1 district, and local party committees to pay for FEA with either Federal funds or a
- 2 combination of Federal and Levin funds.⁴ 2 U.S.C. 441i(b). The Act's definition of FEA
- 3 includes voter registration activity during the period beginning 120 days before the date
- 4 of a regularly scheduled Federal election, and ending on the date of the election. 2
- 5 U.S.C. 431(20)(a)(i) (also known as Type I FEA). Commission regulations define voter
- 6 registration activity as "contacting individuals by telephone, in person, or by other
- 7 individualized means to assist them in registering to vote." 11 CFR 100.24(a)(2).⁵ It
- 8 includes, but is not limited to, "printing and distributing registration and voting
- 9 information, providing individuals with voter registration forms, and assisting individuals
- 10 in the completion and filing of such forms." Id.⁶

⁴ "Federal funds" are funds subject to the amount limitations, source prohibitions, and reporting requirements of the Act. See 11 CFR 300.2(g). "Levin funds" are funds raised by State, district, and local party committees pursuant to the restrictions in 11 CFR 300.31 and disbursed subject to the restrictions in 11 CFR 300.32. See 11 CFR 300.2(i).

⁵ In Shays v. FEC, 528 F.3d 914 (D.C. Cir. 2008) ("Shays III"), the appellate court upheld the district court's decision holding that the Commission's regulatory definition of, *inter alia*, voter registration was overly permissive and thus contrary to the statute. The court remanded the regulation to the Commission, which promulgated revised regulations on September 10, 2010, as discussed more fully below in Question 4. Since the revised regulations do not take effect until December 1, 2010, the Commission analyzes Questions 1 through 3 under the old regulations, which remain in effect until December 1, 2010.

⁶ Cf. Explanation and Justification of Federal Election Activity, 71 FR 8926, 8930 (leb. 22, 2006) ("2006 E&J") (noting, in the context of get-out-the-voir activity ("GOTV"), which is also known as Type II FEA, that if "a State party committee . . . hir[es] a consultant in month prior to the election to design a [72-hour] GOTV program for the State party remmittee and recruit volunteers to drive voters to the polls on election day[, t]he consultant's work performed well before the 72-hour time period would be considered Type II FEA") (emphasis added). There, the Commission was concerned not so much with the fact that the consultant would recruit volunteers engaging in Type II FEA, but rather with the timing of the consultant's activities. Here, the question is not about the timing of the Employee's activities, but rather with whether those activities meet the definition of Type I FEA.

The Act and Commission regulations also provide different definitions for voter registration activity (Type I FEA) and GOTV activity (Type II FEA), and thus are not necessarily analogous. Moreover, where the Commission was aware of the practice of hiring consultants to design 72-heur rampaign programs in advance of the election and associated time periods, but chose to include that example only in the GOTV context, it can be presumed that the Commission meant to exclude this type of relationship in the voter registration context. See, e.g., Bates v. United States, 522 U.S. 23, 29 (1997); Lindh v. Murphy, 521 U.S.

1	The Committee's description of the Employee's tasks indicates that the Employee
2	spends 20 percent of her time validating complete registrations, which includes assisting
3	individuals in registering to vote by reviewing their voter registration cards for missing
4	information or errors, and taking the voter registration cards and turning them in to the
5	Registrar of Voters. The Employee spends an additional ten to fifteen percent of her time
6	preparing materials for use in registering voters, such as signage, in-field voter
7	registration materiels, and setting up and tearing down voter registration booths. These
8	activities fall within the definition of voter registration activity. See 11 CFR 100.24(a)(2)
9	(defining voter registration activity to include "printing and distributing registration and
10	voting information, providing individuals with voter registration forms, and assisting
11	individuals in the completion and filing of such forms").
12	The Commission's regulations require State party committees to use a Federal
13	account to pay for salaries, wages, and fringe benefits of any employees who spend more
14	than 25% of their compensated time in a given month on FEA. See 11 CFR
15	106.7(d)(1)(ii); 300.33(d)(2). Accordingly, because the Employee spends at least 30 to
16	35 percent of her time on Type I FEA within California's FEA voter registration periods,
17	she must be paid exclusively from the Committee's Federal account within those
18	periods. ⁷
19	(2) If the answer to Question 1 is "yes," do the activities of the Executive Director

20 in supervising the Employee also constitute voter registration activity?

320, 330 (1997); Bailey v. United States, 516 U.S. 137, 146 (1995); Keene Corp. v. United States, 508 U.S. 200, 208 (1993).

⁷ Although the request does not ask specifically about the 25 percent FEA payment threshold under 11 CFR 300.33(d)(2) with respect to the Employee, the request asks generally about "the proper reporting and payment related to" the Employee's activities.

1 No, the activities of the Executive Director in supervising the Employee do not 2 constitute voter registration activity. 3 Unlike the Employee in the answer to Question 1, above, whose job consists of 4 assisting individuals in registering to vote, the Executive Director does not engage in 5 these activities. The Executive Director's supervision of the Employee does not fit б within the definition of voter registration activity under the Act or Commission 7 regulations. 8 (3) If the answer to Question 1 is "no," may the Committee amend its reports 9 previously filed with the Commission describing the Employee's work as FEA, and 10 transfer the appropriate amount of non-Federal funds to cover the non-Federal share of 11 the cost for these services? 12 This question is moot, because the answer to Ouestion 1 is "yes." 13 (4) Will the answer to Question 1 differ under the new FEA regulations that are scheduled to take effect on December 1, 2010? 14 No, the answer to Question 1 will not differ under the new FEA regulations that 15 16 take effect on December 1, 2010. In September 2016, the Commission adopted new definitions of GOTV activity 17 and voter registration activity in response to the decision by the United States Court of 18 Appeals for the District of Columbia Circuit in Shays III.⁸ See Explanation and 19

⁸ The Court of Appeals for the D.C. Circuit in *Shays III* found two flaws in the definitions. First, by requiring efforts to "assist" people to vote or to register to vote, the definitions improperly excluded efforts that "actively encourage people to vote or to register to vote." *Id.* Second, by limiting the scope of the definitions to contacting voters by "individualized means," the definitions improperly excluded "mass communications targeted to many people," and otherwise had the effect of narrowing the activities covered by the rules. *Shays III*, 528 F.3d 914.

Justification of Final Rules Regarding the Definition of Federal Election Activity, 75 FR
 55257 (Sept. 10, 2010) ("2010 E&J").

As revised, the definition of voter registration activity has been expanded to include activities that encourage or urge people to register to vote, as well as those that assist them in registering to vote. 2010 E&J at 55260, 55267. In addition, the current regulatory language about contasting potential voters by "individualized means" has been eliminated. Accordingly, the Employee's activities also constitute *voter registration activity* under the revised definition.

9 This response constitutes an advisory opinion concerning the application of the 10 Act and Commission regulations to the specific transaction or activity set forth in your 11 request. See 2 U.S.C. 437f. The Commission emphasizes that, if there is a change in any 12 of the facts or assumptions presented and such facts or assumptions are material to a 13 conclusion presented in this advisory opinion, then the requester may not rely on that 14 conclusion as support for its proposed activity. Any person involved in any specific 15 transaction or activity which is indistinguishable in all its material aspects from the 16 transaction or activity with respect to which this advisory opinion is rendered may rely on 17 this advisory opinion. See 2 U.S.C. 437f(c)(1)(B). Please note that the analysis or 18 conclusions in this advisory opinion may be affected by subsequent developments in the 19

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3	On behalf of the Commission,
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7	Matthew S. Petersen
8	Chairman

1 ADVISORY OPINION 2010-24

Ms. C. April Boling, CPA

DRAFT B

- 3 Treasurer, Republican Party of San Diego County
- 4 7185 Navajo Rond, Suite P
- 5 San Diego, CA 92119
- 6 Dear Ms. Boling:

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7 We are responding to your advisory opinion request on behalf of the Republican 8 Party of San Diego County (the "Committee"), concerning the application of the Federal 9 Election Campaign Act of 1971, as amended (the "Act"), and Commission regulations to 10 the activities of the Committee's Voter Registration Coordinator (the "Employee") and 11 Executive Director. 12 The Commission concludes that the Employee's activities recruiting, training, and 13 supervising contractors hired by the Committee during the applicable Federal election 14 activity ("FEA") time periods are voter registration activity and therefore FEA under the Act and Commission regulations. The Commission further concludes that the Executive 15 16 Director's supervision of the Employee also constitutes voter registration activity. 17 Background 18 The facts presented in this advisory opinion are based on your letter received on 19 September 15, 2010. 20 The Committee is a local committee of the Republican Party. The Committee 21 hired the Employee in May 2010. The Employee's sole function is to recruit, train, and 22 supervise contractors hired by the Committee exclusively to perform voter registration 23 services. The Employee spends 100 percent of her time engaged in this activity. 24 The Employee spends approximately twenty percent of her time on each of the 25 following four categories of activities, for a total of eighty percent of her time:

(1) Recruitment, (2) Orientations, (3) Contractor management, and (4) Validation of
 completed registrations.

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3	•	Recruitment – includes posting positions on job boards, meeting with clubs to
4		encourage members to participate in the electoral process by registering voters,
5		interviewing potential contractors, and scheduling orientations for contractors.
6	•	Orientations – includes both one-on-one and group meetings with potential
7		contractors to communicate the Committee's voter registration program's
8		requirements relating to the contractors' responsibilities, protocol, and payment
9		structure. This category also includes training contractors on voter eligibility
10		requirements, legal rights to solicit, and table set-up instructions.
11	•	Contractor management – includes providing additional training upon request,
12		responding to requests from business owners for verification of contractor status
13		and program details, and completing vendor applications on request.
14	•	Validation of completed registrations – includes scheduling the turning in of
15		voter registration cards, reviewing the voter registration cards for missing
16		information or enors made by the voters, photocopying voter registration cards,
17		calling newly registered voters to welcome them to the Republican Party,
18		reviewing and verifying information submitted by registrants, reporting any
19		suspicious information revealed on such review to the Registrar of Voters, and
20		personally submitting the voter registration cards to the Registrar of Voters.
21		The remaining twenty percent of the Employee's activity is divided between three
22	additio	onal categories of work. These categories and the percentage of time spent on them
23	are as	follows: (1) Material preparation – 10 percent, (2) Events – 5 percent, and

1 (3) Calculation of contractor payments – 5 percent.

2	•	Material preparation – includes designing and preparing signs and other voter
3		registration materials for the contractors.
4	•	Events – includes researching potential events at which voter registration may
5		take place and alerting contractors to them, as well as determining the number of
6		contractors to attend such events. It also includes setting up and tearing down
7		voter registration booths, but it does not include the Employne's actuel
8		registration of any voters, herself.
9	•	Calculation of contractor payments - includes all activities related to calculating
10		the payments to be received from the California Republican Party, and the
11		payments to be distributed to each contractor depending on the number of voter
12		registrations in targeted State Assembly and State Senate districts.
13	The C	ommittee anticipates that it will also employ a Voter Registration Coordinator with
14	these	duties in future election cycles.
15		The Committee is currently reporting the activities of the Employee during the
16	applie	able FEA time periods as FEA to the Commission. If the Employee's activities are
17	not FI	A, however, the Committee would like to amend its reports and to transfer the
18	approj	priate amount of non-Federal funds ¹ to cover the non-Federal share of those costs.
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¹ Non-Federal funds are funds that do not comply with the amount limitations, source prohibitions, and reporting requirements of the Act. *See* footnote 6, below.

1 2 **Ouestions** Presented 3 (1) Are the services provided by the Employee voter registration activity and therefore FEA during the 120 days prior to an election?² 4 5 (2) If the answer to Question 1 is "yes," do the activities of the Executive Director 6 in supervising the Employee also constitute voter registration activity? 7 (3) If the answer to Question 1 is "no," may the Committee amend its reports 8 previously filed with the Commission characterizing the services provided by the 9 Employee as FEA, and transfer the appropriate amount of non-Federal funds to cover the 10 non-Federal share of the cost for these services? 11 (4) Will the answer to Question 1 differ under the new FEA regulations that are 12 scheduled to take effect on December 1, 2010? 13 Legal Analysis and Conclusions 14 (1) Are the services provided by the Employee voter registration activity and 15 therefore FEA during the 120 days prior to an election? 16 Yes, the services provided by the Employee within California's FEA voter registration periods for 2010 are FEA because they constitute voter registration activity. 17 The Bipartisan Campaign Reform Act of 2002³ ("BCRA") amended the Act, in 18 19 pertinent part, by introducing and defining a new term – FEA – and by requiring State,

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³ Pub. L. No. 107-155, 116 Stat. 81 (2002).

² Voter registration activity is FEA "during the period that begins on the date that is 120 days before the date a regularly scheduled Federal election is held and ends on the date of the election." 2 U.S.C. 431(20)(A)(i). For California for 2010, these periods are February 8 through June 8 and July 5 through November 2. See "Federal Election Activity Dates for 2010," Federal Election Commission, at <u>http://www.fec.gov/pages/bcra/rulemakings/charts fea dates 2010.shtml</u>. The Committee has not asked, and the Commission does not address in this advisory opinion, whether any of the Employee's activities constitute FEA outside of the 120-day voter registration activity FEA time periods.

1	district, and local party committees to pay for FEA with either Federal funds or a
2	combination of Federal and Levin funds. ⁴ 2 U.S.C. 441i(b). The Act's definition of FEA
3	includes voter registration activity during the period beginning 120 days before the date
4	of a regularly scheduled Federal election, and ending on the date of the election. 2
5	U.S.C. 431(20)(a)(i) (also known as Type I FEA). Commission regulations define voter
6	registration activity as "contacting individuals by telephone, in person, or by other
7	individualized means to assist them in registering to vote." 11 CFR 100.24(a)(2). ⁵ It
8	includes, but is not limited to, "printing and distributing registration and voting
9	information, providing individuals with voter registration forms, and assisting individuals
10	in the completion and filing of such forms." Id. It also includes the establishment and
11	implementation of a voter registration program, including the recruitment and training of
12	volunteers. See Explanation and Justification of Final Rules Regarding Definition of
13	Federal Election Activity, 71 FR 8926, 8930 (Feb. 22, 2006) ("2006 E&J") (noting, in the
14	analogous context of get-out-the-vote activity ("GOTV"), which is also known as Type II
15	FEA, that if "a State party committee hir[es] a consultant a month prior to the election
16	to design a GOTV program for the State party committee and recruit volunteers to drive
1 7	voters to the polls on election day[, t]he consultant's work would be considered Type
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⁴ "Federal funds" are funds subject to the amount limitations, source prohibitions, and reporting requirements of the Act. See 11 CFR 300.2(g). "Levin funds" are funds raised by State, district, and local party committees pursuant to the restrictions in 11 CFR 300.31 and disbursed subject to the restrictions in

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II FEA")

¹¹ CFR 300.32. See 11 CFR 300.2(i).

⁵ In Shays v. FEC, 528 F.3d 914 (D.C. Cir. 2008) ("Shays IIP"), the appellate court upheld the district court's decision holding that the Commission's regulatory definition of, *intar alia*, votor registration was overly permissive and thus contrary to the statute. The court remanded the regulation to the Commission, which promulgated revised regulations on September 10, 2010, as discussed more fully below in Question 4. Since the revised regulations do not take effect until December 1, 2010, the Commission analyzes Questions 1 through 3 under the old regulations, which remain in effect until December 1, 2010.

1	The Commission concludes that the activities performed by the Employee within
2	California's FEA voter registration periods are Type I FEA because the Employee's sole
3	duties are to recruit, train, and supervise the contractors hired by the Committee for its
4	voter registration program. The Committee's description of the Employee's tasks
5	indicates that the Employee spends 20 percent of her time validating complete
6	registrations, which includes assisting individuals in registering to vote by reviewing their
7	voter registration cands for missing information or errors, and taking the voter registration
8	cards and turning them in to the Registrar of Voters. The Employee spends an additional
9	ten to fifteen percent of her time preparing materials for use in registering voters, such as
10	signage, in-field voter registration materials, and setting up and tearing down voter
11	registration booths. These activities fall within the definition of voter registration
12	activity. See 11 CFR 100.24(a)(2) (defining voter registration activity to include
13	"printing and distributing registration and voting information, providing individuals with
14	voter registration forms, and assisting individuals in the completion and filing of such
15	forms").
16	Additionally, the Employee spends approximately 65 percent of her time
17	recruiting, training, and managing contractors hired by the Committee to perform voter
18	registration activity. ⁶ The Commission concludes that the Employee's activities
19	recruiting, training, and supervising contractors hired by the Committee also constitute
20	voter registration activity under the Act and Commission regulations because her

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⁶ The advisory upinion request indicates that "there is no question that payment to the contractors hired by the committee to perform voter registration activities are FEA during the 120 days prior to the election." Advisory Opinion Request at page 2.

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1	activities are necessary to establish or implement the Committee's voter registration
2	program. Indeed, her duties are an integral and inseverable component of the program.
3	(2) If the answer to Question 1 is "yes," do the activities of the Executive Director
4	in supervising the Employee also constitute voter registration activity?
5	Yes, the services provided by the Executive Director in supervising the Employee
6	- and, by extension, the voter registration program - constitute voter registration activity.
7	Just as with the Employee in the answer to Question 1, above, the Executive Director's
8	supervision of the Employee is necessary to establish or implement the Committee's
9	voter registration program. Because the Committee's voter registration program
10	constitutes voter registration activity, the time spent supervising, managing, or directing
11	any aspect of the program is voter registration activity under 11 CFR 100.24(a)(2).
1 2	Accordingly, the time that the Executive Director spends supervising the Employee
13	constitutes voter registration activity.
14	(3) If the answer to Question 1 is "no," may the Committee amend its reports
15	previously filed with the Commission describing the Employee's work as FEA, and
16	transfer the appropriate amount of non-Federal funds to cover the non-Federal share of
1 7	the cost for these services?
18	This question is moot, because the answer to Question 1 is "yes."
1 9	(4) Will the answer to Question 1 differ under the new FEA regulations that are
20	scheduled to take effect on December 1, 2010?
21	No, the answer to Question 1 will not differ under the new FEA regulations that
22	take effect on December 1, 2010.

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1	In September 2010, the Commission adopted new definitions of GOTV activity
2	and voter registration activity in response to the decision by the United States Court of
3	Appeals for the District of Columbia Circuit in Shays III. ⁷ See Explanation and
4	Justification of Final Rules Regarding the Definition of Federal Election Activity, 75 FR
5	55257 (Sept. 10, 2010) ("2010 E&J").
6	As revised, the definition of voter registration activity has been expanded to
7	include activities that endourage or urge people to register to vote, as well as those that
8	assist them in registering to vote. 2010 E&J at 55260, 55267. In addition, the current
9	regulatory language about contacting potential voters by "individualized means" has been
10	eliminated. As a result of these changes, the scope of what is voter registration activity
11	for purposes of FEA will be broader under the new rules than it is under the current rules.
12	Accordingly, the Employee's activities and the Executive Director's activities also
13	constitute voter registration activity under the revised definition.
14	This response constitutes an advisory opinion concerning the application of the
15	Act and Commission regulations to the specific transaction or activity set forth in your
16	request. See 2 U.S.C. 437f. The Commission emphasizes that, if there is a change in any
17	of the facts ur assumptions presented and such facts or assumptions are material to a
18	conclusion presented in this advisory opinion, then the requester may not rely on that
19	conclusion as support for its proposed activity. Any person involved in any specific
20	transaction or activity which is indistinguishable in all its material aspects from the

⁷ The Court of Appeals for the D.C. Circuit in *Shays III* found two flaws in the definitions. First, by requiring efforts to "assist" people to vote or to register to vote, the definitions improperly excluded efforts that "actively encourage people to vote or to register to vote." *Id.* Second, by limiting the scope of the definitions to contacting voters by "individualized means," the definitions improperly excluded "mass communications targeted to many people," and otherwise had the effect of narrowing the activities covered by the rules. *Shays III*, 528 F.3d 914.

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1	transaction or activity with respect to which this advisory opinion is rendered may rely on
2	this advisory opinion. See 2 U.S.C. 437f(c)(1)(B). Please note that the analysis or
3	conclusions in this advisory opinion may be affected by subsequent developments in the
4	law including, but not limited to, statutes, regulations, advisory opinions and case law.
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6	On behalf of the Commission,
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10	Matthew S. Petersen
11	Chairman

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1 ADVISORY OPINION 2010-24

2 Ms. C. April Boling, CPA

DRAFT C

3 Treasurer, Republican Party of San Diego County

4 7185 Navajo Road, Suite P

5 San Diego, CA 92119

6 Dear Ms. Boling:

7 We are responding to your advisory opinion request on behalf of the Republican 8 Party of San Diego County (the "Committee"), concerning the application of the Federal 9 Election Campaign Act of 1971, as amended (the "Act"), and Commission regulations to 10 the activities of the Committee's Voter Registration Coordinator (the "Employce"). 11 The Commission concludes that the services provided by the Employee for the 12 Committee are Federal election activity ("FEA") under the Act and Commission 13 regulations. Accordingly, the Committee must pay the Employee's salary, wages, and 14 fringe benefits with funds that comply with the amount limitations, source prohibitions, and reporting requirements of the Act ("Federal funds"). 15 16 Background 17 The facts presented in this advisory opinion are based on your letter received on September 15, 2010. 18 The Committee is a local committee of the Republican Party. The Committee 19 hired the Employee in May 2010. The Employee's sole function is to recruit, train, and 20 supervise contractors hired by the Committee to register voters. The Employee spends 21 22 100 percent of her time engaged in this activity. The Employee spends approximately twenty percent of her time on each of the 23 following four categories of activities, for a total of eighty percent of her time: 24

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(1) Recruitment, (2) Orientations, (3) Contractor management, and (4) Validation of
 completed registrations.

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3	•	Recruitment – includes posting positions on job boards, meeting with clubs to
4		encourage members to participate in the electoral process by registering voters,
5		interviewing potential contractors, and scheduling orientations for contractors.
6	•	Orientations – includes both one-on-one and group meetings with potential
7		contractors to communicate the Committee's vater registration program's
8		requirements relating to the contractors' responsibilities, protocol, and payment
9		structure. This category also includes training contractors on voter eligibility
10		requirements, legal rights to solicit, and table set-up instructions.
11	•	Contractor management – includes providing additional training upon request,
12		responding to requests from business owners for verification of contractor status
13		and program details, and completing vendor applications on request.
14	•	Validation of completed registrations – includes scheduling the turning in of
15		voter registration cards, reviewing the voter registration cards for missing
16		information or errors made by the voters, photocopying voter registration cards,
17		calling newly registered voters to welcome them to the Republican Party,
18		reviewing and verifying information submitted by registrants, reporting any
19		suspicious information revealed on such review to the Registrar of Voters, and
20		personally submitting the voter registration cards to the Registrar of Voters.
21		The remaining twenty percent of the Employee's activity is divided between
22	three a	additional categories of work. These categories and the percentage of time spent on
23	them a	are as follows: (1) Material preparation – 10 percent, (2) Events – 5 percent, and

1 (3) Calculation of contractor payments – 5 percent.

2	• Material preparation – includes designing and preparing signs and other voter
3	registration materials for the contractors.
4	• Events – includes researching potential events at which voter registration may
5	take place and alerting contractors to them, as well as determining the number of
6	contractors to attend such events. It also includes setting up and tearing down
7	voter registration booths, but it does not include the Employee's actual
8	registration of any voters, herself.
9	• Calculation of contractor payments – includes all activities related to calculating
10	the payments to be received from the California Republican Party, and the
11	payments to be distributed to each contractor depending on the number of voter
12	registrations in targeted State Assembly and State Senate districts.
13	The Committee anticipates that it will also employ a Voter Registration Coordinator with
14	these duties in future election cycles.
15	Since June 2010, the Committee has been reporting the services provided by the
16	Employee as FEA to the Commission (and has paid her salary with Federal funds during
17	the applicable veter registration activity time period). If the services provided by the
18	Employee are not FEA, the Committee would like to amend its monthly reports filed in
19	June, July, August, September, and October accordingly and to transfer the appropriate
20	amount of non-Federal funds to cover the non-Federal share of the Employee's salary,
21	wages and fringe benefits.
22	Questions Presented

(1) Are the services provided by the Employee FEA?

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1	(2) If the answer to Question 1 is "yes," are the activities of the Executive
2	Director in supervising the Employee also FEA?
3	(3) If the answer to Question 1 is "no," may the Committee amend its reports
4	previously filed with the Commission characterizing the services provided by the
5	Employee as FEA, and transfer the appropriate amount of non-Federal funds to cover the
6	non-Federal share of the Employee's salary, wages and fringe benefits?
7	(4) Will the answer to Question 1 differ under the new regulations pertaining to
8	FEA that are scheduled to take effect on December 1, 2010?
9	Legal Analysis and Conclusions
10	(1) Are the services provided by the Employee FEA?
11	Yes, the services provided by the Employee are FEA because the Employee
12	spends at least 25 percent of her monthly compensated time on FEA or on activity in
13	connection with a Federal election.
14	The Bipartisan Campaign Reform Act of 2002 ¹ ("BCRA") amended the Act by,
15	in pertinent part, requiring State, district, and local party committees to pay for FEA with
16	either Federal funds or a combination of Federal and Levin funds. ² 2 U.S.C. 441i(b).
17	The Act and Commission regulations describe four different types of FEA, two of which
18	(Types I and IV) are particularly relevant here. Type IV FEA covers "services provided
1 9	during any month by an employee of a State, district, or local committee of a political

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¹ Pub. L. No. 107-155, 116 Stat. 81 (2002).

² "Federal funds" are funds subject to the amount limitations, source prohibitions, and reporting requirements of the Act. See 11 CFR 300.2(g). "Levin funds" are funds raised by State, district, and local party committees pursuant to the restrictions in 11 CFR 300.31 and disbursed subject to the restrictions in 11 CFR 300.32. See 11 CFR 300.2(i).

1	party who spends more than 25 percent of that individual's compensated time during that
2	month on activities in connection with a Federal election." ³ 2 U.S.C. 431(20)(A)(iv); 11
3	CFR 100.24(b)(4). "Activities in connection with a Federal election" include, but are not
4	limited to, the specific types of FEA enumerated in the Act and Commission regulations,
5	including Type I FEA. See 11 CFR 300.33(d)(2); see also 2 U.S.C. 441i(e)(1)(A)
6	(prohibiting Federal candidates and officeholders from soliciting, receiving, directing, or
7	transferring funds "in connection with an election for Federal office, including funds for
8	any Federal election activity") (emphasis added).
9	Voter registration activity (also known as Type I FEA) is defined as "contacting
10	individuals by telephone, in person, or by other individualized means to assist them in
11	registering to vote." 11 CFR 100.24(a)(2). It includes, but is not limited to, "printing and
12	distributing registration and voting information, providing individuals with voter
13	registration forms, and assisting individuals in the completion and filing of such forms."
14	Id. It also includes the establishment and implementation of a voter registration program,
15	including the recruitment and training of volunteers. See Explanation and Justification of
16	Final Rules Regarding Definition of Federal Election Activity, 71 FR 8926, 8930 (Feb.
17	22, 2006) ("2006 E&J") (noting, in the analogous context of get-out-the-vote ("GOTV")
18	activity, ⁴ that if "a State party committee hir[es] a consultant a month prior to the
19	election to design a GOTV program for the State party committee and recruit volunteers

³ The salaries, wages, and fringe benefits of employees spending 25 percent or less of their time on such activities may be paid either from the Federal account or may be allocated as administrative costs pursuant to 11 CFR 106.7(d)(2), unless none of the employees' time is spent on such activity, in which case they may be paid with funds that comply with State law. 11 CFR 300.33(d)(1), (d)(3).

⁴ The definition of GOTV activity is similar to that of voter registration activity. It means, in pertinent part, "contacting registered voters by telephone, in person, or by other individualized means, to assist them in engaging in the act of voting." 11 CFR 100.24(a)(3).

to drive voters to the polls on election day[, t]he consultant's work . . . would be
 considered Type II FEA").⁵

3	State, district, and local party committees must use only Federal funds to pay the
4	salary, wages, and fringe benefits of any employee who spends more than 25 percent of
5	his or her compensated time in a given month on FEA or on activities in connection with
6	a Federal election (Type IV FEA). 11 CFR 300.33(d)(2); see also 2 U.S.C. 441i(b)(1).
7	The Commission concludes that the services provided by the Employee are Type
8	IV FEA, because she spends more than 25 percent of her compensated time for the party
9	committee during the month on activities in connection with a Federal election –
10	specifically, voter registration activity (Type I FEA). The Employee's sole duties are to
11	establish, implement, recruit for, manage, and supervise the Committee's voter
12	registration program.
13	Indeed, the Employee engages in voter registration activity not only through her
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14	supervision of the Committee's voter registration program, but also through her direct
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	supervision of the Committee's voter registration program, but also through her direct
15	supervision of the Committee's voter registration program, but also through her direct participation in assisting individuals in registering to vote. The Committee's description
15 16	supervision of the Committee's voter registration program, but also through her direct participation in assisting individuals in registering to vote. The Committee's description of the Employee's tasks indicates that the Employee spends approximately twenty
15 16 17	supervision of the Committee's voter registration program, but also through her direct participation in assisting individuals in registering to vote. The Committee's description of the Employee's tasks indicates that the Employee spends approximately twenty percent of her time validating complete registrations, which includes assisting individuals

⁵The example in the 2006 E&J refers to a "consultant" as opposed to an employee. See 2006 E&J at 8930. Because payments to consultants are not covered under Type IV FEA, they would be covered under Type II FEA. See also 11 CFR 300.33(a)(2) (State, district and local party committees "may allocate disbursements or expenditures, except salaries and wages for employees, between Federal funds and Levin funds" for GOTV activity) (emphasis added).

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1	materials for use in registering voters, such as signage, in-field voter registration
2	materials, and setting up and tearing down voter registration booths. These activities fall
3	within the definition of voter registration activity. See 11 CFR 100.24(a)(2) (defining
4	voter registration activity to include "printing and distributing registration and voting
5	information, providing individuals with voter registration forms, and assisting individuals
6	in the completion and filing of sach forms").
7	Moreover, those activities performed by the Employee that are not "voter
8	registration activity" under 11 CFR 100.24(a)(2), are, nonetheless, activities "in
9	connection with a Federal election" under 11 CFR 100.24(b)(4). The Employee spends
10	100 percent of her compensated time recruiting, training, and supervising contractors
11	whose sole function is to register voters for the California primary and general elections -
12	elections in which Federal candidates appear on the ballot. "Common sense dictates, and
13	it was 'undisputed' below, that a party's efforts to register voters sympathetic to that
14	party directly assist the party's candidates for Federal office." McConnell v. FEC, 540
15	U.S. 93, 167 (2003) (citation omitted).
16	Accordingly, because at least 25 percent of the services provided by the
17	Employee are FEA (and fully 100 percent of her activities are in connection with a
18	Federal election), those services are Type IV FEA. Therefore, the Committee must use
19	only Federal funds to pay her salary, wages, and fringe benefits. See 11 CFR
20	300.33(d)(2).

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1	(2) If the answer to Question 1 is "yes," do the activities of the Executive Director
2	in supervising the Employee count toward the 25 percent threshold for Type IV FEA?
3	Yes, the services provided by the Executive Director in supervising the Employee
4	- and, by extension, the voter registration program - count toward the 25 percent
5	threshold for Type IV FEA.
6	As explained in the answer to Question 1, above, time spent by an employee in
7	supervising a voter registration program is both voter registration activity under 11 CFR
8	100.24(a)(2) and activity in connection with a Federal election under 11 CFR
9	100.24(b)(4). Accordingly, the time that the Executive Director spends supervising the
10	Employee counts toward the 25 percent threshold for Type IV FEA.
11	(3) If the answer to Question 1 is "no," may the Committee amend its reports
12	previously filed with the Commission describing the Employee's work as FEA, and
13	transfer the appropriate amount of non-Federal funds to cover the non-Federal share of
14	the Employee's salary, wages and fringe benefits?
15	This question is moot, because the answer to Question 1 is "yes."
16	(4) Will the answer to Question 1 differ under the new FEA regulations that are
17	scheduled to take effect on December 1, 2010?
18	No, the answer to Question 1 will not differ under the new FEA regulations that
19	take effect on December 1, 2010.
20	In September 2010, the Commission adopted new definitions of GOTV activity
21	and "voter registration activity" in response to the decision by the United States Court of
22	Appeals for the District of Columbia Circuit in Shays v. Federal Election Commission,

528 F.3d 914 (D.C. Cir. 2008).⁶ See Explanation and Justification of Final Rules
 Regarding the Definition of Federal Election Activity, 75 FR 55257 (Sept. 10, 2010)
 ("2010 E&J").

4 As revised, the definition of "voter registration activity" has been expanded to 5 include activities that encourage or urge people to register to vote, as well as those that 6 assist them in registering to vote. 2010 E&J at 55260, 55267. In addition, the current 7 regulatory longuage about contacting potential voters by "individualized means" has been 8 eliminated. As a result of these changes, the scope of what is "voter registration activity" 9 for purposes of FEA will be broader under the new rules than it is under the current rules. 10 Accordingly, if an activity is voter registration activity under the current definition in 11 11 CFR 100.24(a)(2), then it will also be voter registration activity under the revised 12 definition. This response constitutes an advisory opinion concerning the application of the 13 14 Act and Commission regulations to the specific transaction or activity set forth in your

15 request. See 2 U.S.C. 437f. The Commission emphasizes that, if there is a change in any

16 of the facts or assumptions presented and such facts or assumptions are material to a

17 conclusion presented in this advisory opinion, then the requester may not rely on that

18 conclusion as support for its proposed activity. Any person involved in any specific

19 transaction or activity which is indistinguishable in all its material aspects from the

20 transaction or activity with respect to which this advisory opinion is rendered may rely on

⁶ The Court of Appeals for the D.C. Circuit found two flaws in the definitions. First, by requiring efforts to "assist" people to vote or to register to vote, the definitions improperly excluded efforts that "actively encourage people to vote or to register to vote." *Id.* Second, by limiting the scope of the definitions to contacting voters by "individualized means," the definitions improperly excluded "mass communications targeted to many people," and otherwise had the effect of narrowing the activities covered by the rules. *Id.*

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1	this advisory opinion. See 2 U.S.C. 437f(c)(1)(B). Please note that the analysis or
2	conclusions in this advisory opinion may be affected by subsequent developments in the
3	law including, but not limited to, statutes, regulations, advisory opinions and case law.
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5	On behalf of the Commission,
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9	Matthew S. Petersen
10	Chairman

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1 ADVISORY OPINION 2010-24

2 Ms. C. April Boling, CPA

DRAFT D

- 3 Treasurer, Republican Party of San Diego County
- 4 7185 Navajo Road, Suite P
- 5 San Diego, CA 92119
- 6 Dear Ms. Boling:

7 We are responding to your advisory opinion request on behalf of the Republican 8 Party of San Diego County (the "Committee"), concerning the application of the Federal 9 Election Campaign Act of 1971, as amended (the "Act"), and Commission regulations to 10 the activities of an employee of the Committee (the "Employee"). 11 The Commission concludes that some of the services provided by the Employee 12 for the Committee are voter registration activity, and that the Committee may amend its 13 reports previously filed with the Commission describing the Employee's work as FEA, 14 and transfer the appropriate amount of non-Federal funds to cover the non-Federal share 15 of the Employee's salary, wages and fringe benefits. The Commission further concludes

- 16 that the services provided by the Executive Director in supervising the Employee are not
- 17 voter registration activity.
- 18 Background

19 The facts presented in this advisory opinion are based on your letter received on20 September 15, 2010.

The Committee is a local committee of the Republican Party. The Committee hired the Employee in May 2010. The Employee's sole function is to recruit, train, and supervise contractors hired by the Committee to register voters. The Employee spends 100 percent of her time engaged in this activity. The Committee states that the Employee

performs no activities that either encourage or assist potential voters in registering to
 vote.

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3 The Employee spends approximately twenty percent of her time on each of the
4 following four categories of activities, for a total of eighty percent of her time:
5 (1) Recruitment, (2) Orientations, (3) Contractor management, and (4) Validation of
6 completed registrations.

7	•	Recruitment – includes posting positions on job boards, meeting with clubs to
8		encourage members to participate in the electoral process by registering voters,
9		interviewing potential contractors, and scheduling orientations for contractors.
10	•	Orientations – includes both one-on-one and group meetings with potential
11		contractors to communicate the voter registration program's requirements relating
12		to the contractors' responsibilities, protocol, and payment structure. This
13		category also includes training contractors on voter eligibility requirements, legal
14		rights to solicit, and table set-up instructions.
15	•	Contractor management – includes providing additional training upon request,
16		responding to requests from business owners for verification of contractor status
17		and program details, and completing vendor applications on request.
18	•	Validation of completed registrations – includes scheduling the turning in of
19		voter registration cards, reviewing the voter registration cards for missing
20		information or errors made by the voters, photocopying voter registration cards,
21		calling newly registered voters to welcome them to the Republican Party,
22		reviewing and verifying information submitted by registrants, reporting any

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1	suspicious information revealed on such review to the Registrar of Voters, and	
2	personally submitting the voter registration cards to the Registrar of Voters.	
3	The remaining twenty percent of the Employee's activity is divided between three	
4	additional categories of work. These categories and the percentage of time spent on them	
5	are as follows: (1) Material preparation – 10 percent, (2) Events – 5 percent, and	
6	(3) Calculation of contractor payments – 5 percent.	
7	• Materlal preparation – includes designing and preparing signs and other voter	
8	registration materials for the contractors.	
9	• Events – includes researching potential events at which voter registration may	
10	take place and alerting contractors to them, as well as determining the number of	
11	contractors to attend such events. It also includes setting up and tearing down	
12	voter registration booths, but it does not include the Employee's actual	
13	registration of any voters, herself.	
14	• Calculation of contractor payments – includes all activities related to calculating	
15	the payments to be received from the California Republican Party, and the	
16	payments to be distributed to each contractor depending on the number of voter	
17	registrations in targeted State Assembly and State Senate districts.	
18	The Committee anticipates that it will also employ an employee with these duties in	
19	future election cycles.	
20	Since June 2010, the Committee has been reporting the services provided by the	
21	Employee as federal election activity ("FEA") to the Commission (and, accordingly, have	
22	paid her salary with Federal funds). If the services provided by the Employee are not	
23	FEA, however, the Committee would like to amend the monthly reports filed for June,	

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1	July, August, September, and October accordingly and to transfer the appropriate amount
2	of non-Federal funds to cover the non-Federal share of the Employee's salary, wages and
3	fringe benefits.
4	Questions Presented
5	(1) Are the services provided by the Employee FEA?
6	(2) If the Employee's activities are "voter registration," are the activities of the
7	Executive Director also considered voter registration during the time he is supervising
8	the Employee?
9	(3) If the answer to Question 1 is "no," may the Committee amend its reports $($
10	previously filed with the Commission characterizing the services provided by the
11	Employee as FEA, and transfer the appropriate amount of non-Federal funds to cover the
12	non-Federal share of the Employee's salary, wages and fringe benefits?
13	(4) Will the answer to Question 1 differ under the new regulations pertaining to
14	FEA that are scheduled to take effect on December 1, 2010?
15	Legal Analysis and Conclusions
16	(1) Are the services provided by the Employee FEA?
17	Some of the services provided by the Employee are Type I FEA (voter
18	registration activity within 120 days of a Federal election).
19	Type I FEA covers "voter registration activity during the period that begins on the
20	date that is 120 calendar days before a regularly scheduled Federal election is held and
21	ends on the date of the election." 2 U.S.C. 431(2); 11 CFR 100.24 (b)(1). Voter
22	registration is defined as "contacting individuals by telephone, in person, or by other
23	individualized means to assist them in registering to vote." 11 CFR 100.24(a)(2). It

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1 includes, but is not limited to, "printing and distributing registration and voting 2 information, providing individuals with voter registration forms, and assisting individuals 3 in the completion and filing of such forms." Id. 4 Based on your description of the Employee's activities, the Commission reaches 5 the following conclusions about which of these activities constitute voter registration 6 activity: 7 1. Recruitment – Posting of positions on job boards, interviewing potential 8 contractors, and scheduling orientations for contractors are not voter 9 registration activity because these activities do not include contacting 10 individuals to assist them in registering to vote, printing or distributing 11 registration and voting information, providing individuals with voter 12 registration forms, or assisting individuals in the completion and filing of such 13 forms. Meeting with various clubs to encourage members to participate in the 14 electoral process by registering voters may constitute voter registration 15 activity if the Employee distributes registration or voting information, or 16 assists individuals in completion and filing of such forms. See 11 CFR 17 100.24(a). 18 2. Orientations – These activities do not constitute voter registration activities 19 because these activities do not include contacting individuals to assist them in 20 registering to vote, printing or distributing registration and voting information, 21 providing individuals with voter registration forms, or assisting individuals in 22 the completion and filing of such forms. See 11 CFR 100.24(a). 23 3. Material Preparation – These activities constitute voter registration activity

1		because they include printing registration and voting information. ¹ See 11
2		CFR 100.24(a).
3	4.	Contractor Management - Training of contractors, including "additional
4		training," does not constitute voter registration activity because the activity
5		does not include any contact with individuals to assist them with registering to
6		vote or other voter registration activity. See 11 CFR 100.24(a).
7	5.	Events – These activities constitute voter registration activity because they
8		involve providing individuals with voter registration forms. See 11 CFR
9		100.24(a).
10	6.	Validation of Completed Registrations – This activity is federal election
11		activity because it involves assisting individuals in the completion and filing
12		of voter registration forms. See 11 CFR 100.24(a).
13	7.	Calculation of Contractor Payments – This activity is not federal election
14		activity because these activities do not include contacting individuals to assist
15		them in registering to vote, printing or distributing registration and voting
16		information, providing individuals with voter registration forms, or assisting
17		individuals in the completion and filing of such forms. See 11 CFR 100.24(a).
18	Th	us, some but not all of these activities fall within the definition of voter
19	registratio	n activity. See 11 CFR 100.24(a)(2) (defining voter registration activity). ²

¹ The Commission assumes for the purpose of this answer that the materials printed by the Employee are subsequently distributed. See 11 CFR 100.24(a)(2) ("Voter registration activity... includes but is not limited to printing and distributing registration and voting information") (emphasis added).

² The Act and Commission regulations provide different definitions for voter registration activity (Type I FEA) and GOTV activity (Type II FEA), and thus are not necessarily analogous. *Cf.* Explanation and Justification of Federal Election Activity, 71 FR 8926, 8930 (Feb. 22, 2006) ("2006 E&J") (in the context of GOTV activity, if a State party committee hires a consultant a month prior to the election to design a

(2) If the Employee's activities are "voter registration," are the activities of the
 Executive Director also considered voter registration during the time he is supervising
 the Employee?

Although some of the Employee's activities are voter registration activities, the
services provided by the Executive Director in supervising the Employee are not voter
registration activities.

7 General supervision of an employee, without more, does not fit within the 8 definition of Type I FEA. Specifically, it is not "voter registration activity" because it 9 does not involve any contact with individuals by telephone, in person, or by other 10 individualized means to assist them in registering to vote, or the printing or distributing 11 of voting information, or providing individuals with voter registration forms or assisting 12 individuals in the completion and filing of such forms. See 11 CFR 100.24(a)(2). 13 (3) May the Committee transfer the appropriate amount of non-Federal funds to 14 cover the non-Federal share of the allocable voter registration costs of the Employee? 15 Yes, the Committee may transfer the appropriate amount of non-Federal funds to 16 cover the non-Federal share of the allocable voter registration costs of the Employee. 17 Under the Act, "an amount that is expended or disbursed for Federal election 18 activity by a State, district, on local committee of a political party ... shall be made from funds subject to the limitations, prohibitions, and reporting requirements of [the] Act." 2 19 20 U.S.C. 441i(b)(1). The Act provides for an exception to this general requirement for

GOTV program for the State party committee and recruit volunteers to drive voters to the polls on election day, the consultant's work would be considered Type II FEA; no similar language was included regarding Type I FEA). Thus, although the Commission spacifically included in the 2006 E&J the example of the GOTV consultant hired prior to the 72-hour GOTV time window, that example was not included in the voter registration context.

1	certain Federal election activity (including the voter registration activity here), and allows
2	for payment for such activity to be allocated among amounts "which consist solely of
3	contributions subject to the limitations, prohibitions, and reporting requirements of this
4	Act" and "other amounts which are not subject to the limitations, prohibitions, and
5	reporting requirements of [the] Act " (commonly called "Levin funds"). 2 U.S.C.
6	441i(b)(2). ³ Under the Act, the allocation ratio is set by Commission regulation.
7	Thus, the Committee may pay for its voter registration activity in one of two
8	ways: (1) with funds subject to the limitations, prohibitions, and reporting requirements
9	of the Act, or (2) allocated among funds subject to the limitations, prohibitions, and
10	reporting requirements of the Act and Levin funds, as specified by 11 CFR 300.33(b). As
11	for the remainder of the Employee's activities that do not constitute voter registration
12	activity, the Committee may allocate the cost among its Federal and non-Federal
13	accounts in accordance with 11 CFR 106.7(d)(2)-(3).

³ The Act conditions the use of "Levin funds" upon the following:

⁽i) the activity does not refer to a clearly identified candidate for Federal office;

⁽ii) the amounts expended or disbursed are not for the costs of any broadcasting, cable, or satellite communication, other than a communication which refers solely to a clearly identified candidate for State or local office;

⁽iii) the amounts expended or disbursed which are described in subparagraph (A)(ii) are paid from amounts which are donated in accurdance with State law and which ment the requiraments of subparagraph (C), except that no parson (implading any persta established, financed, maintained, or controlled by such person) may donate more than \$10,000 to a State, district, ar local committee of a political party in a calandar year for such expenditures or disbursements; and

⁽iv) the amounts expended or disbursed are made solely from funds raised by the State, local, or district committee which makes such expenditure or disbursement, and do not include any funds provided to such committee from—

⁽I) any other State, local, or district committee of any State party,

⁽II) the national committee of a political party (including a national congressional campaign committee of a political party),

⁽III) any officer or agent acting on behalf of any committee described in subclause (1) or (II); or

⁽IV) any entity directly or indirectly established, financed, maintainml, or controlled by any committee described in subclause (I) or (II). 2 U.S.C. 441i(b)(2)(B).

1	11 CFR 300.33(d)(2) (purporting to define Type IV FEA, regarding certain
2	employee staff time dedicated to activity "in connection with a federal election") cannot
3	be read to change the answer to this request. That section purports to define Type IV
4	FEA, which the Act defines as "services provided during any month by an employee of a
5	State, district, or local committee of a political party who spends more than 25 percent of
6	that individual's compensated time during that month on activities in connection with a
7	Federal election." 2 U.S.C. 431(20)(A)(iv). 11 CFR 300.33(d)(2) could be read as
8	adding an additional, non-statutory requirement via regulation, to include "[s]alaries,
9	wages, and fringe benefits paid for employees who spend more than 25 percent of their
10	compensated time in a given month on <i>federal election activities</i> or on activities in
11	connection with a federal election must be paid only from a Federal account." 11 CFR
12	300.33(d)(2) (emphasis added).
13	In addition to the obvious problems (adding an additional restriction not found in
14	the statute, and creating a circular regulatory framework that defines FEA by reference to
15	FEA), applying the regulation here is at odds with other provisions of the statute,
16	specifically 2 U.S.C. 441i(b)(2) (regarding Levin funds). The Commission cannot
17	rewrite that statutory choice (where Congress specifically allowed a local party to pay for
18	its voter registration activity with a mixture of federally-permissible funds and Levin
19	funds) via regulation, and thus section 300.33(d)(2) cannot be read to impose a
20	requirement that such activity be paid for only with federally-permissible funds. ⁴

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⁴ Of course, the opposite is equally true -- merely because a party committee employee spends less than 25% of his time on voter registration activity, section 300.33 cannot eliminate that activity from the reach of the FEA restrictions. The Commission has not fared well when it chooses to ignore the statute to either impose a so-called "hard money" requirement where none exists in the Act, or when it eliminates such a requirement where one is imposed by the Act. See EMILY's List v. FEC, 581 F.3d 1 (D.C. Cir. 2009)

1	Should the Committee choose to allocate these costs accordingly, it should be
2	done within 10 days after receiving this opinion, and the Committee should file the
3	appropriate amendments.
4	(4) Will the answer to Question 1 differ under the new FEA regulations that are
5	scheduled to take effect on December 1, 2010?
6	No, the answer to Question 1 will not differ under the new FEA regulations that
7	take effect on December 1, 2010.
8	In September 2010, in response to the decision by the United States Court of
9	Appeals for the District of Columbia Circuit in Shays v. Federal Election Commission,
10	528 F.3d 914 (D.C. Cir. 2008), the Commission adopted a new definition of "voter
11	registration activity." See Explanation and Justification of Final Rules Regarding the
12	Definition of Federal Election Activity, 75 FR 55257 (Sept. 10, 2010) ("2010 E&J"). The
13	analysis set forth above is unaffected by the new regulation.
14	This response constitutes an advisory opinion concerning the application of the
15	Act and Commission regulations to the specific transaction or activity set forth in your
16	request. See 2 U.S.C. 437f. The Commission emphasizes that, if there is a change in any
17	of the facts or assumptions presented and such facts or assumptions are material to a
18	conclusion presented in this advisory opinion, then the requester may not rely on that

⁽striking down a regulation requiring an organization's administrative nosta to be paid for with at least 50 percent Federal funds regardless of whether the organization's activity was in connection with a Federal election); *Shays v. FEC*, 414 F.3d 76 (D.C. Cir.2005) ("*Shays I*") (striking down a regulation providing that state and local party committees may pay the salaries of employees who spend less than 25% of their time on federal activities with entirely non-federal funds. Moreover, although 11 CFR 300.33 was promulgated before *Shays I*, the Commission did not seek public comment on whether the changes mandated by that case also required or allowed the Commission to expand the reach of section 300.33(d)(2). *See* Definition of Federal Election Activity (Notice of Proposed Rulemaking), 70 Fed. Reg. 23068 (May 4, 2005) (proposing to reciefine "voter registration activity" (Type I FEA), "get out the vote activity" and "voter ideratification" (Type II FEA), and the Type II FEA periods, but not seeking comment on the impact of these proposed changes on the definition of Type IV FEA).

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1	conclusion as support for its proposed activity. Any person involved in any specific
2	transaction or activity which is indistinguishable in all its material aspects from the
3	transaction or activity with respect to which this advisory opinion is rendered may rely on
4	this advisory opinion. See 2 U.S.C. 437f(c)(1)(B). Please note that the analysis or
5	conclusions in this advisory opinion may be affected by subsequent developments in the
6	law including, but not limited to, statutes, regulations, advisory opinions and case law.
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8	On behalf of the Commission,
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12	Matthew S. Petersen
13	Chairman
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