



FACT SHEET ON SOLICITING AND ACCEPTING CONTRIBUTIONS FOR CITY OF SAN DIEGO CANDIDATES

The City's Election Campaign Control Ordinance [ECCO] includes several provisions pertaining to the acceptance of campaign contributions. This fact sheet addresses these provisions, as well as several other related campaign finance laws. Although this fact sheet refers to the rules applicable to candidates for elective City office, keep in mind that these rules also apply to a candidate's committee and treasurer. In addition, note that this fact sheet pertains only to elections taking place after 2008. This fact sheet should not be considered a substitute for the actual language contained within San Diego Municipal Code sections 27.2901 through 27.2991.

Limitations on Source, Amount, and Time Period

- ❖ A candidate may solicit and accept contributions only from individuals. Contributions from all other types of entities, including companies, corporations, sole proprietorships, partnerships, joint ventures, associations, committees, labor unions, and groups of individuals acting in concert, may not be accepted. (Note that contributions from personal trust accounts are permissible.)
- ❖ A candidate in a district election (City Council) or in a citywide election (Mayor or City Attorney) may not solicit or accept contributions that exceed \$500 per election.
- ❖ A candidate may not solicit contributions earlier than 12 months before the primary election (for either the primary or general elections). See the Ethics Commission's fact sheet entitled Campaigning for Elective Office Before the One-Year Pre-Election Fundraising Time Period for more information on this subject.
- ❖ A candidate may not solicit contributions later than 180 days after his or her withdrawal, defeat, or election to office (when the City Council declares the results of an election).

Disclosure Requirements

- ❖ Campaign literature (e.g., mailers, flyers, door hangers) that is produced in quantities of 200 or more and distributed within a single calendar month must include a "paid for by" disclosure. See the Ethics Commission's Fact Sheet on Mass Campaign Literature for more information.
- ❖ If a candidate solicits contributions through written materials or an Internet web site, the solicitation must contain this statement in a prominent place: "It is unlawful for a contributor to be reimbursed by any organization, business, or similar entity for a contribution supporting or opposing a City candidate." This statement must use a typeface that is easily legible, contrasts with the background (e.g., yellow text on a white background would not be appropriate), and in a font size that is no smaller than a majority of the text in the materials or on the site.

Primary and General Elections

- ❖ A candidate may collect contributions for the general election prior to the primary election. If a candidate wins outright in the primary, is defeated in the primary, or otherwise withdraws from the general election, the candidate must refund contributions for the general election to contributors (after subtracting any fundraising costs associated with the general election).

- ❖ A candidate may accept a contribution in an amount that exceeds \$500, provided that the candidate appropriately allocates the contribution between the primary and general elections and does not cause the contributor to exceed \$500 per election or \$1,000 for both elections. All contributions over \$500 should be reported as being apportioned between the two elections. For example, a \$1,000 contribution for a district candidate should be identified on a campaign statement as \$500 for the primary election and \$500 for the general election.
- ❖ After the primary election, a candidate may not accept additional contributions for the primary election unless there are outstanding debts associated with that election.
- ❖ A candidate may carry over contributions raised for one election to pay for expenses incurred in connection with a subsequent election for the same office. In other words, a candidate may use leftover contributions from the primary election for the general election. A candidate may not, however, carry back contributions to a previous election, and accordingly, may not use general election funds to pay expenses incurred in the earlier primary election.
- ❖ It is not necessary to obtain written evidence regarding a contributor's intent before allocating a contribution to the primary election or the general election. A candidate who accepts a contribution that has not been designated for the primary or general election may elect to use the contribution for either election as long as the designation does not cause the amount contributed by the contributor to exceed \$500 per election.
- ❖ Note that a candidate may not override a designation made by a contributor. In other words, if a contributor indicates that a contribution is made for the primary election, the candidate may not change the designation and use the funds for the general election.

Depositing Contributions

- ❖ A candidate must obtain the name and street address of the contributor before a contribution may lawfully be deposited. In addition, a candidate must obtain the occupation and employer of each contributor who contributes \$100 or more before the contribution may be deposited. These requirements also apply to contributions made by credit card.
- ❖ Candidates and their staffs must use due diligence to ensure the accuracy of information they report on a campaign statement. To avoid reporting inaccurate information, missing contributor information should be obtained directly from the contributor rather than by relying on information in an old database.
- ❖ A candidate must deposit each lawful contribution into his or her committee's bank account within thirty business days of receiving the contribution, or return that contribution to the contributor within thirty-five business days.
- ❖ A contribution is considered "received" on the date that the candidate or committee, or the agent of the candidate or committee, obtains possession or control of the check or other negotiable instrument by which the contribution is made.
- ❖ If a candidate is running for multiple elective offices or the same office multiple times (and has more than one committee) and receives a contribution check made out to one of his or her committees, that check may be deposited only into the bank account of the committee identified on the check. The candidate has no discretion to deposit the check into a different committee's checking account.

Returning Contributions

- ❖ If a candidate receives a contribution that violates ECCO, but does not deposit the contribution, the candidate must return it to the contributor within thirty business days of the calendar day the contribution was received.

- ❖ If a candidate discovers that a contribution has been deposited in violation of ECCO, such as a contribution that exceeds the allowable limit or a contribution deposited before all required information has been obtained, there is a grace period (within ten calendar days of the deposit or before the filing deadline for the reporting period in which the contribution was received, whichever occurs first) during which time the contribution may be returned to the contributor without penalty to the candidate. This grace period does not apply to contributions unlawfully made in the name of another person (also known as “laundered” contributions).
- ❖ There is another grace period for instances in which a candidate discovers that confusion regarding a contributor’s name led to the deposit of a contribution that exceeds the contribution limits. A candidate will not be penalized if (1) the candidate has received more than one contribution from that contributor for that election; (2) variations in the spelling of the contributor’s name reasonably resulted in confusion regarding the contributor’s identity (e.g. Kate Jones / Katherine Jones); and (3) the candidate returns the contribution to the contributor before the filing deadline for the reporting period in which the contribution was received.
- ❖ If none of the above grace periods apply, the candidate must notify the City Clerk of any unlawful contribution deposited into the campaign bank account within ten calendar days of discovery, and provide the City Clerk with documentation regarding the contribution. The candidate must also deliver to the City Clerk a check payable to the City Treasurer in an amount equal to the unlawful contribution.

Loans

- ❖ A loan to a candidate from anyone other than a commercial lending institution is considered a “contribution,” and subject to ECCO’s rules regarding sources and amounts of contributions. For this reason, a candidate may not accept a loan from a family member unless the amount of the loan, when added to any other contributions to the candidate by that family member, is within contribution limits.
- ❖ Candidates may loan their own money to their campaign committee. Because candidates are not subject to contribution limits, they may loan their committees more than \$500 per election. They are, however subject to a different limit - the total amount of personal loans outstanding at any one time may not exceed \$100,000. If a candidate with \$100,000 in outstanding loans wants to put more money into his or her campaign, those additional funds must be contributions (not loans) and may not be repaid to the candidate.

Soliciting Contributions from City Employees

- ❖ Candidates and their committees may not knowingly solicit campaign contributions from City employees. The term “City employees” includes all paid City officers and employees, as well as the paid officers and employees of the City’s agencies (Centre City Development Corporation; Southeastern Economic Development Corporation; San Diego Housing Commission; San Diego Data Processing Corporation; and San Diego Convention Center Corporation).
- ❖ This prohibition applies to solicitations made to City employees regardless of whether or not they are at work. For example, you may not send a campaign solicitation to the personal e-mail address of someone you know is a City employee.
- ❖ A candidate may lawfully send a solicitation to a significant segment of the public if the solicitation doesn’t intentionally target any City employees, even if some City employees are inadvertently solicited.
- ✓ For this exception to apply, you must have no reason to believe that a City employee is receiving the solicitation. Thus, if you are creating the list of recipients, you may not add someone to the list who you know is a City employee, regardless of the size of your recipient list. For lists that you purchase, you should exercise reasonable due diligence to filter out the names of City employees.

- ✓ For e-mail solicitations, you should comb the list of e-mail addresses to remove those that end with a domain name associated with the City of San Diego or any of its agencies: sandiego.gov, ccdc.com, sedcinc.com, sdhc.org, sddpc.org, and visitsandiego.com. For paper mailings, you should review the recipient list to remove the names of individuals you know to be a City employee.
- ✓ Under no circumstances should you use the City’s Outlook address book or a list of City employees to target potential contributors.
- ❖ This prohibition pertains only to the solicitation of a campaign contribution. It does not in any way restrict an individual’s right to contribute to your campaign.

Non-Monetary “In-Kind” Contributions

- ❖ When a candidate accepts a non-monetary contribution, the fair market value of the goods or service must be reported. Non-monetary contributions include discounts not offered to the public in the regular course of business, forgiveness of loans, payments made by third parties on the candidate’s behalf, and expenditures made at the candidate’s behest.
- ❖ Non-monetary or “in-kind” contributions also include the purchase of tickets for events such as dinners, luncheons, rallies, and similar fundraising events. For example, if a candidate charges \$100 per ticket for people to attend a campaign fundraiser, each ticket purchased is a \$100 contribution to the campaign committee (note that there is no offset for the costs of hosting the event).
- ❖ A candidate may not purchase an item and then donate that item to his or her committee as an in-kind contribution; all of the candidate’s personal funds spent in connection with the election must first be deposited into the committee’s campaign account.
- ❖ A candidate may, however, donate existing personal assets to his or her committee. For example, a candidate may donate an old computer to his or her committee and report the fair market value of the donation as an in-kind contribution. The committee may use that computer for campaign purposes or convert it to cash by selling it in a yard sale.
- ❖ In-kind contributions can include tickets and invitations to social events (e.g., galas, annual dinners, charitable events, etc.) that are given to a candidate or a member of a candidate’s staff.
 - ✓ If a candidate wants to attend an event for political purposes (e.g., to be recognized as a candidate; to meet potential supporters and voters; to discuss campaign issues, etc.), and someone offers the candidate a ticket to attend, the candidate can accept the ticket and report it as an in-kind contribution from the individual or, in the alternative, use campaign funds to pay the cost of the ticket.
 - ✓ Even if a candidate doesn’t stay for an entire event (e.g., he or she leaves before dinner is served), if it costs \$100 to gain access to the event, then the individual who provided the candidate with the ticket has made a \$100 in-kind contribution to that candidate.
 - ✓ Because of the City’s ban on contributions from non-individuals and the City’s contribution limits, a candidate may not accept a ticket or invitation that constitutes an in-kind contribution unless it comes from an individual and has a fair market value that does not exceed the contribution limits.
 - ✓ Only if the candidate attends an event for personal purposes (i.e., does not in any way use the event to promote or advance his or her candidacy, or obtain information that will benefit his or her campaign) will the invitation fall outside the scope of a reportable in-kind contribution.
 - ✓ Note that if a candidate accepts a ticket to an event for personal purposes (i.e., there is no political purpose in attending the event), that ticket may constitute a “gift” instead of a contribution. Candidates are subject to a \$420 per year limit on gifts from the same source; contact the Ethics Commission for more information regarding gift limits.

- ❖ In-kind contributions also include goods donated to a candidate's fundraising event, unless the goods are donated by the occupants of a home or office who are hosting the event and the total cost of the event is \$500 or less. See the Ethics Commission's "Fact Sheet on Home or Office Fundraisers for City Candidates" for more information concerning these types of events.

Miscellaneous

- ❖ Individuals may make separate contributions from a joint checking account. For reporting purposes, the full amount of the contribution should be reported as coming from the individual who signs the check. If two or more individuals sign the check, the contribution should be divided equally unless an accompanying document attributes specific amounts to each contributor.
- ❖ A candidate's controlled committee may not keep more than \$100 in a petty cash fund at any one time.
- ❖ A candidate may not accept more than \$200 in anonymous contributions per election (this is a candidate limit, not a per-contributor limit).
- ❖ Cash contributions (including money orders and cashier's checks) are limited to \$99 per contributor, per election. Keep in mind that cash contributions are not the same as anonymous contributions. Cash contributions up to \$99 may be accepted and deposited only if the candidate has obtained the contributor's name and street address. In addition, if a contributor's aggregate contribution is \$100 or more (e.g., \$50 check and \$99 cash), the candidate also needs to obtain the contributor's occupation and employer information.
- ❖ Credit card contributions are permitted (bank fees are reported as expenditures; do not subtract the fees from the amount of the contribution). Note, however, that candidates may not open a second bank account to accept credit card contributions.
- ❖ If a committee uses a vendor to process credit card contributions, and the vendor deposits the funds and then makes a payment to the committee, the vendor must be reported on campaign statements as an "intermediary" for each contribution made via credit card. On the other hand, if a credit card contribution is directly deposited into the committee's bank account, minus any processing fees, the vendor need not be reported as an intermediary.

For additional information, please contact the Ethics Commission at (619) 533-3476.

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