Objectives – Part 2

- Evaluate Volunteer Exemptions
- Discuss Use of Campaign Funds
  - Reporting Disbursements – Operating Expenses
  - Campaign Travel
  - Reimbursement of Staff Advances
  - Personal Use / Irrespective Test
- Examine Restrictions on Candidate Involvement
  Outside Federal Elections
  - Appearance at Nonfederal Fundraiser
  - Pre-Event Publicity for Nonfederal Event
VOLUNTEER EXEMPTIONS

I. Volunteer Contribution Exemptions (Guide, pp. 39-42)

A. Volunteer Services
   1. Uncompensated Time
      An individual may volunteer uncompensated personal services without a contribution resulting. Volunteer activity is NOT reportable.
   2. Meals and Lodging
      Campaign volunteers may spend unlimited amounts for their own meals and lodging without making a contribution, as long as the expenses are incidental to volunteer activity.

B. Use of Personal Property
   Individual may provide use of his/her real or personal property without contribution resulting (e.g., home or computer).

C. Computer Services
   1. Permissible Uses
      Individuals may use a computer for a wide variety of activities in connection with federal elections, including:
      a) Sending or forwarding unlimited e-mails on any political topic. Also, individuals do not have to identify themselves or state whether the messages have been authorized by any party or campaign committee.
b) Creating, maintaining or hosting a web site.
c) Providing a hyperlink to a web site.
d) Posting comments to a blog, so long as they receive no compensation or, at most, a nominal fee. (Blogging also falls within certain exemptions for media activity.)
e) Using a work computer for online political activity. This, however, is subject to an employer’s rules for the personal use of computers and Internet access, and the employee must not be compensated for the activity. 11 CFR 100.94(b) and 100.155(b).

2. Not Exhaustive
This list of permissible activities is not exhaustive and additional activities may be possible.

3. Interaction with Campaigns/Parties
The contribution and expenditure exemptions apply regardless of whether individuals act with the knowledge or consent of a campaign or a political party committee.

II. Home/Church/Community Room Event (Guide, p. 40)

A. General Exemption
Individual may spend up to $1,000 per election for food, beverages and invitations for event held in residence, church or community room without contribution resulting.
B. Use of Community Room
1. Nominal fee paid to secure room exempt.
2. Room must be:
   a) Used on regular basis by community for noncommercial reasons; and
   b) Available regardless of political affiliation.

C. In-Kind contribution results:
1. Resident host:
   a) Amount spent on food, beverages or invitations in excess of the $1,000 per election.
   b) Any expense outside of food, beverages or invitations.
2. Nonresident co-host:
   ALL expenses paid for event – exemption does not apply to nonresident co-host.

D. Earmarking rules may apply:
1. If individual not expressly authorized by the committee collects contributions, campaign will need to report as earmarked contributions.
2. If campaign representative collects contributions, earmarking rules do not apply.
SCENARIO #5:  Home Exemption (Guide, p. 40)  
In-Kind Contributions (Guide, pp. 94-95)

As the June 26, 2018, primary election day approaches, Candidate Kramer makes a number of solicitation calls to his loyal contributors. In response to his call, David Puddy decides to hold another house party, but this time his neighbor, Tim Whatley, asks to co-host this event.

David and Tim invite a group of friends over to David’s apartment on June 2, 2018, to watch the rematch between the Mets v Royals and celebrate the first day of summer. The co-hosts decide to go all out on the baseball theme for this event. David pays $700 for hot dogs, peanuts, Cracker Jacks and drinks. Tim pays a printer/graphics designer $1,300 to create event invitations that look like real baseball game tickets.

1. Are both of the transactions in connection with the home event reportable in-kind contributions? Why or why not?

2. How should the committee disclose the transaction(s)?

Chat Poll Question #4
Which transaction(s) in connection with the home event are exempt, i.e., not reportable in-kind contributions?
   a) Only David’s $700 for food is exempt, i.e., not a reportable in-kind contribution
   b) Both David and Tim’s expenses are exempt
   c) Neither David’s nor Tim’s expenses are exempt
SCENARIO #5 – ANSWERS:

1. Are both of these transactions reportable in-kind contributions? Why or why not?
   In-kind contributions are donations of goods offered free, or at less than usual charge. David Puddy’s expenses for the at-home fundraiser are not reportable as in-kind contributions because of an exemption in the law that permits an individual to spend up to $1,000 for food, beverages and invitations for an event held in his or her residence. Therefore, the $700 spent by David for refreshments is exempt.

   Tim Whatley is co-hosting the home event. However, since it is being held at someone else’s residence, any expenses paid by Tim do not fit within the exemption and are considered contributions to the campaign benefitting from the event. See AO 1980-63. Therefore, Tim has made a $1,300 in-kind contribution to the Kramer campaign.

2. How should the committee disclose the transaction(s)?
   Tim’s in-kind contribution must be reported as a receipt (disclosed on Schedule A) and also a disbursement (disclosed on Schedule B as an operating expenditure) in order to avoid inflating the cash-on-hand.

   Report in-kind contribution: show reporting on Schedule A for Line 11(a)(i) and Schedule B for Line 17 (if itemized).
Key issues:

In-Kind Contributions

- Remember to report in-kind contributions as a receipt and a disbursement (Schedules A & B).
- On both Schedule A (Date of Receipt box) and Schedule B (Purpose of Disbursement box), include notation indicating the contribution is “in-kind.”
- In-home exemption is $1,000 per candidate, per individual when holding a campaign-related activity in their own home. Not reportable.
- If an individual co-hosts an event in someone else’s home, the exemption does not apply and the expenses paid by the nonresident co-host are considered reportable contributions.
I. Reporting Disbursements – Operating Expenditures - (11 CFR 104.3(b))

A. How to Itemize (Guide, pp. 102-103)

1. Itemize regardless of amount:
   a) Transfers to affiliated committees;
   b) Loan repayments;
   c) Loans made; and
   d) Contributions made to other federal candidates.

2. All other disbursements:
   Itemize once payments to the same payee exceed $200 when aggregated with other payments to same source during an election cycle

3. Itemization Information
   Include following information for each payee:
   a) Name and mailing address;
   b) Purpose of disbursement (a brief description of why the disbursement was made);
   c) Date of disbursement; and
   d) Amount of disbursement.
B. **Purpose of Disbursement** (11 CFR 104.3(b)(3) and (4)); *(Guide, p. 103)*

1. FEC regulations require that the “purpose of disbursement” entry for each disbursement be sufficiently specific, when considered with the identity of the recipient, to provide a clear reason for the payment.

2. Policy statement includes non-exhaustive lists of acceptable and unacceptable “purpose of disbursement” descriptions intended to provide additional guidance to the regulated community and to foster consistency among filers.

3. **Rule of thumb**
   The statement suggests that filers consider whether a person unaffiliated with the campaign/committee could discern why a payment was made by reading the description they have provided.

4. List is updated periodically and made available online:  
SCENARIO #6:  Reporting Disbursements – Operating Expenditures (Guide, pp. 103-106);  
Credit Card Transactions (Guide, p. 105)

Mr. Newman, Candidate Cosmo Kramer’s Treasurer, decided the smartest way for the campaign committee to pay its expenses was for the campaign to have its own credit card. During the period covered by the April Quarterly Report, the campaign’s Citibank VISA card has been used to pay the following expenses:

1. $150 paid to Poppy’s Restaurant for food brought in for the January 15, 2018, monthly fundraising strategy luncheon. (The campaign has not used this restaurant before in the current election cycle.)
2. $3,000 paid to Skyway Airlines for a charter flight Candidate Kramer took on February 13, 2018.

By not paying the credit card bill for a few months, the campaign incurred an additional $24.50 in finance charges. On April 29, 2018, the campaign paid off the entire $3,174.50.

1. How should the committee disclose credit card debt?

2. How should the committee properly disclose the credit card payment?
SCENARIO #6 – ANSWERS:

1. **How should the committee disclose credit card debt?**

   Debts and obligations (other than loans) are reported on Schedule D according to the following rules:
   - A debt of $500 or less is reportable once it has been outstanding 60 days from the date incurred (date of transaction, not date bill is received). The debt is disclosed on the next regularly scheduled report.
   - A debt exceeding $500 must be reported in the report covering the date on which the debt was incurred.

   **Schedule D (outstanding debt):** The debt to the credit card company should be disclosed on Schedule D in the same way as any other debts. List the credit card company as the debtor; be sure to reflect the outstanding debt amount at the close of the reporting period. Please note: no memo entries for specific credit card transactions should be listed on Schedule D.

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**Part 1 of 2:**

**Report Debt (April Q Report)**

- Report amount owed as debt until reimbursed if >$500 or outstanding >60 days
- Do not use MEMO entries on Schedule D – vendors listed on Schedule B when disclosing payment

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**Example:**

**Committee to Elect Cosmo Kramer**

**Citibank VISA**

301 10th Street, Suite 4500

New York, NY 10001

<table>
<thead>
<tr>
<th>Date</th>
<th>Amount Inurred This Period</th>
<th>Payment This Period</th>
<th>Amount Outstanding This Period</th>
</tr>
</thead>
<tbody>
<tr>
<td>0.00</td>
<td>3,150.00</td>
<td>0.00</td>
<td>3,150.00</td>
</tr>
</tbody>
</table>

**Nature of Debt (Purpose):** Credit card debt
Schedule B (debt payments): As the committee pays off the debt, report partial or full payments on Schedule B – include MEMO entries (noted by checking the “Memo Item” box) to show original transactions making up the amount that is being repaid to the credit card company directly below the entry for payment to the credit card company (or, for electronic filers, link these).

Note for Electronic Filers: Certain types of electronic filing software may not allow you to include a portion of memo entries underlying each partial payment on a credit card debt on each report where your committee is showing a repayment. For example, your software may only allow you to include all memo entries on the first report where you show a partial payment, but may not allow you to include any memo entries on the next report(s) where you show subsequent repayment(s). In this case, please add a note saying so using Memo Text on each report where this applies to avoid Requests for Additional Information from the FEC Reports Analysis Division.

2. How should the committee properly disclose the credit card payment?
The committee needs to disclose the payment of charges on the campaign credit card as an operating expenditure.

How to Report:
- **Report credit card payment** on Schedule B for Line 17. Campaign should disclose total payment to the credit card with the Date of Disbursement as the date the committee pays credit card bill.
- **Report itemization of vendor (Skyway Airlines)** on Schedule B for Line 17 as a MEMO entry (noted by checking the “Memo Item” box). The Date of Disbursement is the date of the charter flight; in the Amount of Each Disbursement this Period box, include notation, “Citibank VISA” as a cross-reference to the credit card payment.
- The $150 payment to Poppy’s Restaurant does not require itemization, as the committee’s payments to this vendor did not aggregate over $200 in the election cycle.

See Reporting Example on Next Page
Key issues:

- Pay attention to the itemization threshold. Take into account previous disbursements to same vendor – keep good records.
- Use MEMO entry (noted by checking the “Memo Item” box) for any payee that exceeds the itemization threshold for operating expenses (in excess of $200 for election cycle). Also include a notation that refers back to the credit card payment as cross-reference.
- Debts owed to credit card company are reflected on Schedule D in the period in which the debt was incurred if amount owed is in excess of $500; or once it has been outstanding for 60 days if $500 or less. No MEMO entries on Schedule D.
- When paying credit card debt, disclose payment to credit card company on Schedule B for Line 17, including MEMO entry (noted by checking the “Memo Item” box) for any payees making up the amount being repaid to the credit card company.
II. **Campaign Travel** – (11 CFR 100.93) *(Guide, pp. 67-71)*

A. **General Guidelines**

1. The rules governing the use of non-commercial aircraft by campaign travelers differ depending on whether an individual is traveling on behalf of:
   a) House candidate or the Leadership PAC of a House candidate;
   b) Senate / Presidential / Vice Presidential candidate; or
   c) Any other political committee (i.e., party committee, separate segregated fund, nonconnected PAC, or Leadership PAC of a Senate or Presidential candidate).

2. **Exceptions / Separate Rules for:**
   a) Government operated aircraft; and
   b) Candidate or immediate family member owns or leases aircraft.

3. **Commercial Travel**
   When usual and normal charge available (i.e., specified fee by route, mileage or date and time of use) travel is generally considered “commercial travel.”

4. **Non-Commercial Travel**
   Travel aboard any conveyance that is not “commercial” as defined above.
B. House Candidates/Leadership PACs of House Members  
(\textit{Guide}, p. 68) 

1. \textbf{Use of Non-Commercial Aircraft Prohibited}  
   Campaign travelers traveling on behalf of House candidate, their authorized committees and Leadership PACs are prohibited from using non-commercial aircraft.
   a) The campaign traveler may travel only on aircraft operated by a:  
      (1) Commercial air carrier; or  
      (2) Federal or state government entity.
   b) Prohibition cannot be avoided by candidate personal funds payment to the service provider or third-party payments treated as an “in-kind” contribution. (e.g., individual may not pay for House candidate to take campaign-related flight on private aircraft).
   c) House candidates may travel on non-commercial aircraft when traveling on behalf of another committee (i.e., Presidential, Senate, party committees, etc.) but may NOT travel on non-commercial aircraft when traveling on behalf of their own campaigns or Leadership PACs.

2. \textbf{Use of Government Conveyance} (\textit{Guide}, p. 69)  
   Campaign travelers traveling on behalf of a candidate, their authorized committee or House Leadership PAC must reimburse a government entity for travel on any government-operated aircraft at either the “Per Candidate Campaign Traveler” or “Private Traveler Reimbursement” rates.  
   (For more information, see FEC Record:  
C. Use of Non-Commercial Aircraft - (11 CFR 100.93(b)); (Guide, p. 67)

1. Basic Rule
   a) No contribution results if political committee on whose behalf the travel is conducted pays the provider the full value of the travel by all campaign travelers who travel on behalf of that committee.
   b) Reimbursement must be provided no later than seven (7) calendar days after the date the flight began at one of the following rates to avoid the receipt of an in-kind contribution from service provider.
2. **Presidential/Senate Candidates** – (11 CFR 100.93(c)(1) and 113.5(a)); (*Guide*, pp. 67-68)

Campaign travelers using non-commercial aircraft to travel on behalf of Presidential and Senate candidates and their authorized committees (including the candidate) must reimburse the provider of the aircraft at the *pro rata share* of normal and usual charter fare for comparable aircraft of comparable size.

a) "**Comparable aircraft of comparable size**": An aircraft of similar make and model with similar amenities to the plane actually used.

b) **Pro rata share**: Determine *pro rata share* by dividing the normal and usual charter rate by the number of campaign travelers who represent candidates or authorized committees.

   (1) Includes all campaign travelers (including candidate and security).

   (2) Candidate need not be on flight.

   (3) If more than one campaign represented on flight, determine how many are traveling on behalf of each.

c) **Attribution** reflects proportion of benefit derived by each candidate (not necessarily equal).
d) **Travel with non-candidate campaign traveler:**

1. Generally, candidate(s) must pay the cost of the entire charter fare. Non-candidate campaign travelers – such as PAC or party committee representatives – may not relieve any of the candidate’s payment obligation.

2. **News media or government-provided security personnel** may pay, but not more than their *pro rata share* of the travel cost. Reimbursement may be made to service provider or campaign committee and does not result in an in-kind contribution.

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3. **Other Political Committees (i.e., Presidential/Senate Leadership PACs)** – 11 CFR 100.93(c)(3); *(Guide, p. 68)*

   a) No payment is required if campaign travelers are traveling on behalf of a Presidential or Senate candidate’s Leadership PAC, party committee, separate segregated fund or nonconnected PAC if a Presidential or Senate campaign committee pays for flight on non-commercial aircraft. (See section above)
b) Otherwise, campaign traveler must pay the service provider no less than the following (formulae determined by travel cities):

(1) **Travel between cities with regularly scheduled first-class air service**: Lowest unrestricted and non-discounted first-class air fare.

(2) **Travel between cities served by regularly scheduled coach service but not regularly scheduled first-class airline service**: Lowest unrestricted and non-discounted coach airfare.

(3) **Travel between cities not served by regularly scheduled commercial airline service**: Usual charter rate for comparable commercial aircraft of sufficient size to accommodate campaign travelers, and security personnel if applicable.

c) **Date of public availability**, – 11 CFR 100.93(f)

Payment rate must be the rate available to the general public for the dates traveled or within seven (7) calendar days thereof.

D. Exception for Aircraft Owned by Candidate or Candidate’s Immediate Family – (11 CFR 100.93(g) and 113.5(c)); (Guide, pp. 68-69)

Prohibitions on expenditures for use of non-commercial aircraft do not apply if candidate or “immediate family member” owns/leases aircraft and candidate’s use is equal to or less than proportionate ownership share.

1. **“Immediate Family Member”** = husband, wife, father, mother, son, daughter, brother, sister, father-in-law, mother-in-law of the candidate.

2. **“Proportional Ownership Share”** = amount of use to which candidate/family is entitled under ownership/lease agreement.

3. **Reimbursement Rate – Wholly Owned by Candidate/Family**

Reimburse the *pro rata share* of the costs associated with the trip (or report as in-kind, to extent within individual’s limit).

4. **Reimbursement Rates – Shared Ownership Aircraft**

   a) **If travel use is within candidate/family share**: Reimburse at hourly, mileage or other applicable rate charged to the candidate for the costs of the travel.

   b) **If travel use is in excess of candidate/family share**: 

      (1) **Senate/Presidential candidates**: Excess flight time reimbursed at the *pro rata share* of the charter rate for the flight (like any other non-commercial flight).

      (2) **House candidates**: Prohibited.
E.  Other Means of Transportation – (11 CFR 100.93(d)); (Guide, p. 69)

1. Campaign travelers’ use of transportation other than aircraft (i.e., limo, train, boat, bus).

2. Reimbursement rate at usual and normal rental charge for a comparable conveyance of sufficient size to accommodate all campaign travelers, including members of the news media traveling with a candidate, and security personnel, if applicable.

3. Payment must be made within 30 calendar days after the date of receipt of the invoice for the travel, but not later than 60 calendar days after date travel began.
III. Reimbursements for Advances of Personal Funds by Campaign Staff and Volunteers

*Guide, p. 15*

Use of personal funds by candidate, staff or volunteers is an in-kind contribution until reimbursed by committee.

A. **$1,000 Unreimbursed Transportation Exemption** *(Guide, p. 41)*
   1. Individuals (including the candidate, paid staff member or volunteer) may voluntarily spend up to $1,000 for transportation expenses on behalf of campaign without making contribution.
   2. Payments exceeding $1,000 per candidate, per election, are considered contributions, subject to limit.

B. **Exception for Reimbursed Travel** *(Guide, p. 41)*
   Exempt if reimbursed within specific time limit.
   1. Paid with cash, reimburse within 30 days.
   2. Paid with personal credit card, reimburse within 60 day of closing date on billing statement.

C. **Application to Official Staff** *(Guide, p. 15)*
   1. Prohibits member of a Representative’s or Senator’s official staff from making contributions to his employing Member. 18 U.S.C. §603 (criminal statute under jurisdiction of the Department of Justice)
   2. Official staff should not advance personal funds (unless for travel per rules above) even if intending to be reimbursed later.
SCENARIO #7: **Staff Advances for Travel Expenses** (*Guide, pp. 100-101*) and **Non-Travel Expenses** (*Guide, pp. 98-99*)

Sue Ellen Mischke, the Communications Manager for Cosmo Kramer’s campaign committee, used her personal credit card on April 3, 2018, to purchase a $550 airline ticket to represent the committee at the campaign event on Flag Day (June 14, 2018). The committee will reimburse her, but not for at least 6 months, until more contributions are received.

Another campaign volunteer, Jackie Chiles wrote a personal check for $750 on April 20, 2018, to pay for office supplies at his neighborhood Staples store. He submitted the receipt to the committee treasurer that same day. The committee reimbursed him in full with campaign funds on April 30, 2018.

Candidate Kramer is hosting a fundraising breakfast at his apartment on September 22, 2018. He goes to his favorite breakfast spot, Top of the Muffin To You!, and instead of using the campaign credit card, Kramer writes a personal check for $950 to pay for assorted muffin tops, coffee, tea and juice for the event. Candidate Kramer does not wish to be reimbursed for the expense.

1. **How should the committee disclose the first transaction (airline ticket)?** Since the committee has not yet made the reimbursement, what issues must they consider when deciding how to disclose it?

2. **Is any additional disclosure necessary?**

3. **How should the committee disclose the second transaction (office supplies)?** Since it has been reimbursed by the end of the reporting period, do they need to disclose the advance and/or the reimbursement?

4. **Does the advance result in a contribution from Jackie Chiles?** If so, does the resulting contribution need to be disclosed?

5. **How should the committee disclose the third transaction (unreimbursed expense paid by the candidate)?**
SCENARIO #7 – ANSWERS:

1. **How should the committee disclose the first transaction (airline ticket)? Since the committee has not yet made the reimbursement, what issues must they consider when deciding how to disclose it?**

   When a staff member advances funds in connection with travel expenses, no contribution results as long as the committee makes the reimbursement either within 30 days of when expenses were incurred (for advances by cash or check); or within 60 days of the closing date on the credit card billing statement (for advances by credit card). This is unlike a non-travel advance which is considered an in-kind contribution at the moment the individual advances the funds and counts towards the individual’s limit until it is reimbursed.

   Sue Ellen used a credit card for her travel, and since the campaign is not reimbursing her within the 60 day period of the credit card statement closing date, a contribution from Sue Ellen results.

   - **Report the advance as a contribution:** show reporting on Schedule A for Line 11(a)(i) and, since no money went into the campaign account, disclose as a MEMO entry (noted by checking the “Memo Item” box). The Date of Receipt is the date the funds are advanced (the date Sue Ellen uses her credit card to purchase the ticket); also, include a notation indicating, “Travel advance to be reimbursed.”

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**Example:**

### Part 1 of 2: Report Advance as Contribution (Pre-Primary Report)

- **Used for travel advances not reimbursed within 30 or 60 days**

**SCHEDULE A (FEC Form 3)**

**ITEMIZED RECEIPTS**

Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

**Committee to Elect Cosmo Kramer**

- **Name of Committee:** Sue Ellen Mischke
- **Address:** 715 West 79th Street, New York, NY 10024
- **FEC ID number of contributing federal political committee:**
- **Name of Employer:** Cosmo Kramer Campaign
- **Occupation:** Communications Manager
- **Receipts:**
  - **Amount of Each Receipt this Period:** $550.00
  - **Memo Item:** Travel advance to be reimbursed

**Date of Receipt:** 04 03 2018

**Amount of Each Receipt this Period:** $550.00

**Memo Item:** Travel advance to be reimbursed
2. **Is any additional disclosure necessary?**

Yes. Until the campaign reimburses Sue Ellen, it must disclose the outstanding advance as a debt. When the committee eventually pays off the advance/debt to the staff member, the payment should be reflected on Schedule D and as an operating expense on Schedule B for Line 17.

- **Report Initial Debt:** show reporting on Schedule D for Line 10. Include a notation indicating, “travel advance – to be reimbursed.”

- **Report Advance/Debt Payment:** On Schedule D for Line 10, show the payment amount in the field for “Payment this Period.” On Schedule B for Line 17 (Operating Expenditures), the payment should also be disclosed.

**NOTE:** If the total amount of the travel advance reimbursed to the staff member exceeded $500 and payments to any one vendor used for the expenses totaled over $200 for the election cycle, the payment to the vendor would need to be itemized as a MEMO entry (noted by checking the “Memo Item” box) linked to the staff member who was reimbursed.

See Reporting Example on Next Page
Another campaign volunteer, Jackie Chiles wrote a personal check for $750 on April 20, 2018, to pay for office supplies at his neighborhood Staples store. He submitted the receipt to the committee treasurer that same day. The committee reimbursed him in full with campaign funds on April 30, 2018.

3. **How should the committee disclose the second transaction (office supplies)?** Since it was reimbursed by the end of the reporting period, do they need to disclose the advance and/or the reimbursement?

   When a member of the campaign staff advances their own money to pay for a non-travel expense on behalf of the campaign, the advance is considered a contribution and counts against the individual’s limit until reimbursed.

   When the reimbursement is made in the same reporting period, if the total amount of the advance exceeds $500, and payments to that person are over $200 for the election cycle, then the committee must:

   1) Report the staff member as payee, and
   2) Itemize any payment aggregating over $200 to any one vendor.
• **Report reimbursement to staff member:** show reporting on Schedule B for Line 17. The Date of Disbursement is the date the campaign reimburses the staff member.

• **Report itemization to vendor:** show reporting on Schedule B for Line 17 as MEMO entry (noted by checking the “Memo Item” box). The Date of Disbursement is the date the staff member pays the vendor (here, it is the date the check was written).

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### Part 1 of 1: Report Reimbursement (Pre-Primary Report)

![Example Image]

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4. **Does the advance result in a contribution from Jackie Chiles? If so, does the resulting contribution need to be disclosed?**

Yes, until the advance is reimbursed. Any non-travel advance is considered an in-kind contribution at the time it is made – unlike a travel advance which only results in a contribution if it is not reimbursed within the appropriate timeframe. The advance affects contribution limits to the extent that the advance remains outstanding – any reimbursement made will reinstate the individual’s limit accordingly.

For example, if Jackie Chiles had already contributed the full $2,700 to the campaign for the primary, his $750 payment for office supplies would have resulted in an excessive contribution at the moment the funds were advanced, even if the campaign reimbursed him an hour later and thus remedied the excessive contribution.
On the other hand, if the non-travel advance was the first time Jackie Chiles provided any monetary support to the campaign, the payment to Staples would have resulted in a $750 in-kind contribution – decreasing the amount he could then contribute to, or advance on behalf of, the campaign to $1,950 (while his reimbursement was outstanding). Once Jackie received his full $750 reimbursement from the campaign, he could again contribute or advance up to the $2,700 limit.

The original advance is reported as a contribution only if the total advanced from the staff member, minus any reimbursements made as of the end of the reporting period, aggregate over $200 for the election cycle (i.e., previous contributions + the advance – the reimbursement > $200). Since the amount outstanding to Jackie Chiles at the end of the reporting period is $0, the advance is not disclosed as a contribution on Schedule A.

Candidate Kramer is hosting a fundraising breakfast at his apartment on September 22, 2018. He goes to his favorite breakfast spot, Top of the Muffin To You!, and instead of using the campaign credit card, Kramer writes a personal check for $950 to pay for assorted muffin tops, coffee, tea and juice for the event. Candidate Kramer does not wish to be reimbursed for the expense.

5. How should the committee disclose the third transaction (unreimbursed expense paid by the candidate)?

The Committee to Elect Cosmo Kramer must disclose disbursements from personal funds made by Candidate Kramer on behalf of his committee, just as it would disclose any other disbursement that it makes. Since Candidate Kramer is not seeking reimbursement, paying for the food for the fundraiser results in an in-kind contribution.

NOTE: In-kind contribution must be reported as a receipt (disclosed on Schedule A) and also a disbursement (disclosed on Schedule B as an operating expenditure) in order to avoid inflating the cash-on-hand.

Out of pocket spending by the candidate, as an agent of his authorized committee, requires memo entry itemization of the ultimate payee if the aggregate amount of payments to a vendor exceeds $200 for the election cycle. Each memo entry must include the name and address of the vendor to which payment was made and the date, amount and purpose of the payment.


- **Report out-of-pocket expense by candidate**: show reporting on Schedule A for Line 11(d) “Contributions from the Candidate.” Include notation indicating the contribution is “IN-KIND.”

**See Reporting Example on Next Page**
Part 1 of 2: Report Advance as Contribution In-Kind (October Q Report)

- **Report itemization to vendor:** show reporting on Schedule B for Line 17. Itemize vendor as MEMO entry (noted by checking the “Memo Item” box). The Date of Disbursement is the date the candidate pays the vendor (here, it is the date the check was written). Itemize candidate as source of advance and include notation indicating the contribution is “IN-KIND.”

  **See Reporting Example on Next Page**
Key Issues:

- **Travel Advances:**
  - A travel advance is not considered a contribution if repaid within the appropriate timeframe:
    - Within 30 days from when the expense was incurred (for advances of cash or check);
    - Within 60 days of the closing date on the credit card billing statement (for advances by credit card).
  - When a travel advance remains unpaid by the campaign committee outside the prescribed 30 or 60 day timeframe, it must be reported as BOTH a contribution and as a debt. Report as debt if the amount of the advance exceeds $500, or has been outstanding for more than 60 days.
  - Remember since no money went into the campaign account as a result of the advance, use a MEMO entry (noted by checking the “Memo Item” box) for Schedule A.
  - Include notations on both Schedules A & D to cross-reference the transactions.
• **Non-Travel Advances:**
  o A non-travel advance is considered a contribution at the moment the funds are advanced and counts against the contributor’s limits until reimbursed.
  o Only report the advance as a contribution, using a MEMO entry (noted by checking the “Memo Item” box) on Schedule A, if the amount of advanced funds outstanding (i.e., unreimbursed) for the staff member at the end of the reporting period > $200 for the election cycle.
  o When the amount of the advance reimbursement exceeds $500, and payment to any one vendor exceeds $200 for the election cycle, report the staff member as the payee using a disbursement entry on Schedule B for Line 17. In addition, itemize any vendor using a MEMO entry (noted by checking the “Memo Item” box) on Schedule B once payments to that vendor aggregate in excess of $200 for the election cycle. Include notations as cross-references.
  (Note: if each vendor payment making up the advance aggregates to less than $200 for the election cycle, make a notation on Schedule B to that effect to avoid a Request for Additional Information from the FEC Reports Analysis Division.)
IV. Other Permissible Uses of Campaign Funds (*Guide*, p. 51-52)

A. The Irrespective Test

If the expense would exist in the absence of the candidacy or if the office holder were not in office, then the personal use ban applies.
B. Gifts of Nominal Value
Only if given to persons – other than members of the candidate's family – on special occasions.

C. Charitable Donations
Not personal use as long as the candidate does not receive a personal benefit from the donation, or compensation from the organization before it has expended entire amount donated. See AO 2012-05.

D. Salary Payments to the Candidate – (11 CFR 113.1(g)(1)(i)(I)); (Guide, pp. 53-54)
Candidate salary may be paid with campaign funds under certain conditions.
1. It must be paid from the principal campaign committee.
2. It must not exceed the lesser of either the minimum annual salary for the federal office sought or what the candidate received as income in previous year.
3. Any income earned during the campaign will count toward the salary limit.
4. Incumbent, federal officeholders not eligible.
5. First salary payment shall be made no earlier than the filing deadline for ballot access for the primary election or, for candidates who do not have a primary, January 1st of the even numbered year is the controlling date.
V. **Automatic ("per se") Personal Use of Campaign Funds** – (11 CFR 113.1(g)(1)(i)); *(Guide, pp. 54-55)*

**A. Household Food Items and Supplies**

**B. Clothing**
Campaign may not pay for attire for political functions, but it may pay for clothing of *de minimis* value used in the campaign such as t-shirts or caps imprinted with campaign slogan.

**C. Tuition Payments**
Campaign funds may not be used to make tuition payments, other than those associated with training campaign staff. See AO 1997-11.

**D. Mortgage, Rent and Utility Payments**
A candidate who owned office space that was part of a personal residence was permitted to lease it to campaign provided fair market value was paid. See AOs 2000-02 and 1995-08.

**E. Entertainment**
Campaign funds may not be used for admission to a sporting event, concert, theater or other form of entertainment, unless the costs are part of a specific campaign or officeholder activity.

**F. Dues, Fees and Gratuities**
1. **Examples:** Country club dues, health clubs, nonpolitical organizations.
2. **Exception:** Payments in connection with campaign fundraiser on premises.
G. Funeral Expenses
Campaign funds may not be used to cover expenses related to deaths within candidate’s family. However, they may be used to cover funeral, cremation or burial expenses for a candidate or campaign worker whose death arises out of, or in the course of, campaign activity.

H. Salary Payments to Candidate’s Family
1. Only if family member provides bona fide service and payment is fair market value. AO 2001-10.
2. Revised definition of family now includes an individual with whom the candidate shares a residence or domicile (nature of relationship immaterial). 11 CFR 113.1(g)(7)(iv).

VI. Case-by-Case Determination – Applying Irrespective Test – (11 CFR 113.1(G)(1)(ii); (Guide, pp. 55-57)

A. Meal Expenses

B. Travel Expenses
Prohibition on use of campaign funds for personal expenses collateral to travel—either by candidate or officeholder—unless personal funds are used to reimburse the committee. See AOs 2002-05 and 2000-37.
C. **Vehicle Expenses**

Campaign Funds may be used to pay for a vehicle that is used for campaign-related purposes, as long as costs related to personal use of the vehicle are *de minimis*. See AOs 2001-03, 1992-12.

D. **Mixed Use for Travel and Vehicle Expenses**

1. Travel or vehicle expenses that commingle personal and campaign/officeholder activity must be reimbursed to the campaign within 30 days for the entire amount associated with the personal activities.
2. Reimbursement for personal aspect of mixed use does not result in a contribution.
3. The campaign must keep a log or other record for any item used for both personal and campaign/officeholder use in order to document the dates and expenses related to the personal use of campaign funds. 11 CFR 113.1(g)(8).

E. **Legal Expenses**

1. Campaign funds could be used for legal services needed to respond to press allegations of wrongdoing related to campaign or official duties.

VII. **Permissible Uses of Campaign Funds – Non-Campaign Related Expenses**

(11 CFR 113.2); *(Guide*, pp. 52)

Campaign funds may be used for the following purposes that are not related to the candidate’s campaign for federal office:
A. **Officeholder Expenses**  
House and Senate rules may apply. See AOs 2010-26, 2007-18, 2001-09 and 2000-37.

B. **Charitable Donations**  
Organizations defined in 2 U.S.C. §170(c) of the IRS Code. See 2005-06 (and those cited within).

C. **Political Contributions**  
1. **Subject to applicable federal or state limit.** See AOs 2007-26, 2004-29, 1993-10 and 1988-41.  
2. **Reporting Tips** *(Guide, p. 100)*  
   a) **Report on Line 21, not Line 17**  
   Contributions to other committees reported on Line 21 (“Other Disbursement”) not Line 17 (“Operating Expenditures”) since the money is not being disbursed for the campaign’s day-to-day expenses (i.e., rent, administration, equipment).  
   b) **Itemization Information**  
   (1) **Contribution to another federal candidate**  
   Include candidate information – Candidate Name, Office Sought, State, District (if applicable) and Disbursement for (primary, general, other).  
   (2) **Contribution to nonfederal candidate/committee**  
   Only need to note purpose of disbursement (i.e., “Nonfederal Contribution”). Do not fill out candidate information.

D. **Unlimited Transfers to National, State or Local Party Committee**  
See AO 2004-22.

E. **Any Lawful Purpose**

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**Chat Poll Question #5**

Which of the following disbursements from the campaign account could be problematic from a personal use perspective?  
   a) Transfer to a state party committee  
   b) Payment for an official U.S. House retreat  
   c) Donations to a charitable organization  
   d) Health club dues
I. Participation by Federal Candidates and Officeholders at Nonfederal Fundraising Events (Guide, Appendix E, pp. 157-160)

A. Fundraising for Federal Funds is Permissible (Guide, p. 157)

1. For Federal Elections – 11 CFR 300.61
   Federal candidates and officeholders may solicit, receive, direct, transfer, spend or disburse only federal funds in connection with a federal election or Federal Election Activity (FEA).

2. For Nonfederal Elections – 11 CFR 300.62
   Federal candidates and officeholders may solicit, receive, direct, transfer, spend or disburse only federal funds for elections other than federal elections.

3. Application – 11 CFR 300.60
   The fundraising restrictions apply to the following:
   a) Federal candidates;
   b) Individuals holding federal office;
   c) Agents acting on behalf of federal candidate or individual holding federal office. AO 2003-10; and
   d) Entities directly or indirectly established, financed, maintained or controlled by, or acting on behalf of, one or more federal candidates or individuals holding federal office (e.g., a Leadership PAC). AO 2003-12.
B. **Fundraising for Nonfederal Funds is Prohibited* (Guide, p. 157)

1. Generally, federal candidates, officeholders, their agents and entities established, maintained, financed or controlled by them cannot solicit, receive, direct, transfer, spend or disburse nonfederal funds.

2. Prohibition includes not soliciting unlimited contributions from individuals, corporations or labor organizations on behalf of independent expenditure-only political committees (IEOPCs). See AO 2011-12.

3. Special considerations apply for fundraising for ballot measures depending on whether it is for pre-ballot qualification.
   
   a) See AOs 2006-04 and 2003-12 (concluding that above prohibition applies to a ballot measure committee that was established by a federal candidate/officeholder).

   b) But compare, AOs 2010-07 and 2007-28 (concluding the above prohibition does not apply for ballot measure during the period before the initiative qualifies for the ballot. During post-qualification period, solicitations of funds within the amount limitations and source prohibitions of the Act, as well as solicitations up to $20,000 from individuals for ballot measure allowed).

4. **Exception: If Federal Candidate/Officeholder is also a Nonfederal Candidate* (Guide, p. 158)
   
   a) In connection with his or her nonfederal race, a federal candidate or officeholder may raise and spend nonfederal funds that comply with state law, so long as the solicitation, receipt and spending of funds refers only to the state or local candidate and/or another state or local candidate for that same state or local office. See AOs 2005-12 and 2005-02. See also 2009-06, 2007-01 (federal officeholder may raise nonfederal funds to retire debt of former nonfederal committee).

   b) Individuals simultaneously running for federal and nonfederal office may raise and spend only federal funds for the federal election.
C. Attendance at Nonfederal Fundraising Event – (11 CFR 300.64(b)); (Guide, pp. 158-159)

1. Federal candidate or officeholder may attend, speak at, or be a featured guest at a nonfederal fundraising event (including fundraising for IEOPC).
2. Federal candidate or officeholder may solicit funds at a nonfederal fundraising event, provided that the solicitation is limited to funds that comply with the amount limitations and source prohibitions of the Act and that are consistent with State law.
   a) A Federal candidate or officeholder may limit such a solicitation by displaying at the fundraising event a clear and conspicuous written notice, or making a clear and conspicuous oral statement, that the solicitation is not for Levin funds (when applicable), does not seek funds in excess of $[federally permissible amount], and does not seek funds from corporations, labor organizations, national banks, federal government contractors, or foreign nationals.
   b) A written notice or oral statement is not clear and conspicuous if it is difficult to read or hear or if its placement is easily overlooked.

II. Publicity for Nonfederal Fundraising Events (Permissible Activity) – (11 CFR 300.64(c)); (Guide, p. 158)
Publicity for a nonfederal fundraising event (including fundraising for IEOPC) includes, but is not limited to, advertisements, announcements, or pre-event invitation materials, regardless of format or medium of communication.
A. **Publicity That Does Not Contain a Solicitation**

A federal candidate or officeholder or an agent of either may approve, authorize, agree to, or consent to the use of his or her name or likeness in publicity for a nonfederal fundraising event that does not contain a solicitation.

B. **Publicity Containing Solicitation Limited to Federal Funds**

A federal candidate or officeholder or an agent of either may approve, authorize, agree to, or consent to the use of his or her name or likeness in publicity for a nonfederal fundraising event that solicits only funds that comply with the amount limitations and source prohibitions of the Act.
C. **Publicity Containing Solicitation of Nonfederal Funds** – (11 CFR 300.64(c)(3)); *(Guide, pp. 158-159)*

A federal candidate or officeholder or an agent of either may approve, authorize, agree to, or consent to the use of his or her name or likeness in publicity for a nonfederal fundraising event that contains a solicitation of funds outside the amount limitations and source prohibitions of the Act or Levin funds only if:

1. The federal candidate or officeholder is identified as a featured guest, honored guest, special guest, featured speaker, or honored speaker, or in any other manner not specifically related to fundraising; **AND**
2. The publicity includes a clear and conspicuous disclaimer that the solicitation is not being made by the Federal candidate or officeholder.

11 CFR 300.64(c)(3)(i)(B).

D. **Disclaimers on Publicity** – (11 CFR 300.64(c)(3)(ii), (iii) and (iv)); *(Guide, p. 158)*

1. **Clear and Conspicuous**
   a) **On Written Publicity**
      The clear and conspicuous disclaimer is required (i.e., contained in a box set apart from the rest of the communication) if the publicity is written. (Disclaimer requirements were discussed in the Basics & Best Practices workshop.)
   b) **On Non-written Publicity**
      Where publicity is disseminated by non-written means, the clear and conspicuous disclaimer is required only if the publicity is recorded, or follows any form of written script, or is part of a structured or organized fundraising program.
c) **Examples**

Examples of clear and conspicuous disclaimers include, but are not limited to:

- “[Name of federal candidate/officeholder] is appearing at this event only as a featured speaker. [federal candidate/officeholder] is not asking for funds or donations”; or
- “All funds solicited in connection with this event are by [name of nonfederal candidate or entity], and not by [federal candidate/officeholder].”

Mayoral Candidate Lloyd Braun cordially invites you to a fundraiser with:

**HONORED SPEAKER**

CONGRESSMAN COSMO KRAMER

**Saturday, October 7, 7pm**

Waldorf Astoria New York

301 Park Avenue

Please RSVP with your $25,000 donation to (212) 555-1234. Make checks payable to Lloyd Braun for Mayor and mail to: 72 Chambers Street, New York, NY 10007

All solicitations of funds in connection with this event are by Lloyd Braun for Mayor and not authorized by any candidate or candidate’s committee. www.braunformayor.com
E. **Publicity for Nonfederal Fundraising Events (Prohibited Activity)** – (11 CFR 300.64(c)(3)(v) and (vi)); *(Guide, pp. 158-159)*

1. A federal candidate or officeholder or an agent of either may not approve, authorize, agree to, or consent to the use of his or her name or likeness in publicity for a nonfederal fundraising event that contains a solicitation of funds outside the amount limitations and source prohibitions of the Act or Levin funds if:
   a) The federal candidate or officeholder is identified as serving in a position specifically related to fundraising, such as honorary chairperson or member of a host committee, or is identified in the publicity as extending an invitation to the event, even if the communication contains a written disclaimer; OR
   b) The federal candidate or officeholder signs the communication, even if the communication contains written disclaimer.

2. A federal candidate, officeholder, or an agent of either, may not disseminate publicity for a nonfederal fundraising event that contains a solicitation of funds outside the amount limitations and source prohibitions of the Act or Levin funds by someone other than the federal candidate or officeholder.
In this example, the federal officeholder is impermissibly identified in a role specifically related to fundraising on publicity containing a solicitation for funds outside the federal limits and prohibitions.

Contains a solicitation outside the federal amount limits and source prohibitions.

Lloyd Braun for Mayor

Join Honorary Chair Congressman Cosmo Kramer at a fundraiser for Lloyd Braun for Mayor

Saturday, October 7, 7pm
Waldorf Astoria New York
301 Park Avenue

Please RSVP with your $25,000 contribution to (212) 555-1234. Make checks payable to Lloyd Braun for Mayor and mail to: 72 Chambers Street, New York, NY 10007

All solicitations of funds in connection with this event are by Lloyd Braun for Mayor and not by Congressman Kramer. Paid for by Lloyd Braun for Mayor and not authorized by any candidate or candidate’s committee. www.braunformayor.com

This problem cannot be “cured” by including a disclaimer that the impermissible solicitation is not being made by the federal officeholder.
III. Soliciting for Nonprofit Organizations – (11 CFR 300.65); (Guide, pp. 159-160)

A. General Solicitations
   1. A federal candidate or officeholder may make a general solicitation on behalf of a 501(c) tax-exempt organization if the organization does not make expenditures or disbursements in connection with federal elections.
   2. If the nonprofit does engage in certain activities in connection with an election (listed below), a federal candidate or officeholder may still make a general solicitation if:
      a) The organization’s principal purpose is not to conduct election activities, including the federal election activities listed below; and
      b) The solicitation is not to obtain funds for election activities in connection with a federal election, including federal election activities.
   3. No limit on the source or amount of funds.

B. Specific Solicitations for Federal Election Activity
   1. A federal candidate or officeholder may make a specific solicitation explicitly for funds to pay for certain types of federal election activities conducted by a tax-exempt organization whose principal purpose is to undertake such activities.
2. The specific federal election activities for which such a specific solicitation may be made are:
   a) Voter registration activity during the period that begins 120 days before the date of a regularly-scheduled federal election and ends on the day of that election; and
   b) Voter identification, get-out-the vote or generic campaign activity conducted in connection with an election in which a federal candidate appears on the ballot (regardless of whether a state or local candidate also appears on the ballot).

3. **Limit on source and amount:**
   Individuals only. $20,000 per calendar year.

C. **Safe Harbor: Determining Principal Purpose**
A federal candidate or officeholder may determine a tax-exempt organization’s *principal purpose* by obtaining a signed certification from an authorized representative of the organization stating that:
   1. The organization’s principal purpose is not to conduct election activities, including the federal election activities listed above; and
   2. The organization does not intend to pay debts incurred from making federal election disbursements and expenditures (including debts for federal election activity) in a prior election cycle.

D. **General Prohibition**
Federal candidates and officeholders may not make any solicitations on behalf of a 501(c) organization, or an organization that has applied for this tax status, for election activities other than those described above (B.2), such as public communications promoting or supporting federal candidates.

IV. **Spending of Nonfederal Funds by State and Local Candidates**
A State or local candidate or officeholder, or any agents acting on his/her behalf, is prohibited from spending nonfederal funds on a public communication that refers to a clearly-identified federal candidate (regardless of whether a state or local candidate is also identified) and that promotes, supports, attacks or opposes a federal candidate. This prohibition applies whether or not the communication expressly advocates a vote for or against a federal candidate.
Workshop Evaluation:

https://www.surveymonkey.com/r/GGKWB8S