

FEDERAL ELECTION COMMISSION WASHINGTON, D.C.

July 8, 2024

VIA EMAIL Justin.clark@electionlawllc.com Justin R. Clark, Esq. Elections LLC 1050 Connecticut Ave, NW Suite 500 Washington, DC 20036

RE: 1

MUR 8090 Save America and Bradley T. Crate in his official capacity as treasurer

Dear Mr. Clark:

On November 21, 2022 and May 19, 2023 respectively, the Federal Election Commission notified your client, Save America and Bradley T. Crate in his official capacity as treasurer, of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971and a supplement to that complaint. Copies of the complaint and supplemental complaint were forwarded to your client at those times.

Upon further review of the allegations contained in the complaint, and information supplied by your client, the Commission, on June 7, 2024, voted to dismiss this matter effective July 8, 2024. Any applicable Factual and Legal Analysis or Statements of Reasons available at the time of this letter's transmittal are enclosed.

Documents related to the case will be placed on the public record today. *See* Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 2016).

If you have any questions, please contact Nick Mueller, the attorney assigned to this matter, at (202) 694-1577 or nmueller@fec.gov.

Sincerely,

Ana J. Peña-Wallace Ana J. Peña-Wallace

Ana J. Peña-Wallace Assistant General Counsel

1	FEDERAL ELECTION COMMISSION					
2 3	FACTUAL AND LEGAL ANALYSIS					
4 5 6 7 8 9	Respondents: Save America and Bradley T. Crate MUR 8090 in his official capacity as treasurer Donald J. Trump					
11	I. INTRODUCTION					
12	The Complaint in this matter alleges that Donald J. Trump and his leadership PAC, Save					
13	America and Bradley T. Crate in his official capacity as treasurer ("Save America"), violated the					
14	Act's soft money provisions by directing or transferring \$60 million from Save America to Make					
15	America Great Again, Inc. ("MAGA, Inc."), an independent expenditure-only political					
16	committee ("IEOPC"). Specifically, the Complaint alleges that though Trump had not yet filed a					
17	statement of candidacy at the time of the transactions at issue, he was by law a candidate and that					
18	Save America, as Trump's leadership PAC, is by definition an organization established,					
19	financed, maintained, or controlled ("EFMC'd") by Trump. Therefore, the Complaint reasons					
20	that, any contribution by Save America to another political committee in excess of \$5,000,					
21	including specifically Save America's contribution of \$60 million to MAGA, Inc., violates					
22	52 U.S.C. § 30125(e)(1)(A).					
23	Respondents dispute these conclusions on two grounds. First, Respondents argue that					
24	Trump was not a candidate (or officeholder) at the time that Save America made the					
25	contributions to MAGA, Inc. (October 3, 2022 through November 6, 2022) and therefore the					
26	prohibitions in 52 U.S.C. § 30125(e)(1)(A) do not apply. Second, Respondents argue that, as a					
27	matter of law, even if Trump was a candidate at the relevant time, the contributions were					
28	permissible because the funds contributed by Save America were "hard money," raised					

MUR809000118

MUR 8090 (Save America, *et al.*) Factual & Legal Analysis Page 2 of 10

1 consistent with the Act's limits, prohibitions, and reporting requirements, and MAGA, Inc., as an 2 IEOPC, can accept contributions without regard to the Act's limits pursuant to *Citizens United v.* 3 FEC and Speechnow.org v. FEC. The question of whether Trump had become a candidate for purposes of the Act prior to 4 5 filing his statement of candidacy — and thus was a candidate at the time of the contributions in 6 question — has been considered by the Commission previously in MURs 7968 and 7969. The Commission was equally divided on that question in those matters.¹ Nevertheless, in accordance 7 8 with Commission precedent, even assuming that Trump was a candidate at the time of the 9 contributions, the context here of otherwise excessive contributions made by Trump's leadership 10 PAC — from funds raised subject to the limits, prohibitions and reporting requirements of the 11 Act — to an IEOPC does not appear to violate the Act or Commission regulations. 12 Accordingly, the Commission dismisses the allegation that Donald J. Trump and Save 13 America and Bradley T. Crate in his official capacity as treasurer violated 52 U.S.C. 14 § 30125(e)(1)(A) via contributions to MAGA, Inc. 15 II. FACTUAL BACKGROUND 16 Donald J. Trump is a former President of the United States, holding the office from 2017-17 2021. On November 15, 2022, he filed his statement of candidacy indicating his intention to run for president again in 2024.² The information the Complaint relies upon in support of its 18 19 contention that Trump triggered candidacy status under the Act prior to filing his statement of

20 candidacy³ was previously considered in MURs 7968 and 7969. Following the Commission's

¹ Certification ("Cert."), MURs 7968, 7969 ¶¶ 1-2, (Oct. 5, 2023).

² Donald J. Trump, Statement of Candidacy (Nov. 15, 2022).

³ See Compl. at 3-5 (Nov. 14, 2022); Supp. Compl. at 4, 6 (May 17, 2023).

MUR 8090 (Save America, *et al.*) Factual & Legal Analysis Page 3 of 10

- 1 split vote on the candidacy question,⁴ the group of Commissioners that voted not to find reason
- 2 to believe issued Statements of Reasons explaining their votes.⁵
- 3 Save America is a leadership PAC that is sponsored by Trump and Bradley T. Crate is
- 4 the committee's treasurer.⁶ Between October 3, 2022 and November 6, 2022, Save America
- 5 made 13 contributions to MAGA, Inc. totaling \$60,007,750.⁷ Since May 5, 2023, MAGA, Inc.
- 6 has issued \$52,250,000 in refunds to Save America.⁸
- 7 MAGA, Inc. is registered with the Commission as an IEOPC and its treasurer is Charles
- 8 Gantt.⁹ Based on its reports filed with the Commission, MAGA, Inc. spent \$15,030,850 in 2022
- 9 on independent expenditures supporting or opposing candidates for the U.S. Senate, after
- 10 receiving the above referenced contributions from Save America, and an additional \$50,506,565

⁴ See First Gen. Counsel's Rpt., MURs 7968 & 7969 (Donald J. Trump, et al.); Cert. ¶¶ 1-2 (Oct. 6, 2023), MURs 7968 & 7969 (Donald J. Trump, et al.).

⁵ Statement of Reasons of Vice Chairman Sean J. Cooksey, and Comm'rs Allen J. Dickerson and James E. "Trey" Trainor, III, MURs 7968 & 7969 (Donald J. Trump, *et al.*).

⁶ Save America, Amend. Statement of Organization (Nov. 15, 2022).

FEC Receipts: Filtered Results, FEC.GOV, https://www.fec.gov/data/individual-contributions/?
committee_id=C00825851&contributor_name=save+america&two_year_transaction_period=2022 (last visited May. 1, 2024) (reflecting \$60,000,000 in monetary contributions and \$7,750 in in-kind contributions from Save America to MAGA, Inc.). From the point of Save America's transfer to MAGA, Inc. until the present Save America's other major disbursements have included: \$12,650,000 in transfers to affiliated committee Make America Great Again! PAC, \$2,177,635 in consulting disbursements, \$64,002,794 in legal expenses, and \$2,708,214 in payroll related disbursements. FEC Receipts: Filtered Results, FEC.GOV, <a href="https://www.fec.gov/data/disbursements/?data_type=processed&committee_id=C00762591&two_year_transaction_period=2022&two_year_transaction_period=2024&two_year_transaction_period=2022&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_period=2024&two_year_transaction_peri

⁸ *FEC Receipts: Filtered Results*, FEC.GOV, <u>https://www.fec.gov/data/disbursements/?data_type=processed</u> <u>&committee_id=C00825851&recipient_name=save+america&two_year_transaction_period=2022&two_year_transaction_period=2022&two_year_transaction_period=2024</u> (last visited Mar. 28, 2024) (reflecting \$52,250,000 in refunds paid by MAGA, Inc. to Save America, including payments of \$5,000,000 each month from July, 2023 to February, 2024).

⁹ Make America Great Again Inc., Amend. Statement of Organization (Apr. 18, 2023).

MUR 8090 (Save America, *et al.*) Factual & Legal Analysis Page 4 of 10

so far in the 2024 election cycle on independent expenditures supporting Trump's candidacy or
 opposing other presidential candidates.¹⁰

3 III. LEGAL ANALYSIS

4 The Act prohibits federal candidates and officeholders, their agents, and entities directly 5 or indirectly EFMC'd by or acting on behalf of one or more candidates or individuals holding 6 federal office, from "solicit[ing], receiv[ing], direct[ing], transfer[ing], or spend[ing] funds in 7 connection with an election for Federal office . . . unless the funds are subject to the limitations, prohibitions, and reporting requirements of [the] Act."¹¹ This provision, among others enacted 8 9 as part of the Bipartisan Campaign Reform Act of 2002, was designed to "plug the soft-money loophole."¹² A leadership PAC is a political committee that is, by definition, EFMC'd by a 10 candidate or officeholder.¹³ 11 12 The Act limits contributions to non-authorized, non-party committees, including 13 leadership PACs, to \$5,000 in any calendar year; these committees are also subject to the Act's 14 source limitations — including the prohibition on corporate contributions — and reporting requirements.¹⁴ But, following the decisions in *Citizens United v. FEC*¹⁵ and *SpeechNow.org* 15 v. FEC,¹⁶ the Commission concluded in Advisory Opinion 2010-11 (Commonsense Ten) that 16

¹⁰ *FEC Receipts: Filtered Results*, FEC.GOV, <u>https://www.fec.gov/data/independent-expenditures/?data_type</u> <u>=processed&q_spender=C00825851&cycle=2022&is_notice=false&most_recent=true</u> (last visited Apr. 15, 2024) (reflecting \$15,030,850 in independent expenditures by MAGA, Inc. in 2022); *FEC Receipts: Filtered Results*, FEC.GOV, <u>https://www.fec.gov/data/independent-expenditures/?data_type=processed&q_spender=C00825851& cycle=2024&is_notice=false&most_recent=true</u> (last visited Apr. 15, 2024) (reflecting \$50,506,565 in independent expenditures made by MAGA, Inc. through February, 2024).

¹¹ 52 U.S.C. § 30125(e)(1)(A); see 11 C.F.R. § 300.61.

¹² *McConnell v. FEC*, 540 U.S. 93, 133 (2003).

¹³ See 11 C.F.R. § 100.5(e)(6).

¹⁴ 52 U.S.C. § 30116(a)(1)(C); 52 U.S.C. §§ 30104(a)(4), 30118.

¹⁵ 558 U.S. 310 (2010).

¹⁶ 599 F.3d 686 (D.C. Cir. 2010).

MUR 8090 (Save America, *et al.*) Factual & Legal Analysis Page 5 of 10

1 individuals, political committees, corporations, and labor organizations may make unlimited 2 contributions to independent expenditure-only political committees and that such committees may solicit unlimited contributions from such persons.¹⁷ 3 4 As a preliminary matter, Respondents do not dispute either that Trump EFMC'd Save 5 America or that Save America made over \$60 million (more than \$52 million of which has since 6 been refunded) in contributions to MAGA, Inc. between October 3, 2022 and November 6, 2022.¹⁸ Indeed, the source of that information is Save America's own reports filed with the 7 Commission.¹⁹ However, Respondents do dispute the Complaint's assertions that Trump was a 8 9 candidate for purposes of the Act at the time the contributions were made, which was prior to the filing of his statement of candidacy.²⁰ 10 11 The Complaint alleges that Trump became a candidate prior to Save America's initial 12 contributions to MAGA, Inc. on October 3, 2022, invoking public statements by Trump suggesting he had decided to run again²¹ and an assertion that Trump "has spent far more than 13 \$5,000, through Save America, to advance his 2024 presidential candidacy."²² But regardless of 14

¹⁷ Advisory Opinion 2020-11 (Commonsense Ten).

¹⁸ Save America Resp. (Jan. 9, 2023); Trump Resp. (Jan. 9, 2023) (incorporating by reference Save America's Response).

¹⁹ Save America, 2022 Amend. Pre-General Report at 65 (July 31, 2023); Save America, 2022 Amend. Post-General Report at 176-178 (July 31, 2023).

²⁰ Save America Resp.; Trump Resp.; Save America Supplemental Resp. (Aug. 1, 2023). *See* 52 U.S.C. § 30125(e)(1)(A) (applying only to federal candidates and officeholders, their agents, and entities directly or indirectly EFMC'd by or acting on behalf of one or more candidates or individuals holding federal office).

²¹ Compl.; Supp. Compl. (The Supplemental Complaint mirrors the substance of the original Complaint and notes that since the filing of the original Complaint additional contributions were made by Save America to MAGA, Inc. The Supplemental Complaint also lists an additional complainant, NRDC Action Votes, an IEOPC, and states NRDC Action Vote is injured by a competing IEOPC being allowed to raise funds, as it alleges, that are not in compliance with the Act.).

²² See Compl. at 6. The Complaint makes this assertion regarding spending in furtherance of Trump's candidacy, in general terms, and provides as support reference to a *Politico* article stating that Save America hosted several dinners for supporters of Trump for the purpose of discussing Trump's 2024 election plans. *Id.*, n.9 (citing

MUR809000122

MUR 8090 (Save America, *et al.*) Factual & Legal Analysis Page 6 of 10

1	whether Trump became a candidate prior to his November 15, 2022 filing of a statement of						
2	candidacy, as discussed below, the contributions at issue in this matter do not appear to violate						
3	the Act or Commission regulations. This conclusion follows from Commission precedent in a						
4	prior enforcement matter as well as the principles that the Supreme Court set forth when						
5	interpreting the soft money provisions in McConnell v. FEC. ²³						
6	Invoking the language of 52 U.S.C. § 30125(e)(1)(A), the Complaint alleges that Trump,						
7	through his leadership PAC, Save America, "direct[ed] or transfer[ed]" tens of millions of						
8	dollars to MAGA, Inc., which then spent that money to influence federal elections. ²⁴ This						
9	statement is factually supported by the available information. But, the legal conclusion that the						
10	contributions violated the Act is inconsistent with Commission and Court precedent.						
11	The condition that section 30125(e) puts on candidates, officeholders, and entities						
12	EFMC'd by such individuals directing or transferring funds is that the funds must be "subject to						
13	the limitations, prohibitions, and reporting requirements of this Act." ²⁵ The question the						
14	Complaint raises is at what point must the funds at issue be "subject to the limitations" imposed						
15	by the Act: at the point they are received by the candidate or at the time they are directed or						
16	transferred by that candidate? By comparing the size of Save America's contribution to MAGA,						
17	Inc. (\$60 million prior to refunds or more than \$7 million after refunds) to the Act's						
18	contributions limits applicable to contributions to non-authorized committees (\$5,000), the						
19	Complaint appears to argue that the relevant point is when the funds were transferred or						

²⁴ Compl. at 1-2; Supp. Compl. at 1-2; *see* 52 U.S.C. § 30125(e)(1)(A).

Alex Isenstadt, *Trump Discussing 2024 Plans at Secret Donor Dinners*, POLITICO (July 13, 2022), <u>https://www.politico.com/news/2022/07/13/trump-2024-secret-donor-dinners-00045665</u>).

²³ *McConnell v. FEC*, 540 U.S. 93, 133 (2003).

²⁵ 52 U.S.C. § 30125(e)(1)(A).

MUR809000123

MUR 8090 (Save America, *et al.*) Factual & Legal Analysis Page 7 of 10

1	contributed by the candidate. ²⁶ That analysis, however, is contrary to the reasoning set forth by						
2	McConnell v. FEC and MURs 6563 & 6733 (Rep. Aaron Schock, et al.), which clarify that the						
3	relevant concern under the Act is whether the funds underlying Save America's \$60 million						
4	contribution were previously raised subject to the Act's limitations, prohibitions, and reporting						
5	requirements at the time they were received by the candidate.						
6	In McConnell v. FEC, the Court heard numerous challenges to the Bipartisan Campaign						
7	Finance Reform Act of 2002 ("BCRA") and its regulation of "soft money," including a challenge						
8	to the prohibition on party committees making contributions to certain tax-exempt						
9	organizations. ²⁷ In considering that particular challenge, the Court construed the provision						
10	narrowly to apply only to funds not raised in compliance with the Act's "source, amount, and						
11	disclosure limitations," stating that the prohibition "raise[s] overbreadth concerns if read to						
12	restrict donations from a party's federal account — <i>i.e.</i> , funds that have already been raised in						
13	compliance with FECA's source, amount, and disclosure limitations." ²⁸ Explaining its rationale,						
14	the Court noted that, in that context, "prohibiting parties from donating funds already raised in						
15	compliance with [the Act] does little to further Congress' goal of preventing corruption or the						
16	appearance of corruption of federal candidates and officeholders."29						

²⁶ See Compl. at 13 ("Based on the foregoing, there is reason to believe that Trump and Save America violated 52 U.S.C. § 30125(e)(1)(A) when Trump directed or transferred \$20 million, far in excess of FECA's aggregate contribution limit of \$5,000 per year, from Save America to MAGA, Inc."); Supp. Compl. at 7 ("Based on the foregoing, there is reason to believe that Trump, a federal candidate, and Save America, an entity established, financed, maintained, or controlled by Trump, violated 52 U.S.C. § 30125(e)(1)(A) when they directed or transferred \$60 million from Save America to MAGA, Inc., far exceeding the applicable contribution limit.").

²⁷ 540 U.S. 93, 178-181 (2003); see 52 U.S.C. § 30125(d).

²⁸ 540 U.S. at 179.

²⁹ *Id*.

MUR 8090 (Save America, *et al.*) Factual & Legal Analysis Page 8 of 10

1	In the present matter, the funds Save America contributed to MAGA, Inc. were raised by					
2	a leadership PAC and thus subject to the Act's "source, amount, and disclosure limitations." No					
3	allegation has been made that Save America has not complied with these requirements. Thus,					
4	the funds that Save America contributed to MAGA, Inc. were "hard money."					
5	In support of its contention that Save America's contributions violate 52 U.S.C.					
6	§ 30125(e)(1)(A), the Complaint argues that Citizens United v. FEC and Speechnow v. FEC had					
7	a limited effect on the application of 52 U.S.C. § 30125 in this context. The Complaint relies on					
8	Advisory Opinion 2011-12 (Majority PAC) for the premise that section 30125 was "not					
9	disturbed by either Citizens United or SpeechNow," and concludes that section 30125 prohibits					
10	Trump and Save America "from directing or transferring contributions aggregating more than					
11	\$5,000 per year to an IEOPC." ³⁰ But the Commission did not address the application of section					
12	30125 to transfers or contributions made to IEOPCs by candidates, officeholders, or entities					
13	EFMC'd by such individuals in AO 2011-12. Instead, the Commission was asked specifically					
14	about covered individuals soliciting for IEOPCs, concluding that: "It is clear that under Citizens					
15	United, [IEOPCs] may accept unlimited contributions from individuals, corporations, and labor					
16	organizations; however, the Act's solicitation restrictions remain applicable to contributions					
17	solicited by Federal candidates, officeholders, and national party committees and their agents." ³¹					
18	The Complaint's argument that section 30125's continued application to solicitations by					
19	relevant parties applies similarly to such parties' direction or transfer of funds is inconsistent					
20	with the Commission's resolution of similar allegations in MURs 6563 & 6733 (Rep. Aaron					

³⁰ Compl. at 9 (quoting Advisory Opinion 2011-12 at 4 (Majority PAC) ("AO 2011-12")).

³¹

AO 2011-12 at 4 (emphasis in original).

MUR 8090 (Save America, *et al.*) Factual & Legal Analysis Page 9 of 10

1	Schock, et al.). ³² In that matter, the Commission considered several related alleged violations of							
2	section 30125, including federal candidate Rep. Aaron Schock's solicitation of contributions to							
3	an IEOPC and, importantly, contributions made in response to Schock's solicitations, including a							
4	\$25,000 contribution by then-Congressman Eric Cantor through his leadership PAC, Every							
5	Republican is Crucial PAC ("ERICPAC"). ³³ Following the reasoning of AO 2011-12, the							
6	Commission determined that 52 U.S.C. § 30125(e)(1)(A)'s prohibition against soliciting soft							
7	money applied and found that there was reason to believe that Schock unlawfully solicited							
8	contributions to the IEOPC. But the Commission also found that the contribution Cantor							
9	allegedly directed — through ERICPAC — was permissible because there was no dispute that							
10	the leadership PAC funds were hard dollars and, in light of the decisions in <i>Citizens United v</i> .							
11	FEC and Speechnow.org v. FEC, the IEOPC was permitted to accept such a contribution even							
12	though it was otherwise in excess of the Act's \$5,000 limit. ³⁴							
13	Although it considered a much smaller contribution amount, the Commission's analysis							
14	in MURs 6563 & 6733 is instructive. The Commission stated: "[p]olitical committees that							
15	make only independent expenditures, and do not make any contributions, may accept unlimited							
16	contributions from individuals and from other political committees" and that a political							
17	committee "in making a \$25,000 contribution to [the IEOPC], has not made an excessive							
18	contribution." ³⁵ Assuming arguendo that Trump was a candidate at the time of the							

³² See Factual & Legal Analysis., MURs 6563, 6733 (Rep. Aaron Schock); Factual & Legal Analysis, MURs 6563, 6733 (Rep. Eric Cantor and ERICPAC).

³³ *Supra* note 32.

³⁴ Factual & Legal Analysis at 12-15, MURs 6563, 6733 (Rep. Aaron Schock); Factual & Legal Analysis at 5-6, MURs 6563, 6733 (Rep. Eric Cantor, *et al.*).

³⁵ Factual & Legal Analysis at 5-6, MURs 6563, 6733 (Rep. Eric Cantor, *et al.*) (internal citations omitted)). *See also* Advisory Opinion 2012-34 at 2-3 (Friends of Mike H) (Friends of Mike H had in excess of \$1 million in cash on hand when the candidate withdrew from the race prior to the primary election, and the former candidate

MUR 8090 (Save America, *et al.*) Factual & Legal Analysis Page 10 of 10

1	contributions,	he is	s similarly	situated to	Cantor and Save	America	is similarly situ	lated to
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- 2 ERICPAC. Unlike the Schock fact pattern, there is no allegation or information suggesting that
- 3 Trump or that Save America solicited contributions to MAGA, Inc. Therefore, consistent with
- 4 the Commission's treatment of Cantor and ERICPAC in MURs 6563 & 6733, the contribution of
- 5 funds raised subject to the limitations, prohibitions, and reporting requirements of the Act —
- 6 by Save America to MAGA, Inc., do not appear to violate the Act or Commission regulations.
- 7 Accordingly, the Commission dismisses the allegation that Donald J. Trump or Save
- 8 America and Bradley T. Crate in his official capacity as treasurer violated 52 U.S.C.

9 § 30125(e)(1)(A).

asked the Commission whether it would be permissible for his principal campaign committee to contribute from these funds to an IEOPC in an amount in excess of the limits. The Commission stated that because the funds would be used to fund independent activity, and no information suggested that the contribution would result in a conversion to personal use, the contribution was permissible.).