United States District Court Eastern District of Virginia Richmond Division

The Real Truth About Obama, Inc.	Plaintiff,	
<i>V</i> .		Case No. 3:08-cv-00483-JRS
Federal Election Commission and		
United States Department of Justice,		
	Defendants.	

Preliminary Injunction and Summary Judgment Motion

The Real Truth About Obama, Inc. ("RTAO") moves for a preliminary injunction against Defendants to enjoin them from enforcing (**a**) 11 C.F.R. § 100.22(b) ("expressly advocating") and (**b**) the FEC's PAC-status enforcement policy, including the major-purpose test. RTAO respectfully asserts that this Court should expressly recognize the special protections for free speech in the preliminary-injunction context and apply them to grant RTAO's preliminary injunction motion.

RTAO also moves for summary judgment as to both 11 C.F.R. § 100.22(b) and the FEC's PAC-status enforcement policy, but it does so to accommodate opposing counsel, expedite case resolution, and conserve resources for Court and parties. Because the questions are legal and there are no genuine disputes as to material facts, the Court should resolve the merits of the case on summary judgment. But the preliminary injunction motion should not be postponed and denied as moot after summary judgment is decided. Concurrently with this motion, RTAO will file a motion requesting that the hearing for this motion be combined with the hearing on Defen-

Preliminary Injunction and Summary Judgment Motion dants' motion for summary judgment.

RTAO respectfully moves that a preliminary injunction should issue and that summary judgment be entered in its favor. RTAO requests that no security should be required, or it should be nominal, since Defendants have no monetary stake.

Respectfully submitted,

/s/

James Bopp, Jr.,* jboppjr@aol.com Richard E. Coleson,* rcoleson@bopplaw.com Barry A. Bostrom,* bbostrom@bopplaw.com Kaylan Phillips,** kphillips@bopplaw.com BOPP, COLESON & BOSTROM 1 South Sixth Street Terre Haute, IN 47807-3510 812/232-2434 telephone 812/234-3685 facsimile *admitted pro hac vice **pro hac vice application pending *Lead Counsel for Plaintiff* Michael Boos (VA State Bar No. 37524) Law Office of Michael Boos 4101 Chain Bridge Road, Suite 313 Fairfax, VA 22030 703/691-7717 telephone 703/691-7543 facsimile michael.boos@gte.net *Local Counsel for Plaintiff*

Certificate of Service

I hereby certify that on September 20, 2010, I served upon the below listed persons copies of this document by electronically filing this document for electronic transmission.

John Richard Griffiths U.S. Department of Justice Civil Division, Federal Programs Branch P.O. Box 883 Washington, DC 20044 john.griffiths@usdoj.gov

Debra Jean Prillaman Office of U.S. Attorney 600 East Main Street, Suite 1800 Richmond, VA 23219 debra.prillaman@usdoj.gov

J. Gerald Hebert J. Gerald Hebert, P.C. 5019 Waple Ln Alexandria, VA 22304 ghebert@campaignlegalcenter.org Thomasenia P. Duncan tduncan@fec.gov Audra Anne Hale-Maddox ahale-maddox@fec.gov David Kolkler. dkokler@fec.gov Kevin Deeley, kdeeley@fec.gov Holly Baker, hbaker@fec.gov Vivien Clair, vclair@fec.gov Seth Nesin, snesin@fec.gov Seth Nesin, snesin@fec.gov Claire Rajan, crajan@fec.gov Federal Election Commission 999 E Street NW Washington, DC 20463

And I hereby certify that I will mail the document by U.S. mail to the following non-filing users:

Daniel R. Ortiz John Allan Love Professor of Law University of Virginia School of Law 580 Massie Road Charlottesville, VA 22903-1738

Jonathan Lee Riches F.C.I. Williamsburg P.O. Box 340 Salters, SC 29590 Richard Briffault Joseph P. Chamberlain Professor of Legislation Columbia University School of Law 435 West 116th Street New York, NY 10027

/s/

Michael Boos (VA State Bar No. 37524) Law Office of Michael Boos 4101 Chain Bridge Road, Suite 313 Fairfax, VA 22030 703/691-7717 telephone 703/691-7543 facsimile michael.boos@gte.net