

# Federal Election Commission Representation

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*Chambers USA* has recognized that Wiley's Election Law & Government Ethics Practice "offers a wealth of experience in contentious FEC proceedings." For over 30 years, our attorneys have represented clients before the Federal Election Commission (FEC) in enforcement actions, advisory opinion requests, and rulemaking proceedings. Our Practice, which includes two former FEC Chairmen and several attorneys who served at the highest levels of the agency, has extensive familiarity with the FEC and possesses unique insight into how the agency operates and makes decisions. We provide clients with a unique combination of talent – unrivaled substantive understanding of federal campaign finance law and exceptional representational capability – to respond efficiently and effectively in any FEC matter. We routinely:

- Defend clients in enforcement actions, known as Matters Under Review (MURs);
- Represent clients in *sua sponte* matters, which involve self-reported campaign finance violations;
- Represent clients in Alternative Dispute Resolution (ADR) negotiations;
- Represent political committees in audits;
- Assist clients in requesting advisory opinions;
- File comments on behalf of clients in rulemaking proceedings and other policymaking matters; and
- Assist political committees in responding to Requests for Additional Information (RFAs) from the Reports Analysis Division (RAD).

Of particular note, Wiley attorneys have successfully obtained over 30 FEC advisory opinions since 2000, including the precedent-setting opinion that created super PACs. Our attorneys also have worked to secure noteworthy opinions involving the use of new technology in political campaigns and opinions that have helped trade associations with their fundraising efforts.

Wiley's attorneys also have represented clients in nearly 40 different FEC enforcement matters over the past decade. Our recent experience in this area includes:

- Winning dismissals of multiple FEC enforcement complaints alleging that several media outlets made prohibited corporate contributions to U.S. Senate and presidential campaigns;
- Aiding multiple trade associations and their PACs in self-reporting campaign finance violations to the FEC, and in negotiating favorable settlement agreements resolving these matters;

- Assisting several social media platforms in explaining that their content moderation efforts were done for business, rather than political, reasons;
- Winning dismissal of an FEC enforcement complaint alleging that funds contributed to a federal super PAC were from an entity other than the Limited Liability Company (LLC) that actually made the contribution;
- Obtaining dismissal of an FEC complaint alleging that a corporation made impermissible corporate contributions to an employee who was running for federal office;
- Obtaining dismissal of an FEC complaint alleging that a high-profile super PAC accepted an impermissible federal contractor contribution;
- Successfully defending a former U.S. House of Representatives majority leader in a complaint before the FEC alleging that he had made improper contributions to a super PAC supporting another candidate's campaign; and
- Represented a political campaign in a *sua sponte* matter involving numerous issues resulting from insider embezzlement and in subsequent ADR negotiations.

## Contact Us

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