

PRIOR APPROVAL

Repeal the Prior Approval Regulation Imposed on Corporate Member Trade Association Political Action Committees (PACs)

Action Needed:

Amend the Federal
Election Campaign Act
of 1971 to strike the
requirement that trade
association PACs obtain
prior approval from
corporate member
companies before
soliciting their
executive or
administrative staff.
This unnecessary, out of
date, and confusing
requirement should be
eliminated.

The House of
Representatives passed
an amendment to the
Financial Services and
General Government
appropriations bill
defunding enforcement
of prior approval for
Fiscal Year 2017.

Background:

 The Federal Election Campaign Act of 1971 requires that corporate member trade association PACs obtain separate and specific written approval from member corporations before talking in depth about the PAC and/or soliciting their executive and/or administrative staff. Furthermore, the regulation states that a corporation may approve solicitations by only one trade association per calendar year.

AGC Message:

- Requiring Trade Associations to Seek Prior Approval Is Inequitable. Trade association
 PACs are heavily regulated by the Federal Election Commission (FEC). There is no "dark"
 undisclosed money. There are no "mega-donors," because \$5,000 is the maximum
 amount an individual can contribute in a calendar year. Yet, no other class of PAC –
 including corporate, labor union, and individual membership association PACs is
 subject to the prior approval requirement.
- The First Amendment Rights of AGC Member Company Employees Are Restricted.
 Members of AGC have a Constitutional right to join together in support of or in opposition to candidates for political office. Requiring prior approval discourages our members from participating in the association's PAC, and creates an unequal playing field that constrains our members' First Amendment rights to free speech.
- The Requirement Creates Unnecessary Confusion for Thousands of AGC Member Companies. Individuals who are eligible to contribute to a trade association PAC are confused as to why their company must first grant permission for them to be solicited. Most often, AGC representatives have to repeatedly explain the arduous process.
 - Companies that are members of multiple corporate trade associations are confused as to why they cannot allow their employees to be solicited by these groups. Per the regulation, prior approval can only be granted to one PAC in a calendar year. As a result, many are apprehensive to choose one PAC over another, and simply choose not to participate at all.
 - Multiple individuals from the same company may participate in different trade associations, so they may not know who has granted authorization to which trade association in a given year.