THURSDAY, OCTOBER 14, 1976



PART III:

FEDERAL ELECTION COMMISSION

ADVISORY OPINION REQUESTS



[Notice 1976-52, AOR 1976-90 through 1976-94]

## FEDERAL ELECTION COMMISSION ADVISORY OPINION REQUESTS

Pursuant to 2 U.S.C. 437f(c) and the procedures reflected in Part 112 of the Commission's Notice of Proposed Rulemaking, published on May 26, 1976 (41 FR 21590), advisory opinion requests 1976-90 through 1976-94 have been made public at the Commission. Copies of AOR 1976-90 through 1976-92 were made available on October 4, 1976, and AOR 1976-93 and 1976-94 were made available on October 6, 1976. These copies of advisory opinion requests were made available for public inspection and purchase at the Federal Election Commission, Public Records Division, at 1325 K Street, N.W., Washington, D.C. 20463.

Street, N.W., Washington, D.C. 20463.
Interested persons may submit written comments on any advisory opinion request within ten days after the date the request was made public at the Commission. These comments should be directed to the Office of the General Counsel, Advisory Opinion Section, at the

Commission. Persons requiring additional time in which to respond to any advisory opinion requests will normally be granted such time upon written request to the Commission. All timely comments received by the Commission will be considered before the Commission issues an advisory opinion. Comments on pending requests should refer to the specific AOR number of the requests and statutory references should be to the United States Code citations rather than to the Public Law citations.

A descriptive listing of each of the requests recently made public as well as the identification of the requesting party follows hereafter:

AOR 1976-90: Whether unexpended campaign funds of a retiring Member's committee may be used to pay for overseas travel expenses of the Member's spouse or for reimbursement of the committee treasurer.—Requested by Congressman William J. Randall, U.S. House of Representatives.

AOR 1976-91: Whether AMPAC and TEXPAC are subject to a shared \$5,000 contribution limitation with respect to the period before May 11, 1976, or the period after that date.—Requested by Robert Thomson

of Preston, Thorgrimson, Ellis, Holman & Fletcher for Senator Lloyd Bentsen, Washington, D.C.

AOR 1976-92: Whether the Civic Pledge Program of the Boeing Company requires registration of a political committee as a separate segregated fund.—Requested by Graham H. Fernald of Perkins, Cole, Stone, Olsen & Williams for the Civic Pledge Program, Seattle, Washington.

AOR 1976-93: Whether a candidate may include photographs of presidential and senate candidates in posters or newspaper ads; what disclaimers are required; how must the expenses be reported.—Requested by Congressman Parren J. Mitchell, U.S. House of Representatives.

AOR 1976-94: Whether corporate members of a trade association may use a payroll deduction plan- to facilitate contributions to the separate segregated fund of the trade association.—Requested by John E. Ahearn, Counsel, Connecticut Insurance Political Action Committee, Hartford, Connecticut.

Dated: October 7, 1976.

Vernon W. Thomson, Chairman for the Federal Election Commission.

[FR Doc.76-30088 Filed 10-13-76;8:45 am]