Subject: Restrictions on workers being simultaneously involved with more than one campaign

Whereas the election code restricts the ability of candidates, agents, and representatives to work simultaneously with multiple campaigns;

And, whereas, the Election Supervisory Board has been asked to review the ability of workers, as defined under the election code, to simultaneously work more than one campaign;

And, whereas, the Election Supervisory Board has entertained no less than 5 complaints regarding campaign violations dealing with emails in the last five years;

Therefore, the Election Supervisory Board has determined that workers, as defined under the election code, may not be listed under, engage with, or participate in two different campaigns simultaneously, even between two or more different entities. This opinion was reached, in part, to reduce any confusion as to the perception of association in campaigning outside a bona fide executive alliance. The Election Supervisory Board also took into consideration the need to reduce the potential of email lists exchanged between campaigns by workers, whether intentional or not, that might result in violations that may directly impact campaigns under the jurisdiction of the Election Supervisory Board.

Any campaigns employing workers simultaneously may have a complaint filed against them.

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