The Electoral Commission

Introduction

Introduction for non-party campaigners

This document is for individuals and organisations who are thinking of campaigning in the run-up to elections but who are not standing as a political party or candidate

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Translations and other formats

For information on obtaining this publication in another language or in a large-print or Braille version please contact the Electoral Commission:

Tel: 020 7271 0500

Email: <u>publications@electoralcommission.org.uk</u>

Terms and expressions we use

We use 'must' when we refer to a specific legal or regulatory requirement. We use 'should' for items we consider to be minimum good practice, but which are not legal requirements.

You do not have to follow this guidance, but if you do, you will normally be doing enough to comply with the law.

Our approach to enforcement

The Commission regulates political funding and spending in a way that is effective, proportionate and fair. We are committed to providing those we regulate with a clear understanding of their regulatory obligations through our guidance documents and advice service. If you are unsure of how any of the rules apply to you, please call us for advice. We are happy to help, so please get in touch.

We use advice and guidance proactively in order to secure compliance. And we take enforcement action, using our investigatory powers and sanctions, where it is necessary and proportionate to do so in order to meet our enforcement aims and objectives.

If you do not comply with legal or regulatory requirements you or your organisation may be subject to civil or criminal sanctions. You can find more information about the Commission's approach to enforcement at www.electoralcommission.org.uk/who-we-are-and-what-we-do/our-enforcement-work

Introduction for nonparty campaigners

Who this document is for:

This document is for individuals and organisations who are thinking of campaigning in the run-up to an election but are not standing as a political party or candidate.

This document covers:

- an introduction for non-party campaigners
- who regulates campaigns
- when campaigns are regulated
- when you must register as a non-party campaigner

Related documents:

- Overview of non-party campaigns
- Overview of regulated non-party activities
- Registering as a non-party campaigner
- Managing non-party campaign spending
- Joint campaigning for non-party campaigners
- <u>UK Parliamentary general election: Constituency campaigning</u>

Summary

Political parties, candidates and non-party campaigners are vital to a healthy democracy and we encourage active participation by campaigners. Where there is significant spending on campaigning, there are rules that must be followed to ensure that there is transparency in the system.

Non-party campaigners undertake a variety of campaigning activities. In many cases, these campaigns and activities will not be regulated by us.

However, where spending on certain campaigning activities can be seen as reasonably intended to influence voters to vote for or against a political party or a category of candidates, there are rules that apply. We regulate compliance with those rules. There are also rules on spending on activities intended to influence voters to vote for or against an individual candidate. While we do not regulate those rules, this introduction provides a summary of those rules.

This introduction will give you the key points about the rules on non-party campaigning and explain where you can find more information.

Introduction

Non-party campaigners are individuals or organisations that campaign in the run-up to elections, but are not standing as political parties or candidates.

A non-party campaigner may, for example, be a campaigning organisation, a charity, a faith group, a company or an individual.

In electoral law, these individuals or organisations are called 'third parties'. Where non-party campaigners have registered with the Electoral Commission they are called 'recognised third parties'; in our guidance, we call recognised third parties 'registered non-party campaigners'.

You may want to campaign on particular issues, or for or against particular parties or candidates.

The two types of non-party campaigns

There are two types of non-party campaigns.

These are:

- Local campaigns non-party campaigns for or against one or more candidates in a particular constituency, ward or other electoral area
- General campaigns non-party campaigns for or against a
 political party, or particular categories of candidates,
 including campaigns on policies or issues closely
 associated with a particular party or category of candidates
 (for example, candidates in a certain age group)

Different rules apply to these two types of non-party campaigns.

Who regulates campaigns?

Local campaigns

Campaigning for or against one or more candidates in a particular ward or constituency is covered by the Representation of the People Act 1983 (RPA) or equivalent legislation in Scotland, Wales and Northern Ireland.

Complaints about breaches of the rules that apply to local campaigns should be made to the police; the Electoral Commission does not regulate local campaigning.

General campaigns

General campaigns are regulated by the Electoral Commission.

If you are campaigning for or against political parties or categories of candidates, or policies or issues closely associated with a particular party or category of candidates (for example, candidates in a certain age group) you may need to register with us and follow the rules on campaign spending, donations and reporting.

When are general campaigns regulated?

In the run up to certain elections, there is a set time when the rules on spending and donations apply. We call this time the 'regulated period'. The rules will differ, depending on which election is being held.

Campaigns are regulated in the run-up to elections to:

- the UK Parliament
- the Scottish Parliament
- the Senedd
- the Northern Ireland Assembly

UK Parliamentary general elections usually have a regulated period of 365 days, ending on the day of the election.

All other elections have a regulated period of four months, ending on the day of the election.

We publish specific guidance for each election which sets out the spending limits, regulated period and reporting deadlines which you can find on our <u>website</u>. Spending at local authority elections is only covered by general campaign spending rules if the election falls within the regulated period of one of the elections listed on this page.

When must you register as a non-party campaigner?

If you are:

- running a 'general' campaign (see page 3) and
- you spend, or plan to spend, more than £20,000 in England or £10,000 in any of Scotland, Wales or Northern Ireland on 'regulated campaign activity' (see below) during a regulated period,

you must register with us as a non-party campaigner.

If you do not register, or are not eligible to register, you cannot spend more than £20,000 in England or £10,000 in any of Scotland, Wales or Northern Ireland on regulated campaign activity during a regulated period.

Only certain types of individuals or organisations can register as a non-party campaigner.

If you register with us, you will have a higher spending limit. The spending limits will depend on which election you are campaigning in. Once you are registered, there are rules you must follow on donations, spending and reporting.

In the run-up to a UK Parliamentary general election, the maximum amount a non-party campaigner can spend on regulated campaign activity in a particular parliamentary constituency is £9,750.

The non-party campaigning rules apply to spending on what we call 'regulated campaign activity'.

The following will be 'regulated campaign activity' if they can reasonably be regarded as intended to influence voters to vote for or against political parties or categories of candidates, including political parties or categories of candidates who support or do not support particular policies or issues (we call this the 'purpose test'):

- press conferences or other media events that you organise
- transport in connection with publicising your campaign

As well as meeting the purpose test, spending on the following activities is only regulated if the activities are **also** aimed at, seen or heard by, or involve the public (we call this the 'public test'). This applies to:

- the production or publication of election material
- canvassing and market research (including the use of phone banks)
- public rallies and public events

How we can help

You can find more information in the guidance documents we have suggested in this document, or you can view our full range of guidance and up-to-date resources on our website.

You can contact us on one of the phone numbers or email addresses below. We are here to help, so please get in touch.

Visit us at www.electoralcommission.org.uk

Email or call us on:

 England: 0333 103 1928 pef@electoralcommission.org.uk

 Scotland: 0333 103 1928 infoscotland@electoralcommission.org.uk

 Wales: 0333 103 1929 infowales@electoralcommission.org.uk

 Northern Ireland: 0333 103 1928 infonorthernireland@electoralcommission.org.uk

We welcome feedback on our guidance – just email us at: pef@electoralcommission.org.uk