

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ellen Eisenfeld
11081 Whispering Pines Lane
Boca Raton, FL 33428

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. M. Sharon Gambocorto
7626-7 Highbridge Rd.
Manlius,, NY 13104

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Christina Broadwin
240 Kimberwood Court
Fremont, CA 94539

(510) 494-1947

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Jane Ballengee
3049 Knollwood Ln
Glenview, IL 60025

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Phyllis Tugman-Alexander
PO Box 81374
Fairbanks, AK 99708

(907) 479-8346

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Merritt Andruss
20133 Cohen Dr.
Juneau, AK 99801

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Harriet Mathis
3070 NE 39th St
Fort Lauderdale, FL 33308

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Carol J. Olson
11641 Paddock Lane
Anchorage, AK 99516

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Mary Zimmerman
756 Ridgeside Drive
Golden, CO 80401

(303) 526-0375

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Nancy Lowell
11717 North Dive
Tampa, FL 33617

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Renee Abrams
1433 Browning Rd
Pittsburgh, PA 15206

(412) 363-3112

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Gordon Ginsberg
600 Isabelle Street
Memphis, TN 38122

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Wealthy individuals and corporations should not have the power to buy elections. It's time to put the power of the vote back in the hands of the people.

Ms. Jean Lange
2590 Cheshire Dr.
Florissant, MO 63033

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jan Devereaux
2886 Litchfield Road
Shaker Heights, OH 44120

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. George W. Cobb
90 Flint St.
Salem, MA 01970

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. rosemary jones
308 wrens way
falls church, VA 22046

(703) 532-3286

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Theresa Varnet
66 Old Fort Drive
Hilton Head Island, SC 29926

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Michelle Ku
212 S Olive Street
Denver, CO 80230

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Stephen Grove
78 Forest Hill Road
New Windsor, NY 12553

(845) 562-5902

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Linda Ost
7609 Terry John Ave.
Bakersfield, CA 93308

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Very sincerely,

James Perry
1001 Spring Street
Apt 723
Silver Spring, MD 20910

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Kurt Hasenpusch
Po box 1008
San Andreas, CA 95249

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Garland Riggs
8603 Nightingale Dr.
Lanham, MD 20706

(301) 552-4852

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Janet Hoover
2730 West Lake St
#906
Minneapolis, MN 55416

(914) 659-8558

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

James Sollee
9513 Sun Dial Dr.
Tampa, FL 33635

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Lorraine Claggett
27223 Enniskillen Road
Easton, MD 21601

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Donald C. Schlichtmann
1201 Trinity Dr
Alexandria, VA 22314

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Joseph Wiley
2911 Portsmouth Avenue
Cincinnati, OH 45208

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr Thomas Carson
1718 Via La Paz
Burbank, CA 91221

(818) 840-0417

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Christine Marion
438 South Street
Krum, TX 76249

(940) 390-1436

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. RJ Harrington
457 E Raintree Ct
Louisville, CO 80027

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

YOU WILL BE GUILTY IN PART FOR RUINING OUR COUNTRY. YOU CAN CHANGE OUR LOSS OF DEMOCRACY NOW. DO IT.

Mrs. Katherine Wuthrich
6232 N. Avers Ave.
Chicago, IL 60659

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr Clayton Denman
547 Rustic Rd
West Jefferson, NC 28694

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

ms Vicki Heyer
1432 SW 20th
Oklahoma City, OK 73108

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Joan Davis
9771 Pavarotti Terrace #103
Boynton Beach, FL 33437

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Dmichael Cervenak
10820 Bonjon Lane
San Diego, CA 92131

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Diane Norland
1517 Hoover Drive
North Mankato, MN 56003

(507) 387-1304

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Judith Horowitz
3359 Ocean Ave
Oceanside, NY 11572

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Lisa Sandoval
1620 13th Ave Apt7
Seattle, WA 98122

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Michael Beato
171 Brookside Dr.
Elgin, IL 60123

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

Special interests overwhelm our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Patricia Ann Mann
817 South G Street
Livermore, CA 94550

(925) 447-3672

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Susan M. Ludzki
23-21 Carol Place
Fair Lawn, NJ 07410

(201) 796-5781

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Janet Goodman
8 Elm Street
Pittsford, NY 14534

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Paul Waller
23428 Canzonet St.
Woodland Hills, CA 91367

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. JoAnn Friedman
26449 South Tamm Lane
Harlingen, TX 78552

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Dona Longacre
32 Dianthus
Rancho Santa Margarita, CA 92688

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Maxine M. Dunkelman
5418 Lemon Rd NE
Olympia, WA 98506

(360) 352-5027

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

MJ Gosselin
20 Lawrence Rd #2
Rowley, MA 01969

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Judy Godinez
127 E. Edgewater Terrace
New Braunfels, TX 78130

(830) 624-1511

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

George Easter
4921 1st St. W.
Bradenton, FL 34207

Federal Election Commission
999 E Street, NW
Washington, DC 20463

Do you job to preserve our republic. Require full disclosure. The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Kathy Dopp
102 Kallen Ave.
Schenectady, NY 12304

(518) 952-4030

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Deborah Coble
7432 Liffey Lane
Liverpool, NY 13088

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Nancy Hutchinson
7 Squire Hill
Old Lyme, CT 06371

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Susan Richards
2302 Bryn Mawr Avenue
Ardmore, PA 19003

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Bette Larson
855 Tanglewood Drive
Shoreview, MN 55126

(651) 484-2134

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Beth DeHaven
1026 E State Highway CC
Pleasant Hope, MO 65725

(417) 860-9303

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Natalie Treleven
530 Woodside Terrace
Madison, WI 53711

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Leslie Vandivere
13825 Baywood Court
Centreville, VA 20120

(571) 213-6384

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Betsy Cline
496 W. Harrison Avenue
Claremont, CA 91711

(909) 621-6497

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

D. C. Summerville
635 G. R. Ct.
Cranberry Township, PA 16066

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Anne L. Kroehle
613 Morewood Pkwy
Cleveland, OH 44116

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Janet Kittlaus
2053 Trent Court
Glenview, IL 60026

(847) 730-5577

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Marjorie Leopold
5 Highwoods Rd
Saugerties, NY 12477

(845) 246-6521

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sheila Swan Laufer
3022 Hendricks Hill Dr.
Eugene, OR 97403

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jeffery Freilich
2840 County Route 1
Port Jervis, NY 12771

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Joy Nelson
3948 Pineridge Run
Las Cruces, NM 88012

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Carol Castonguay
3 Chamberlain Pkwy.
WORCESTER, MA 01602

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Janet Z. Giler
549 North Hope Avenue
Santa Barbara, CA 93110

(805) 563-2818

Federal Election Commission
999 E Street, NW
Washington, DC 20463

Please keep our democracy healthy by restoring transparency for political donors and stopping coordination between super pacs and campaigns. Thank you.

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Richard & Susan Liechty
20301 Carlsbad Lane
Huntington Beach, CA 92646

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Imogen Taylor
515 N Holland
Portland, OR 97217

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jody Slocum
N9215 130th st
Downing, WI 54734

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

gayle Chertoff
29 N. Brae Ct
Tenafly, NJ 07670

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

John Baker
709 Hidden Valley Road
Akron, OH 44333

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sandra Ferranti
46 Vanderbilt Avenue
Buffalo, NY 14206

(716) 896-5852

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. John V. Curtis
18829 Park Tree Lane
Sonoma, CA 95476

(707) 938-8004

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

samuel gelber
215 West 98th St
New York, NY 10025

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Jennifer Angelone
20 Hillside Road
Portland, ME 04103

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Donna Deller
255 Berry Street
Apt. 709
San Francisco, CA 94158

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Gerald Carpenter
53 Johnson Ave
#17
Plattsburgh, NY 12901

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Carolyn Etienne
2677 Alta Vista Ave
Santa Rosa, CA 95409

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jeremy Wood
1635 Grove St
Marysville, WA 98270

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Harriet Mathis
3070 NE 39th St
Fort Lauderdale, FL 33308

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Nancy Tate
Current Local President
1717 Massachusetts Avenue, Suite 600
Washington, DC 20036

(703) 532-6514

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Carolyn Casady Trimble
404 West Iowa St.
404 West Iowa Street
Urbana, IL 61801

(217) 367-6499

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Lesley Fenton-Aiwerioghene
9 Woodland Avenue
Medford, MA 02155

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Keith Nelson
52 Lockland Ave.
Framingham, MA 01701

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Sharon Roark
4584 South Blvd NW
Canton, OH 44718

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Prof. Anita A. Summers
1400 Waverly Road
V-11
Gladwyne, PA 19035

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

ms Laura Rankin
204 south ridge st
Dallas, NC 28034

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Rachel Gadolin
9817 Kawanee Dr
Pensacola, FL 32514

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

jill kotch
46 Cardinal Lane
Wakefield, RI 02879

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Jack R. Jeffers
744 Shutoff Cliff Road
Oneida, TN 37841

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Jack R. Jeffers
744 Shotoff Cliff Road
Oneida, TN 37841

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Unknown Jalynn S. Venis
1669 S. Garland Ct.
Lakewood, CO 80232

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

No corruption, please.

Fernando Pacheco
7540 pinewalk dr s
Margate, FL 33063

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

It is unacceptable that big-money special interests overwhelm our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Dr. Elizabeth Burin
2410 Brambleton Road
Baltimore, MD 21209

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Lisa Gunther
1018 Spruce St.
Gurnee, IL 60031

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Katherine Kehrberger
2448 Legacy Lake Drive
Maitland, FL 32751

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The FEC must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority to require disclosure of election spending and to define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not “independent.” Enforce the law!

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns, whether corporations, individuals or labor unions. The Supreme Court has endorsed disclosure, but the FEC is failing to restore transparency to political campaigns.

Super PACs and other outside groups are raising and spending unlimited sums, which reached >\$600 million dollars in 2014. The rationale is that the spending is “independent.” But Super PACs and others have many ways to coordinate with candidate campaigns – leading to corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

Restore transparency and enforce robust disclosure rules now!

Dr. Patricia Blochowiak
1894 Farmington Road
East Cleveland, OH 44112

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Barbara Kendzierski
11731 Bartlett AV. NE
Seattle, WA 98125

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Harriet Mathis
3070 NE 39th St
Fort Lauderdale, FL 33308

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

MS. Lorna Morley
1984 Massachusetts Avenue
Lexington, MA 02421

(781) 652-9702

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Gay E. Lasher
1011 S Valentia Street Unit 33
Denver, CO 80247

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Douglas McNeill
33 Ridge Road Unit T
Greenbelt, MD 20770

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Melvin Chaney
17 Vereda Romero
Santa Fe, NM 87506

Federal Election Commission
999 E Street, NW
Washington, DC 20463

I am sickened by the hijacking of our democracy by wealthy corporate interests!

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Peter Murtha
8710 2nd Ave
Silver Spring, MD 20910

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Brady Bevis
40 Beattie Avenue
Novato, CA 94949

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Eileen Bisgard
6145 Laurel Green
Frederick, CO 80530

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Carol Diamond
2349 Carol Ave
Mountain View, CA 94040

(650) 282-5181

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Elisse De Sio
723 California Way
Redwood City Post Office
Emerald Hills, CA 94062

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Jerry Rubin
998 E Circle Drive
Whitefish Bay, WI 53217

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Roslyn Talerico
54 Edinburgh Oval
Olmsted Falls, OH 44138

(440) 235-0692

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

PH D HERBY MARTIN
P O BOX 1495
BOULDER, CO 80306

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Rhoda Selvin
Retired
300 East Overlook
Apt 542
Port Washington, NY 11050

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms jennifer wheeler
503 reiner rd
gold bar, WA 98251

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Petti Van Rekom
331 Camino San Clemente
San Clemente, CA 92672

(949) 366-3126

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Ardith Talbott
268 Deerfield Ct
New Hope, PA 18938

(215) 862-1487

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Bill Wilson
118 S 21 St Apt 1102
Philadelphia, PA 19103

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Harriet Mathis
3070 NE 39th St
Fort Lauderdale, FL 33308

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Claire Coleman
1302 24th St W #207
#207
Billings, MT 59102

(406) 656-6018

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sue Feutz
1 indigo In
Hilton head, SC 29928

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Julie Munoz
28 Desert Willow Ln
Sedona, AZ 86336

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Bethany Patricia Biskey
320 23rd Street South
#1004
Arlington, VA 22202

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Hannah Ingram
472 Summers Street
Abingdon, VA 24210

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules. Thank you.

Ms. Andrea Castellanos
PO Box 3193
Los Lunas, NM 87031

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Laurie Bett Laurie Betts
26701 Frontier Way
Tehachapi, CA 93561

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Terry Steele
3800 Powell Lane
1201
Falls Church, VA 22041

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr Milton Greek
17 Hanlin Ave
Athens, OH 45701

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Theresa Mattson
66 Jewett St
Unit 8
Manchester, NH 03103

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Michael Burt
810 Collins Ave
Warner Robins, GA 31093

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Ann L. Weeks
3303 Songbird Lane
Lakeland, FL 33811

(863) 648-4127

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Robert Kecskes
354 Pennington-Rocky Hill Road
Pennington, NJ 08534

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jim Eneix
71 Cherokee In
Oakland, MD 21550

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Hildegard Hix
8755 W. 68th Pl
Arvada, CO 80004

(303) 422-3893

Federal Election Commission
999 E Street, NW
Washington, DC 20463

Let's get elections on track and provide the people with fair elections not clouded by the people with the most money trying to get their way. The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

I urge you to restore transparency and enforce robust disclosure rules.

Christina Jones
2652 York Road
Jamison, PA 18929

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Joan Mathies
31 Bliss Court
Pleasant Hill, CA 94523

Federal Election Commission
999 E Street, NW
Washington, DC 20463

If we are ever to return the U.S. to a democracy rather than a plutocracy, we need to get money out of politics. The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jerry Unruh
225 Earthsong Way
Manitou Springs, CO 80829

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Carol Ballance
190 Kildee Drive
Wexford, PA 15090

(724) 935-4106

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sumana Raychaudhuri
485 Central Park West
Apartment 5J
New York, NY 10025

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Diane Mayers
32 Meyer Road
San Rafael, CA 94901

(415) 785-3516

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Janet Kostielney
4108 S 300 E
La Porte, IN 46350

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Deb Brown
PO Box 98964
Raleigh, NC 27614

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

greg simmons
po 46047
Seattle, WA 98146

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Paul Moorhead
105111 Miracle House Cir.
Claiborne, MD 21624

(410) 745-3932

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Director, Justice Roger Bergman
319 N 36th Ave
Omaha, NE 68131

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Randall De Trinis
2412 Howardsville Tpke
Lyndhurst, VA 22952

Federal Election Commission
999 E Street, NW
Washington, DC 20463

While I support the right of individual contributors to issue campaigns to remain private, I believe money given to PACs in support of candidate campaigns require full disclosure. I also believe that all publicly-traded corporations that contribute to either issue campaigns or electoral campaigns should be required to disclose. Shareholders in these corporations will not otherwise be privy to what the managers they hire are doing with corporate profits.

I urge you to restore transparency and enforce robust disclosure rules.

Dr. Mark Schneider
5165 Palazzo Place
Boynton Beach, FL 33437

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Joan Strickler
1523 University Dr.
Manhattan, KS 66502

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Marc Johnston
1683 South Bank Rd
Oakville, WA 98568

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Harvey Reed
270 W Grand Blvd
Detroit, MI 48216

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Julie Medbery
1313 Owens St N
Stillwater, MN 55082

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

FRANK WAGNER
115 N. Main St. - Box 2
Minoa, NY 13116

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mary Chaffee
3489 Myrna dr
Pittsburgh, PA 15241

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Esther Flakas
293 Fieldstone Road
Delafield, WI 53018

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

gary larson
30 w pine
walla walla, WA 99362

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ned Bryant
120 E. King St.
Winona, MN 55987

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Kathryn Chase-Dunn
2080 Winchester Pl
Redding, CA 96001

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Jean Pierce
2333 Danbury Court
Geneva, IL 60134

(630) 232-1891

Federal Election Commission
999 E Street, NW
Washington, DC 20463

America's founders established a government that was to be of, for and by the people. By that they meant the voters, all citizens ... not corporations and the uber rich. Repeal Citizen's United and restore our republic to be the democracy that the founders envisioned.

The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow "independent." But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define "coordination" to end the charade of "independent" expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of "independent" spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Suzanne Hain
32250 Sandpiper Dr
Lewes, DE 19958

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr Michael Miller Jr
1512 Spruce St., Apt.809
Phila, PA 19102

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Andrea Gillespie
604 N Floyd St
Jonesboro, AR 72401

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Brian Heydorn
9301 East Loy Lane
Cornville, AZ 86325

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

mr Gary Jansen
rt 1
Arena, WI 53503

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Lydia Mathis
8115 Bideford
Houston, TX 77070

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

Ms. Ann Heuton
1948 Ursina Place
Encinitas, CA 92024

(760) 753-7622

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Jill Sullivan
W. Clark Avenue
1920 W. Clark Avenue
Burbank, CA 91506

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. John M. Eldredge
3505 Garrison
true
Wheat Ridge, CO 80033

Federal Election Commission
999 E Street, NW
Washington, DC 20463

You can and should require disclosure of election spending and to properly and fully define “coordination” to prevent special interest spending by outside groups that is not really “independent.” We as voters have a right to know who is funding political campaigns – regardless of who they are. The Supreme Court has endorsed disclosure but the FEC is failing to implement it.

Clearly special interests overwhelm our elections. Super PACs and other outside groups are raising and spending unlimited sums. You hide under twisted logic that this the spending is somehow “independent.” You know that it is coordinated with with candidate campaigns – leading to inevitable corruption. Stop repeating the fairy tales of “independence” and rigorously define “coordination” to end the charade of “independent” expenditures.

We in the US think we are a model of democracy for the rest of the world. Buying elections is not an example to emulate. Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. Do what you were set up to do and enforce meaningful disclosure rules. Make us a model once again.

Sincerely,
Janet Koehler

Ms. Janet C. Koehler
109 Sea Hammock Way
Ponte Vedra, FL 32082

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Cara Koch
4850 Brown Valley Lane
Colorado Springs, CO 80918

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Dr Sarah Stewart
207 Appleton St
Cambridge, MA 02138

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Lisa Beers
3630 Gardens Parkway
Unit 1003
Palm Beach Gardens, FL 33410

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Kathy Hartman
23 Haggerston Aisle
Irvine, CA 92603

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Myra Wrubel
9 Deer Hill Road
Demarest, NJ 07627

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Michael and Patricia Hayes
2706 Whiteside Place
Springfield, IL 62711

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sonya Stone Howes
4890 Seaview Avenue
Castro Valley, CA 94546

(510) 582-4818

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Joan Davis
29 Dubois Street
Darien, CT 06820

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr Shane Worth
2606 41st ST NW Apt#4
Washington, DC 20007

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

agenor defigueiredo
4312 dhemecourt
NewOrleans, LA 70119

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

melinda shrock
shoreline ct
richmond, CA 94804

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Sebastian Milito
11234 Aqua Vista Street
Studio City, CA 91602

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Mary J. Shafer
717 Cherokee Drive
Fort Collins, CO 80525

(970) 482-4399

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Donya Kato
220-18 131 Ave
Laurelton
Laurelton, NY 11413

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Suzan Gridley
6227 Riviera Circle
Long Beach, CA 90815

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Robert Giese
525 N. Oneida St. Apt. 409
Appleton, WI 54911

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Shirley Johnson
455 NE 5th Ave STE D189
DELRAY BEACH, FL 33483

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Rotraud Coffey
P.O. Box 130156
PO box 130156
Tampa, FL 33681

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Joan Tramontano
1010 Wexford Boulevard
Venice, FL 34293

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jackie Neill
401 N Wisconsin
Gunnison, CO 81230

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

The simple way to solve this problem of unidentified funders is to require disclosure of all donations over a specified limit say \$500.00. While this requirement may be said by the candidates to require them to gather and disclose a great deal of information, in reality all it means is that they must print some of selected pieces of information that they have already collected.

I urge you to restore transparency and enforce robust disclosure rules.

John Swearingen
18 Fales Road
Plainville, MA 02762

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Jill Davine
4047 La Salle Avenue
Culver City, CA 90232

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Liz Stroud
35 Cross Anchor Road
Alexander, NC 28701

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Emma Trevor
23680 Kingston Row
Lincolnshire, IL 60069

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Roberta Roberts
249 Crosslands drive
Kennet Square, PA 19348

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

SR Hinriches
8585 Ousley Drive
Gilroy, CA 95020

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sherry Terao
720 Burnt Mills Court
Silver Spring, MD 20901

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Mary Ann Tabor
4075-B Autumn Heights Dr.
Colorado Springs, CO 80906

(719) 226-9879

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jeffrey Shostak
PO Box 7177
Garden City, NY 11530

Federal Election Commission
999 E Street, NW
Washington, DC 20463

We are being "bought" by special interests and corporations. Free elections are not possible under the current laws which allow playing with contributions that are not transparent to all. The limits are outrageous. My vote no longer matters under our current system.

The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of "independent" spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jane Brown

Ms. Jane Brown
700 Briggs Avenue
Space 61
Pacific Grove, CA 93950

(831) 375-3474

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Donna Turman
6226 Llano Ave
Dallas, TX 75214

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Maureen B. Gettle
PO Box 594
Mt. Gretna, PA 17064

(717) 964-3773

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Heather Braxton
911 Bradley St.
Lubbock, TX 79403

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Brad Baylor
8404 Gallatin Dr.
Austin, TX 78736

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs Joyce Jackson
1652 Liscomb Road
Columbus, OH 43207

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sharalynn Rocha
5196 East Iliff Avenue
Denver, CO 80222

Federal Election Commission
999 E Street, NW
Washington, DC 20463

It's not too late. The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system.

The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am sick and tired of big-money special interests overwhelming our elections. It's absurd that this nonsense is permitted to continue. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow "independent." But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define "coordination" to end the charade of "independent" expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of "independent" spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules. Please help!

Mr & Mrs. Sheridan NEIMARK
12908 Ruxton Rd.
silver spring, MD, MD 20904

Federal Election Commission
999 E Street, NW
Washington, DC 20463

I'm 77 years old and Citizen's United is the worst attack on our democracy that I've ever witnessed. The FEC can do something to limit the damage by requiring disclosure and enforcing the rules against "coordination." PLEASE DO IT!

The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow "independent." But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define "coordination" to end the charade of "independent" expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of "independent" spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Barbara Thomas
PO Box 964
Saratoga Springs, NY 12866

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Stephen Dorshorst
285 Grande Way
Unit 1105
Naples, FL 34110

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Retired Richard Stuckey
1931 N. Fremont St
Chicago, IL 60614

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Norma Watley
106 Nixon Ave
Rome, GA 30161

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

David Correll
15 Higgins Highway
Mansfield Center, CT 06250

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Joan Lavery
4472 Nantucket Rd
harrisburg, PA 17112

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Stephanie Schubert
3960 W 127th Ave
Broomfield, CO 80020

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Maggie Haller
1240A Tamm Ave
Saint Louis, MO 63139

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Doris Lehnert
6500 West Mansfield Avenue
Unit 18
Denver, CO 80235

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Bonnie Shinneman
9153 Yarrow Street
Apt. 1621
Westminster, CO 80021

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Anne Pope
P.O. Box 156
Friday Harbor, WA 98250

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Vel Campbell
2500 Damien Ave.
La Verne, CA 91750

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

raquel maartel
1935 20th St
Santa Monica, CA 90404

Federal Election Commission
999 E Street, NW
Washington, DC 20463

I am hoping to see the FEC doing your job, and controlling the “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.”

Please allow us to be effective, well-informed voters, and require disclosure. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources.

Ms. Joan Lindop
170 Vernon Avenue
Louisville, KY 40206

(502) 228-0016

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Dr. Carolyn Abbott
310 West 19th St.
Idaho Falls, ID 83402

(208) 521-2393

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Melia Reynolds
101 S 800 E
Apt 3
Salt Lake City, UT 84102

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs Temma Pistrang
15603 36th Ave.NE
Lake Forest Park, WA 98155

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

ms martha leahy
39 lockeland rd
winchester, MA 01890

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Elaine Lite
72 Gibson Rd.
Asheville, NC 28804

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Gail Schickele
2638 Post Street
San Francisco, CA 94115

(415) 922-5826

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Barbara Timm
5924 W US Hwy 40
Reelsville, IN 46171

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Dr. Elizabeth Warren
4490 Harbor School Rd
Egg Harbor, WI 54209

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Laurie Kasparian
26526 Cardenio
Mission Viejo, CA 92691

Federal Election Commission
999 E Street, NW
Washington, DC 20463

According to our Constitution, my one vote should be equal to a vote by either David or Charles Koch! The Supreme Court took away the fairness and power of the citizens. My small contributions to my favorite candidate cannot begin to cancel out the power of the multi-billionaires' backing the people who will speak for me in the Congress! It is totally out of whack with the intent of the founding fathers.

Washington, DC should NOT be for sale!!!!

Barbara Quatrano
111 MAPLE RIDGE DR.
Boone, NC 28607

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Charlotte Lundemo
597 Warrior Trail
Jackson, MS 39216

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Jerry Hyde
117 Benarr Av NW
Fort Walton Beach, FL 32548

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Martha Klosinski
8601 Columbia Rd.
Orwell, OH 44076

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Helen Mundell
59 Sapsucker Woods Rd
Ithaca, NY 14850

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Jennifer Faulhaber
1050 Danwood Lane Apt 1
Fenton, MO 63026

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Barton V. Beeman
1755 Eisenhower Street
San Mateo, CA 94403

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Carol A. Mitchell
10061 E Bryonwood Lane
Tucson, AZ 85730

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Maryfrances Davis
P.O. Box 111
41 Main Street
Marion, MA 02738

(267) 253-7496

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs Sheila Beaudry
821 Buteo Rdg
Pittsboro, NC 27312

Federal Election Commission
999 E Street, NW
Washington, DC 20463

Corporations are not American citizens - End the Citizens United Syndrome

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. William Evers
2971 Soldiers Home Road
West Lafayette, IN 47906

(765) 497-1040

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Karen Trearchis
68 Oliver Dr.
Dracut, MA 01826

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Elizabeth Tacha
433 West 8th Ave #2
Eugene, OR 97401

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Linda Holthaus
106 Standish Ct.
Madison, WI 53705

(608) 232-1820

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rule.
It is crucial that you take this step.

Mrs. Mary Barbezat
353N.Liberty
Elgin, IL 60121

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Anne-Marie Kaukonen
2370 Greenwing Drive
San Diego, CA 92123

(858) 278-6267

Federal Election Commission
999 E Street, NW
Washington, DC 20463

Under current law, despite the ill-advised recent decisions of the Supreme Court, you have the authority to require full disclosure of the source(s) of campaign contributions. While we cannot prevent the huge contributions which have skewed the election process, we can at least ensure that the public is aware of who is funding the absurd advertising blitz they are being subjected to.

Full disclosure will promote support for sensible campaign reform and put pressure on elected representatives to address the underlying issue.

Ms. Anna L. Crane
32 Wellfect Bay
Altameda, CA 94502

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Regina Bannan
323 S 17th St
Philadelphia, PA 19103

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Margrit Diehl
114 Milnor Avenue
Syracuse, NY 13224

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr David Laguna
219 Piney Ridge Dr
Bastrop, TX 78602

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. William Hull
1340 Tullo Road
Martinsville, NJ 08836

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Lisa Scott
Current Ilo Co-President
322 River Road
Saint James, NY 11780

(631) 265-2198

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission has the authority under current law to set disclosure rules and rigorously define “coordination.” Please do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Dotty Oelkers
10821 Lake Forest Dr
Conroe, TX 77384

(918) 743-3154

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Terrie Williams
850 Laura Ln
Vidor, TX 77662

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

MAXIMILLIAN F. O. GUTIERREZ
922 W. 9TH STREET APT.#812
DALLAS, TX 75208

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Ramona Hi
201 peace lily
richmond, VA 23223

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission (FEC) must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, totaling over \$600 million dollars in 2014 alone. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, must be at the center of our democracy rather than big money obtained from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are forsaken.

I urge you to restore transparency and enforce robust disclosure rules NOW.

Ms. Nancy Doyle
3329 N Bravo Drive
Beverly Hills, FL 34465

(352) 270-8217

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The 2014 election was one of the ugliest in memory. The influence of "dark money" was to obscure any real information about the candidates in a flood of negative and often no more than half true ads. Surely this is not what we want in a democratic election.

The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow "independent." But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define "coordination" to end the charade of "independent" expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of "independent" spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Dr. John Morris
PO Box 207
Indian Hills, CO 80454

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system, and turning it into a competition of wealth, rather than a competition of policy. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent”, but from large corporations that wish to single-handedly sway elections. Do your duty and enforce the law -- this country was designed so that each and every person may have an unbiased, uninfluenced say in their government -- not based upon who had more airtime.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure as a and it is unacceptable that the FEC is failing to restore this transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. At this point, our founding fathers would've been ashamed at what our country has become. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules, allowing our country to take one step toward the democracy it was intended for and away from the aristocracy that currently dictates it.

Drew Levitt
1910 Rosecrest Drive
Oakland, CA 94602

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Martha Tack
2757 Pleasant Hill Road
Wetumpka, AL 36092

Federal Election Commission
999 E Street, NW
Washington, DC 20463

When elections are won as a result of undisclosed donations, how can we claim that this is a democracy of, by and for the people?

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Elizabeth Elgin
4465 E Spring Meadows Cir
Flagstaff, AZ 86004

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The FEC needs to establish new rules to help ensure the integrity of U.S. elections since the Supreme Court ruled on Citizens United. The obscene increase in the amount of money being poured into elections since that decision endangers our democratic process, because the public cannot know who has written the checks and because outsized contributions distort election results.

The FEC can do a lot to improve this situation. For starters need rules requiring full disclosure of who contributed. Secondly the FEC can inhibit Super PACs from coordinating with candidates, something that is supposed to be illegal. This would limit how special interests commandeer the process for their benefit. By better defining "coordination" you can help set limits to who spends money for which candidates.

Are specific PACS are really "independent"? The facts speak otherwise. The Supreme Court assumed in its Citizens United decision that the public could find out who the individuals were who funded specific campaigns, but you in the FEC have yet to guarantee us that we can!

Restore transparency! Fight corruption of our election process! Write and enforce proper rules for Super PACS!

Ms. Julie D. Prandi
905 N Evans Street
Bloomington, IL 61701

(309) 828-3230

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Christy Harrison
520 Lunalilo Home Road 267
Honolulu, HI 96825

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Ellen Pearlman
49 Squires Ave
East Quogue, NY 11942

(631) 379-0331

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

GARY BARTON
9310 TREASURE COAST ST
FORT PIERCE, FL 34945

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Michele Artt
28317 Forestbrook Drive
Farmington Hills, MI 48334

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Mary Ann McClure
292 Highland
Athens, OH 45701

(740) 592-5736

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Janet Reeves
12 London Drive
Bella Vista, AR 72715

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Christine Brode
49 Estate Drive
Glencoe, IL 60022

(847) 242-0710

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Margery Groten
27 Hornbeck Ridge
Poughkeepsie, NY 12603

(845) 471-4179

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

SARA CROSBY
207 W Weber Rd
Columbus, OH 43202

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Carol Kuhns
5537 Memorial Road
Allentown, PA 18104

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

David Braun
12229 Stoney Crossing
San Antonio, TX 78247

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Larry Ketchum
721 Runnymede Rd.
Raleigh, NC 27607

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Julia Kay Brakhage
PO Box 1409
Writsville Bch, NC 28480

(910) 264-3947

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

kathleen lambert
7101 46th Ave Circle East
bradenton, FL 34203

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr William Anderson
2413 Madison Square
Philadelphia, PA 19146

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Joyce Lekas
Current Ilo President
3100 NW Valle Vista Ter
Portland, OR 97210

(503) 245-5545

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Cheryl Schlecht
211 Gilbert LN
Knoxville, TN 37920

Federal Election Commission
999 E Street, NW
Washington, DC 20463

I have been registering new voters this year. It is a challenge to get people to register and also to vote when they feel their vote has no value due to large contributions being able to fund campaign messages. Voters don't even know who the largest contributors are to campaign messages they hear!

Please tighten and enforce FEC regulations so that individual voters will have more reason believe their votes count.

So many people believe it is futile to vote since the large amounts of money from groups and individuals are not disclosed and are coordinated with election campaigns. "Coordination" with political campaigns needs to be tightly defined so that funds are not secretly transferred to campaigns. Strong funding disclosure rules need to let voters know what interests are funding a campaign.

Thank you for your public service.

Lynne Markus
9175 Pinehurst Road
Woodbury, MN 55125

(651) 731-8114

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Chartis Tebbetts
9 Jerusalem Road Drive
Cohasset, MA 02025

(781) 383-1662

Federal Election Commission
999 E Street, NW
Washington, DC 20463

This no longer a Democracy... this is NOT what our Founding Fathers envisioned!

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Bibby Veerman
PO Box 397
415 South Street
Litchfield, CT 06759

(860) 567-3966

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. David F. Coe
26 School Street
Manchester, MA 01944

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Carol
P.O. Box 693
Killingworth, CT 06419

Reimers

(860) 663-5567

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Georgianna W. Russell
4215 Harding Pike
Apt 1112
Nashville, TN 37205

(615) 298-3813

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions who have their own agenda. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections and distorting campaign rhetoric. We know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

Restore transparency and enforce robust disclosure rules NOW!

Ms. m dulin
1216 w mukilteo blvd
everett, WA 98203

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Molly Brudnick
15925 Van Aken Blvd
#101
Shaker Heights, OH 44120

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Lois Page
7902 Bracksford Court
Fairfax Station, VA 22039

(703) 690-0908

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Joan Strohm
2838 Kathleen Ln.
Flossmoor, IL 60422

(708) 921-0859

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Robert Biggs
1413 Ocean Crest Ave SW
Ocean Shores, WA 98569

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Merle Gallagher
730 Fontana PL
Mundelein, IL 60060

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Barbara W. VanHorn
41 Petersburg Lane
Duncannon, PA 17020

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

mr M Solomon II
rauch
harrisburg, PA 17109

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. and Mrs. Tom and Kathy Tarpey
218 Concord Drive
Sun Prairie, WI 53590

(608) 837-0768

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Margaret King
2804 Hermosa NE
Albuquerque, NM 87110

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Nayeem Aslam
429 N Hamilton Ave.,
Villa Park, IL 60181

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Martha Lorin
144 Sawkill Ave.
Milford
Milford, PA 18337

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Elizabeth Allred
905 Allahna Way
Santa Fe, NM 87501

(505) 989-7724

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Carol Jeanne Rockstad
1122 Monroe st
Wenatchee , WA 98801

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ry Nielsen
1347 Riverland Road
FT L., FL 33312

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The FEC is just ONE MORE FAILED government agency.
Total Failure to do right by We the People and our country.
Every one of you has sold your souls for GREED, PROFIT and the EVIL that is destroying our democracy.

SHAME ON YOU!

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Shelly Keller
2717 Marty Way
Sacramento, CA 95818

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Claire Jones
2514 Zion Way
Hanford, CA 93230

(559) 583-6696

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Eric Bufano
144 Sawkill Ave.
Milford
Milford, PA 18337

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Jean Forsberg
245 Julian Woods Lane
Julian, PA 16844

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ronald Tarach
5490 Lovett Dr
Merritt Island, FL 32953

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow "independent." But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define "coordination" to end the charade of "independent" expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of "independent" spending, our democratic principles are at risk.

Whatever happened to: "Of the People, by the People, for the People."? Corporations are not people; we all know this.

I urge you to restore transparency and enforce robust disclosure rules.

miss sara Willig
51 gore street #1
cambridge, MA 02141

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Anita Johnson
19 Brandon Oaks Pl.
Walnut Creek, CA 94597

(925) 946-9621

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

John James
30406 S. Little Rd
Garden City, MO 64747

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

John James
30406 S. Little Rd
Garden City, MO 64747

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Barbara Julien
15797 West Merrell Street
Goodyear, AZ 85395

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

Do your job - insure transparency and enforce robust disclosure rules.

Virginia Newsom
140 E Wallace Ave
POB 398
Driggs, ID 83422

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Carol Green
2551 Hayes Street NE
Minneapolis, MN 55418

(612) 789-6314

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Karen Caravello
3715 G St
Vancouver, WA 98663

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Patricia M. Williams
9 Enfield Lane
Lewes, DE 19958

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Gianna Stebbins
88 Daleville School Road
Willington, CT 06279

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

human Trina Cooper
2239 sw 331st st
Federal Way, WA 98023

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sonja J. Sanders
352 Bernard Court W
Gulf Shores, AL 36542

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Frances Pierce
717 Hunt Club Lane
Chester Springs, PA 19425

(610) 594-0625

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Melinda Cotton
P O Box 3310
Long Beach, CA 90803

(562) 433-2795

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Toranj A. Marphetia
20860 Heatherview Drive
Brookfield, WI 53045

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

It makes me so sad and frustrated that my efforts to participate in Democracy are thwarted by the big donations by a few citizens. It is my hope that you will do the tough thing and establish some control that will restore some democracy to the process.

Dr Ellen Dunbar
917 Princeton
Modesto, CA 95350

(209) 525-9343

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Kamla Presswalla
1924 W. 34th Ave
Denver, CO 80211

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Frank Ritter
1690 Neal Ave. N.
Stillwater, MN 55082

(651) 436-1873

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

miss KAY M
METRY
METAIRIE, LA 70005

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Violet and Ronald Cauthon
2117 Sugar Pine Way
Las Cruces, NM 88012

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sharon McKain
255 Transit Street
Providence, RI 02906

(401) 521-2057

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Celia Maness
16510 Meadview St.
Chesterfield, MO 63005

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission needs to tighten restrictions on outside groups "coordinating" funds and "independent" expenditures.

Disclosing the original source of all donations should be mandatory. Voters have a right to know who is funding political campaigns including if it is corporations, wealthy individuals or labor unions. Without this disclosure and limits on the amount of the contributions, our democratic system and principles are being undermined.

I am tired of big-money and special interests overwhelming our elections and making the will of American citizens no longer relevant. The outcome of elections should not be based on who can collect the most cash or can afford the most advertising.

I urge you to restore transparency and enforce disclosure rules on election spending.

Sincerely, Linda Snider

P.S. I'm registered, I vote, and I pay attention to how politicians and commissioners vote.

Mrs. Linda Snider
6213 Angelique Court
Corpus Christi, TX 78415

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Donna
113 White Heron Cove
Hampstead, NC 28443

Howard

(910) 270-2478

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

ron caudill
4919 s loftus rd
florence, OR 97439

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

John Hopper
270 Sierra Woods Dr.
Sierra Madre, CA 91024

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Millard Pennington
5403 Marietta Rd.
Chillicothe, OH 45601

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Christopher
1718 Via La Paz
Burbank, CA 91501

Carson

(818) 840-0417

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Beverly Dumas
2098 Palace Avenue
Saint Paul, MN 55105

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system. Who knows whether money spent in elections by outside groups, corporations who are "individuals", are getting that money from others with an agenda that benefits only "them" or from people OUTSIDE the U. S. I have to sign each donation I make to political parties to say that I have not received that money from outside sources, and I am liable by law if I lie. The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow "independent." But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define "coordination" to end the charade of "independent" expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of "independent" spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules and protect our democracy.

Ms. Hilda M. Hunter
5031 Hillsboro Pike
Apt. 229
Nashville, TN 37215

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Sara Wilcox
ok
Tahlequah, OK 74464

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sandy Stienecker
8112 SW 33rd Avenue
8112 SW 33rd Avenue
Portland, OR 97219

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

ken stack
1406 n. benton way
Los Angeles, CA 90026

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Philip Twelves
435 W 9th Avenue
Tallahassee, FL 32303

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Jennie Beth Baker
320 Smock Drive
Greenwood, IN 46143

(317) 889-6584

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Ruth Wilwerding
157 Club Course Dr
Hilton Head Island, SC 29928

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Genevieve Ryan
4640 Lakeway Ter
Excelsior, MN 55331

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Armida W. Fournell
817 S. Cottontail Lane
Anaheim, CA 92808

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Armida W. Fournell
817 S. Cottontail Lane
Anaheim, CA 92808

Federal Election Commission
999 E Street, NW
Washington, DC 20463

This is a true evil in our election process. If you can do something to change the rules, why haven't you already done so?

The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow "independent." But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define "coordination" to end the charade of "independent" expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of "independent" spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Thea C. Marhoul
174 Addison Road
Riverside, IL 60546

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Anne Womack
1721 Broken Bow Trail
Tallahassee, FL 32312

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Gladi Adams
1122 W. Summerland Ave
San Pedro, CA 90732

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. James Liljestrang
7 George St.
Woods Hole, MA 02543

(508) 540-5425

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Marjorie Van Buren
3521 SW Oakley Ave
Topeka, KS 66614

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

J Naomi Linzer
422 Stages Dr
Corpus Christi, TX 78412

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Nancy Evans-Jones
11130 NE Tulin Rd
Kingston, WA 98346

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Peter Converse
5 Narrows Road
Wareham, MA 02571

Federal Election Commission
999 E Street, NW
Washington, DC 20463

Please set disclosure rules and rigorously define “coordination,” about spending for elections, with your authority to do so.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Thank you,
Lois Marie Zaerr

Ms. Lois Marie Zaerr
3015 NW Roosevelt Dr
Corvallis, OR 97330

(541) 745-5695

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Dr. Robin Tokmakian
235 Alder St.
Pacific Grove, CA 93950

(831) 655-5047

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Janice Bans
6547 Aspir Ln.
Jacksonville, FL 32226

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Carol Elliott
1648 32nd st
San Diego, CA 92102

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Julie Joplin
2509 Colony Cir
Saint Cloud, MN 56303

(320) 354-2048

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Janet Vinje
5500 Tonyawatha Trail
Monona, WI 53716

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Melissa Bryan
46 Seascape Dr.
Half Moon Bay, CA 94019

Federal Election Commission
999 E Street, NW
Washington, DC 20463

My husband is in a hospital at this time yet is also very concerned and worried about this issue as am I. The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Kay Elliott Burk
1617 Pioneer Drive
Viera, FL 32940

(321) 610-3589

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Barbara Grant
3910 Colorado Ave. #H
Boulder, CO 80303

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Lennard Zinn
7437 s boulder rd
boulder, CO 80303

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Virginia Ollis Gest
926 E. Juniper Place
Bloomington, IN 47408

(812) 339-5888

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Virginia Ollis Gest
926 E. Juniper Place
Bloomington, IN 47408

(812) 339-5888

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Gail Gosney-Wrede
2516 Walnut Loop NW
Olympia, WA 98502

(360) 534-9586

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. karen toyohara
4241 woodland drive
La Mesa, CA 91941

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Lester Meninga
2311 S Crest Ave
Martinez, CA 94553

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

Money is not speech!
God bless you in your work.

Ms. Julie McNaughton
926A Tainter Street
Menomonie, WI 54751

(715) 235-9377

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Patricia Fleming
2918 Murano Way
Glen Allen, VA 23059

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Thom Lufkin
212 21st Ave SE
OLYMPIA, WA 98501

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Aaron Haase
240 Chestnut Avenue, Apartment 808
Apartment 808
Long Beach, CA 90802

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

ms Anna Burke
2954 El Dorado Dr
Medford, OR 97504

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs Constanza Correa
1871 Woodland Terr
Bound Brook, NJ 08805

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Mary Maxwell
2525 State Street
Apt. 27
Santa Barbara, CA 93105

(805) 563-0633

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Paul Henry
300 Park Dr
Stoneham, MA 02180

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs Cynthia Strohm
5100 Bald Eagle Ct.
Imperial, MO 63052

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sarah Vradenburg
1181 Sunset View Drive
Akron, OH 44313

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jaye JACKSON
1416 Mockingbird Drive
MEXICO, MO 65265

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Preston Elrod
1404 Copperfield Ct.
Lexington, KY 40514

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr Albert Brooks
14013 Lindendale Road
Woodbridge, VA 22193

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Janet Mitchell
4555 Stewart Place
Middleburg, FL 32068

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. christy S. park
3 Davis st. Ext
gloucester, MA 01930

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable and inexcusable that the FEC continuing to fail to exercise its authority to require disclosure of outside spending by special interest groups and restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Mary K. Tambornino
3851 Susan Lane
Minnetonka, MN 55345

(952) 473-2972

Federal Election Commission
999 E Street, NW
Washington, DC 20463

Corporations are not people. They don't bleed, and they don't pay their fair share of taxes. Graft and corruption are human traits, but they don't make a corporation human. Don't let them buy elections and hide their donors!

The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow "independent." But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define "coordination" to end the charade of "independent" expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of "independent" spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. E C YARTER
7725 N BLANCO WASH TRAIL
MARANA, AZ 85653

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Tamara Barnes
218 S Lincoln Ave
Pocatello, ID 83204

(208) 339-1121

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ann Knowles
51 Maple Ave
Andover, MA 01810

(978) 475-5256

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Bonnie Gant
5625 Orange Ave
Port Orange, FL 32127

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent." Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow "independent." But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define "coordination" to end the charade of "independent" expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of "independent" spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules. A newspaper headline in the New York Times, from the aftermath of the 2012 Presidential election cycle, says it all; "A Last Minute Rush Of Campaign Spending, With Murky Origins"; this is a recurring headline...and the recurring nightmare of people who cherish Democracy, the Rule of Law and the very concept of representative government of and by the people. Citizens United has ushered in an era of Influence Inequality and official tolerance of the kinds of abuses and corrupt practices that brought down the crooked Nixon Administration. Sadly, today's slush fund masters have free reign, unless you make the necessary adjustments to compensate for this terrible decision to allow a tidal wave of Dark Money to threaten the very foundations of our Nation of Laws, Not Men.

Mr JT Tentler
176 Lefferts place apt.1G
Clinton Hill Brooklyn NYC, NY 11238

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Stephen Sloane
2400 16th Street Northwest
Apt 434
Washington, DC 20009

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Eydie Kargas
744 Connemara Ct
7
Venice, FL 34292

(763) 473-8610

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Lt Col Laura Feldman
922 North Blvd
Oak Park, IL 60301

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Karen Murphy
324 Woodbrook Run
Newport News, VA 23606

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Leanne Lauren
240 Big Horn Dr
Estes park, CO 80517

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Sara J. Hale
724 Fern St.
YEADON, PA 19050

(484) 431-7923

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Cathryn Thatcher
4121 W 18th Ave, Apt 42
Eugene, OR 97402

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

angelo racanelli
722 stuyvesant ave
irvington, NJ 07111

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Avis Frein
1928 NE 127th Avenue
Portland, OR 97230

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Macaire Grambauer
1635 N. Whipple
2
Chicago, IL 60647

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Christine Matthews
746 N. Taylor St.
Oak Park, IL 60302

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and ENFORCE THE LAW.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I 'BESEECH YOU BY THE BOWELS OF CHRIST'* to RESTORE TRANSPARENCY and enforce robust disclosure rules.

*quoting Oliver Cromwell

Ms. Jane Willsea
2545 SW Terwilliger Apt. 528
Apt 528
Portland, OR 97201

Federal Election Commission
999 E Street, NW
Washington, DC 20463

I can't believe you want to make even more money available for big money donors to buy our elections. PLEASE DON'T. Stop the dark money and give us back honest elections. You have the authority under existing law to require disclosure to stop this. Do your duty and enforce the law.

Mrs. Kathleen Tomko
14859 NE Sacramento ST.
#136
Portland, OR 97230

(541) 469-3348

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs Lorna Wallach
11637 privado way
Boynton beach, FL 33437

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Roselle Havens
506 Arthur Ct
Middleville, MI 49333

(269) 795-4009

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

rc hatfield
707 lincoln av
falls church, VA 22046

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Virginia Shaw
33 Queach Rd
#170
Branford, CT 06405

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Deborah White
12 East 86th Street
Apt. 1220
New York, NY 10028

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Twyla Meyer
244 Hickory Ave.
POMONA
Pomona, CA 91767

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr Edward Velazquez
710 A MONROE ST
Freemansburg, PA 18017

Federal Election Commission
999 E Street, NW
Washington, DC 20463

Please enforce the laws that allow us the voters to know who is funding candidates. The situation has become so bad that our very democracy is at stake. Thank you Karen
The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.
This issue must be addressed to protect us all. Sincerely, Karen Harvey Mayville NY

Ms. Karen E. Harvey
P.O Box 1035
Chautauqua, NY 14722

(716) 753-7062

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Trink Praxel
158 Provincetown Ct.
Aptos, CA 95003

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Rachel Jenkins
9209 E 00 NS
Greentown, IN 46936

(765) 628-3564

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

JANET FRITZ
829 E Pitkin St
Fort Collins, CO 80524

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Duste Sellas
2100 Edith St.
Sacramento, CA 95864

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Joyce Dostal
145 Newell st. # 105
Painesville twp, OH 44077

Federal Election Commission
999 E Street, NW
Washington, DC 20463

It is ridiculous and insulting to think that those of you in power do not know that the problem is money. Those of us out here in the trenches know it. We also know that people we elected and those appointed to do the people's business have let us down. That has a huge impact on the level of participation of the average citizen.

Those with the money know they have the power. More money, more power. They do not want the average citizen to be involved in the political process.

So far this is working out nicely for the 1%.

How about stepping up and putting ethics first?

Jane Crain
Atlanta, GA

Ms. Jane Crain
1996 Walton Woods Circle
Tucker, GA 30084

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Cakky Braun-Evans
1132 Lindsay Lane
Rydal, PA 19046

(215) 576-5111

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Patrick Thomas
13 Trask St
Gloucester, MA 01930

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

sharyn jensen
234 w. olive dr.
green valley, AZ 85614

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

JANET FRITZ
829 E Pitkin St
Fort Collins, CO 80524

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Charlotte Kava Zabawa
35 Lakeland Shore Road
Lakeland Shores, MN 55043

(651) 436-1483

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Patricia Helen Stevenson
1016 S. Locust Street
Oxford, OH 45056

(513) 523-2572

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

We now have the best democracy money can buy. The Chamber of Commerce and the Koch brothers have bought and paid for our legislatures, House and Senate, and now they are running the table.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Shalom Fisher
118 White Birch Court
Greenbelt, MD 20770

(301) 441-9394

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Jennifer Rials
13068 Vernon Ave
Savage, MN 55378

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules. This is so important to a truly representative democracy! Please help the United States be a real democracy!

Ms. Alice W. Bower
2210 W Main St
#107-313
Battle Ground, WA 98604

(360) 369-6434

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules. This is so important to a truly representative democracy! Please help the United States be a real democracy!

Ms. Alice W. Bower
2210 W Main St
#107-313
Battle Ground, WA 98604

(360) 369-6434

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ina Rubenstein
8515 Costa Verde Blvd
758
San Diego, CA 92122

(760) 942-9432

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Brant Kotch
12302 Cobblestone Dr
Houston, TX 77024

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms M Clark
5388 Pembina Dr
Cincinnati, OH 45238

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules. Only in this way can the government really belong to the people.

Mrs. Phyllis Rosenbaum
2135 Sea Village Circle
Cardiff, CA 92007

(760) 633-1417

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Dr. Benjamin Bates
312 W Blount St
Pensacola, FL 32501

Federal Election Commission
999 E Street, NW
Washington, DC 20463

It is time for the Federal Election Commission to step up to do what they are supposed to do: stop the huge flow of money by groups seeking to influence election outcomes. Do your job as mandated by law. End this silent undermining of our election system and return the situation to one in which voters are able to see where money and influence are being used. This allows voters to make more informed choices regarding candidates and campaigns. FEC regulations need to rigorously define "coordination" to end the charade of "independent" expenditures.

Restore transparency and enforce disclosure rules.

Sheila Litton
Fremont, California

Ms. Sheila Litton
3180 Galahad Court
Fremont, CA 94536

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Sharon Smith
122 Brown St Apt D
Dayton, OH 45402

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Karen Johnson
2323 Hillmont Drive
Murfreesboro, TN 37129

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Alfreda A Williams
30 Stonewall Circle
White Plains, NY 10607

(914) 564-2507

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Cheryl Dawson
393 Waters Road
York, PA 17403

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Harriet ROBERTS
1578 Orion lane
Weston, FL 33327

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Donna Wagoner
1484 Quayarry Road
Woodleaf, NC 27054

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. frances sills
1453 Clancy rd
Mt. pleasant, SC 29466

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

bill carroll
301 A Country Club Road
Pocahontas, AR 72455

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Sidney Goldstein
201 W Evergreen Ave, #503
philadelphia, PA 19118

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Diambu Smith
810 Trevitt Circle
Euclid, OH 44143

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs Marsha Stanek
469 Game Ridge Tr
Oregon, WI 53575

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr John Lipscomb
2504 Swope Pkwy
Apt D
Kansas City, MO 64130

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Jerry Glynn
64 Leavitt 6
Hampton, NH 03842

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Frank Longo
174 High Range Road
Londonderry, NH 03053

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

All this is well and good, but I feel like my voice is lost in the storm of dollars flying around. I believe in the democratic system, but when it gets overrun by special interests, something has to be done to get the country back on its course of democracy for everyone not just big business. Please help the little gut

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Ron Page
7902 Bracksford Court
Fairfax Station, VA 22039

(703) 690-0908

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Barbara Carlton
1073 Merritt Drive
El Cajon, CA 92020

(619) 441-6437

Federal Election Commission
999 E Street, NW
Washington, DC 20463

WE NEED TO LIMIT THE EXCESSIVE SPENDING ON ELECTIONS!! ENFORCE THE RULES AND GET RID OF FRAUD!

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Sylvia Mccune
5427 Ferryboat Ct
Loveland, CO 80537

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

We are tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

We urge you to restore transparency and enforce robust disclosure rules.

Mr. and Mrs. Bryan Roberts
405 Buckeye Trl.
Austin, TX 78746

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Charlotte McCarthy
2194 Frontier Dr
Las Cruces, NM 88011

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

Our servicemen and women through the years have made great sacrifices to assure real freedom and democracy. We have urged and fought for other nations to espouse democratic elections, not purchased ones.

I urge you to restore transparency and enforce robust disclosure rules.

Carole Springer
7825 Camino Real
J- 312
Miami., FL 33143

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. George Dokoupil
1460 Appian Dr
Punta Gorda, FL 33950

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Leslie Burg
PO Box 40
Manchester, VT 05254

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Shirley Bowen
1405 Brooks Avenue
Columbus, OH 43211

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Richard Lieffring
341 Nabor Rd.
Cecil, WI 54111

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Esther Pereira
2605 Brookside Dr #215
Bakersfield, CA 93311

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Patricia Neal
1313 Crocus Cr.
Winona, MN 55987

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Juliet Wilkins
909 Walker Avenue
Catonsville, MD 21288

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Pat Stanley
2512 Seaboard
Midland, TX 79705

(432) 682-1848

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Julia Peterson
1030 Piedmont Place
Bellingham, WA 98229

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. PriscillaDean Vance
612 Crawford Circle
Longmont, CO 80504

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Sandra Smith
21182 Via Este
Yorba Linda, CA 92887

(714) 693-7007

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Judi Short
862 E Harrison Ave
Salt Lake City, UT 84105

(801) 487-7387

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

MarEugenia Pereira
8319 NW 142 St
Miami Lakes, FL 33016

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Robert Ancker
6644 4th ave
Rio linda, CA 95673

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

America will go the way of Rome if we do not get corruption, cronyism and nepotism out of government. Is that the future you want for your children and grandchildren?

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms Amy Forson
2421 Shipetown Road
Mascot, TN 37806

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs Lucinda Wingard
3604 121st St Ct NW

Gig Harbor, WA 98332

(253) 858-3647

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Victor Rasmussen
1521 Medina Pl
Wenatchee, WA 98801

(425) 867-0222

Federal Election Commission
999 E Street, NW
Washington, DC 20463

I am asking The Federal Election Commission to put a stop to the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. We know that these funds are used to create the negative ads that are destructive to our democratic process, evidenced by the despicable turnout of the polls this past election cycle. Dark money and lots of it only adds to the growing voter cynicism, especially amongst our younger voters.

The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

As an informed citizen, I want to know who is funding our political campaigns. In Minnesota this election, we actually had significant outside dark monies drop into the state for a local school board election! This has to stop.

I am disgusted by big-money special interests overwhelming our elections. If we can't impose limits, let's at least have disclosure. Lift the curtain, it's your responsibility to the citizens of this country and for the preservation of our democratic system that we return integrity to our electoral process.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Susan Sheridan Tucker
5200 Meadow Ridge
550 Rice Street
Edina, MN 55439

(651) 224-5445

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. John Henel
500 Swain Avenue
Sebastopol, CA 95472

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Peter Lambert
618 W. Skyline Pkwy
Duluth, MN 55806

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules. Democracy cannot function when the public doesn't believe in their ability to affect politics.

Ms. Terri Farneti
1920 Meadowbrook Road
Prescott, AZ 86303

(928) 533-5297

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

lois bernstein
6000 West Quail Ave
glendale, AZ 85308

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Ruth Davis
38 Coralyn Ave
White Plains, NY 10605

(914) 428-5761

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Nancy Yarosis
2375 Godwin Lake Rd
BENSON
BENSON, NC 27504

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules. This will only get worse as you can see from what the 'budget' had in store for us if it is passed.

Please help the regular person. We are quickly turning into a oligarchy instead of a republic. Do we really have to let the pendulum swing so far that the masses will rebel i.e. French Revolution?

Kimberly Smith
3211 NW Starview Dr.
Bend, OR 97701

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.”

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules. Thank you.

Ms. Carla Orr
665 Star Mann Road
Saint Jo, TX 76265

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Onnolee Trapp
501 Portola Road, #8143
8143
Portola Valley, CA 94028

6508518272

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Judith Fremerman
5301 w 84 terr.
Prairie Village, KS 66207

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Carol Rusk
326 6th Avenue Apt 4R
4R
Brooklyn, NY 11215

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Donna Dansker
2324 Madison Rd
Apt 1807
Cincinnati, OH 45208

(513) 821-0767

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs. Ruth Kruse
5404 N 50th Ave
Omaha, NE 68104

(402) 453-4825

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Fred C. Orth
926 Morris St
Cincinnati, OH 45206

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Teresa Mayorga
2006 S. 2nd St.
Kingsville, TX 78363

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Arlene Anderson
1719 Brandywine Ct
Dunwoody, GA 30338

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Thomas Thompson
4714 E. Cooper St.
P.O.Box 432 Naco Az 85620
Sierra Vista, AZ 85650

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Dr. and Ms. Rebecca H. Shankland
6 Mariposa Court
Los Alamos, NM 87544

(505) 672-9106

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. Jeff Michel
630 34th Avenue North
Clinton, IA 52732

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mr. John-Michael Trojan
6148 Russell Ave
Pennsauken, NJ 08109

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Bonnie Randall
6948 Burning Tree Ct
San Jose, CA 95119

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Mrs ellen terry
1592 sullivan street
charleston, SC 29407

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called "independent" spending by outside groups that is poisoning our political system.

The FEC has authority under existing law to require disclosure of election spending and to rigorously define "coordination" to prevent millions of dollars of special interest spending by outside groups that is not really "independent."

Do your duty and enforce the law.

D. Deloff
sw 202
Aloha, OR 97078

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

MS Janis Ramquist
2208 Oxford Hills Dr
Raleigh, NC 27608

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Carol Tagge Adams
7325 N. Lenox Avenue
n/a
Kansas City, MO 64151

(816) 587-2596

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Bernadette O'Keefe
3539 Buckskin Ct
Rocklin, CA 95677

(916) 251-7050

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Elaine Howes
94-01 64th Rd., Apt. 4G
Rego Park, NY 11374

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Kirstin Mueller
12231 11th Dr Se
Everett, WA 98208

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Holly H. Stratford
97 Alexander Avenue
Belmont, MA 02478

(617) 484-5175

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Bill Cahill
248 Harrington Avenue
Closter, NJ 07624

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms.a Alice Mizsak
21 Bateman Way
Hillsborough, NJ 08844

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Gwen Henja
3573 Daleview Drive
Ann Arbor, MI 48105

Federal Election Commission
999 E Street, NW
Washington, DC 20463

The Federal Election Commission must stop the dark money polluting our elections and the so-called “independent” spending by outside groups that is poisoning our political system. The FEC has authority under existing law to require disclosure of election spending and to rigorously define “coordination” to prevent millions of dollars of special interest spending by outside groups that is not really “independent.” Do your duty and enforce the law.

Our American democracy depends on having well-informed voters, and your refusal to require disclosure is undermining our representative democracy. Voters have a right to know who is funding political campaigns – whether it is corporations, wealthy individuals or labor unions. The Supreme Court has endorsed disclosure and it is unacceptable that the FEC is failing to restore transparency to political campaigns.

I am tired of big-money special interests overwhelming our elections. Super PACs and other outside groups are raising and spending unlimited sums, which reached more than \$600 million dollars in 2014. The rationale that allows this to continue is that the spending is somehow “independent.” But we know that Super PACs and others have many ways to coordinate with candidate campaigns – leading to inevitable corruption. FEC regulations need to rigorously define “coordination” to end the charade of “independent” expenditures.

Fair and clean elections, determined by the votes of American citizens, should be at the center of our democracy – not big money from secret sources. As long as dark money groups hide their funders and outside special interest groups can spend unlimited amounts behind the mask of “independent” spending, our democratic principles are at risk.

I urge you to restore transparency and enforce robust disclosure rules.

Ms. Frances Garwood
65 West 90th Street, # 5A
5A
New York, NY 10024

(212) 595-8589