### EXHIBIT A

YAHOO! POLITICS

## The NRA's brazen shell game with donations: A Yahoo News investigation

Alan Berlow for Yahoo News | April 21, 2015



(Yahoo News Photo Illustration/APGraphic/Getty Images)

Early last summer I began making contributions to the National Rifle Association — a dollar here, a dollar there — to see where my money would end up. Some of it quickly found its way into the account of the National Rifle Association Political Victory Fund, the NRA's political action committee. And that was of no small interest, because I never knowingly contributed to the NRA-PVF.

For me, this wasn't a big problem; my contributions were a spit in the bucket for an organization that spent \$37 million on the 2014 elections and operates on an annual budget of more than a quarter of a billion dollars. But my contributions and others like them may be a big problem for the NRA because, according to some of the nation's top experts on federal election law, they are all illegal.

The issue is not just that my donations ended up in a political fund account, but the way the NRA solicited them — and presumably those of thousands of others. In fact, each of these transactions almost certainly violated multiple provisions of the Federal Election Campaign Act (FECA) and a legion of state and federal antifraud statutes designed to protect the public from phony charities and false or misleading solicitations.

The FECA makes a hard distinction between solicitations for elections and other solicitations, in part because many Americans don't like donating to politicians. An NRA member might contribute to the organization because she admires its work on behalf of hunters. She might also contribute to an environmental group because she wants to preserve forests. But this same donor may vehemently oppose the candidates endorsed in federal elections by both the NRA and the environmental group. As a result, the law makes it clear that when these groups are soliciting for electoral purposes they must disclose that fact to potential donors.

#### Federal election law solicitation requirements

- Solicitor must clearly identify who will benefit from a donation.
- Solicitor must advise potential donor that gifts will be used in connection with a federal election campaign.
- Solicitor must advise any potential donor that gifts are voluntary.
- A corporation or membership group may solicit only from its members or employees – what is known as its "restricted class."
   It may not solicit from the general public.
- Websites used for solicitation by a corporation or membership group must be accessible only by members or employees – i.e., the "restricted class." They may not be accessible by the general public.

Source: Federal Election Commission

If a private citizen says he's raising money for a cancer charity and deposits the money into his personal bank account, he can be prosecuted for committing a fraud. Similarly, under federal election law, corporations like the NRA that set up what are known as "connected PACs" must inform potential donors if a PAC is the intended beneficiary of a solicitation. The NRA can't claim to be raising money for the corporation — to finance such things as its lobbying or research initiatives — and then deposit that money into the account of its PAC. But that's precisely what the NRA did when it solicited my contributions.

The NRA also appears to have violated a federal law that bars soliciting for a connected PAC from anyone other than the group's employees or members — what the law calls its "restricted class." And the NRA appears to have violated another provision that says Internet solicitations must be at websites that are accessible only

to members (the restricted class), not the general public.

### One expert found "at least three clear violations" of federal law.

"You really can't solicit for a connected PAC outside the connected organization's restricted class," says Joseph Birkenstock, an attorney with Sandler Reiff Lamb Rosenstein & Birkenstock and a former chief counsel of the Democratic National Committee. "That's really not a gray area of campaign finance law; that's pretty much 'first principles.'" (The "restricted class" concept applies to corporations and unions. A corporation can raise money from its own executives and shareholders. Tax-exempt corporations like the NRA and labor unions can raise money from their members.)

Federal law also says a PAC's solicitation must "expressly state that the contribution will be used in connection with a Federal election" and that contributions are purely voluntary. And it requires a soliciting PAC to collect information about donors, including profession or job affiliation. But the NRA ignored all those requirements in the solicitations to which I responded.

"There are at least three clear violations" of federal law, says Brett Kappel, an expert on political law and campaign finance at the law firm Akerman LLP. "First of all, they can't be soliciting from the general public at their website. Then there's the fact that the money is not being solicited in the name of the PAC; they have to say it's for the PAC and what the political purpose of the PAC is. And then there are multiple missing disclaimers such as the disclaimer saying that contributions have to be voluntary."

What the NRA actually spends	on political	campaigns
NRA political expenditures	2012	2014
NRA-ILA independent expenditures	\$6,939,265	\$11,508,211
NRA-ILA expenditures on communications with members	\$1,159,929	\$1,164,247
NRA Political Victory Fund (PVF) expenditures	\$16,167,237	\$20,785,386
NRA corporate political expenditures on behalf of the PVF	\$4,970,338	\$3,512,405
	\$29,236,769	\$35,970,249

Sources: FEC. NRA

In addition to violations of the Federal Election Campaign Act, the NRA's accounting of its corporate political expenditures may have run afoul of federal tax laws, because the powerful lobbying organization apparently failed to report tens of millions of dollars in political expenditures made in connection with federal election campaigns. The Internal Revenue Service has special reporting requirements for tax-exempt corporations like the NRA, which is classified

as a "social welfare organization," or a 501(c)(4) corporation in IRS nomenclature. Unlike tax-exempt charities such as the Red Cross or the United Way, which may engage in only very limited political activities, "social welfare" organizations are given broader latitude to spend money on politics, so long as their "primary purpose" is not political. A social welfare organization can, for example, send out communications urging its members to vote for particular candidates, and it can buy political ads that favor or oppose candidates. It can set up a political action committee, as the NRA did with its Political Victory Fund, and it can pay for a PAC's salaries, office space and other expenses. Most important, the Internal Revenue Code allows these tax-exempt corporations to raise funds for their PACs.

In return for this broader authority to engage in politics, the IRS insists that tax-exempt groups like the NRA report all their corporate political expenditures. (The NRA's PAC, the PVF, reports its expenditures to the Federal Election Commission. Both the corporation and the PVF spend money on elections; the major difference is that the PVF can contribute money directly to candidates, and the corporation cannot.) Although much of the corporation's political spending is not subject to taxation, a subcategory that the IRS calls "exempt function expenditures" (an example would be NRA spending on ads that support a candidate) may be taxed. The size of the tax is based on a formula that compares total exempt function spending with the group's investment

income. Between 2008 and 2013 the NRA apparently failed to report any of its corporate political expenditures, which totaled nearly \$33 million, according to a review of FEC reports and audited financial statements prepared for the NRA board of directors, which were obtained by Yahoo News.

The ability of corporations like the NRA to inject millions of dollars into federal elections was greatly expanded by the Supreme Court's 2010 Citizens United decision, which allows so-called independent expenditures by super-PACs and corporations with no requirement that they identify the names of their donors. Like many politically active nonprofits, the NRA leaped at the opportunity to make expenditures of this anonymous or "dark money," using its Institute for Legislative Action (NRA-ILA), which is best known as its \$27 million-a-year political research and lobbying arm. In the 2012 elections the NRA ranked 10th among political nonprofits in spending dark money, according to an analysis by the Center for Responsive Politics. In 2014 it ranked third, spending more than all but two nonprofits — the U.S. Chamber of Commerce and Crossroads GPS, the super-PAC headed by Republican operative Karl Rove. Other major players included the liberal, union-backed Patriot Majority USA, the League of Conservation Voters, Grover Norquist's Americans for Tax Reform, and Americans for Prosperity, which is backed by the billionaire industrialists Charles and David Koch.

All this spending was legal — but it was supposed to be

reported to the IRS. Nevertheless, among the top 25 political nonprofit groups spending money in federal elections in 2012, only the NRA failed to report any of its political expenditures to the IRS. The other politically active nonprofits all acknowledged when they were involved in direct or indirect political activity, filed the required IRS reporting schedule with their tax return, declared how much they spent to support or oppose candidates, and paid any tax owed. Although several reported huge expenditures - \$71 million for Crossroads GPS, \$36 million for the Chamber of Commerce and \$37 million for Americans for Prosperity none had anywhere near the investment income reported by the NRA, or a substantial tax liability. Based on the NRA's reports, it appears it would have owed more than \$600,000. Put another way, none of the other groups had as much to lose by filing the returns required by law as did the NRA.

### Top 25 politically active nonprofits by amount of expenditure, 2012

	Organization	2012 expenditures	Perones Colles
1.	Crossroads Grassroots Policy Strategies	\$71,181,940	YES
2.	Americans for Prosperity	\$36,637,579	YES
3.	U.S. Chamber of Commerce	\$35,657,029	YES
4.	American Future Fund	\$25,414,586	YES
5.	Americans for Job Security	\$15,872,864	YES
6.	Americans for Tax Reform	\$15,794,552	YES
7.	American Action Network	\$11,689,399	YES
8.	League of Conservation Voters	\$11,137,177	YES
9.	Americans for Responsible Leadership	\$9,793,014	YES
10.	NRA Institute for Legislative Action	57,448,189	NO
	Patriot Majority USA	\$7,013,886	YES
	Planned Parenthood Action Fund	\$6,545,371	YES
	60 Plus Association	\$4,615,892	YES
	Republican Jewish Coalition	\$4,595,666	YES
	VoteVets.org	\$3,190,540	YES
	YG Network	\$2,874,481	YES
	Citizen Link (Focus on the Family)	\$2,574,666	YES
	Center Forward	\$2,057,089	YES
	NFIB The Voice of Free Enterprise	\$1,983,385	YES
	Susan B Anthony List	\$1,961,223	YES
	Center for Individual Freedom	\$1,864,735	YES
	American Commitment	\$1,858,765	YES
23.	NARAL Pro-Choice America	\$1,710,358	YES
24.	Citizens for a Working America	\$1,555,051	YES
25.	Humane Society Legislative Fund	\$1,490,762	YES
	Total \$286	,518,199	

Source: OpenSecrets.org

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One of my contributions to the NRA was made at the website of the ILA — nraila.org — under a banner that read:

NRA-ILA

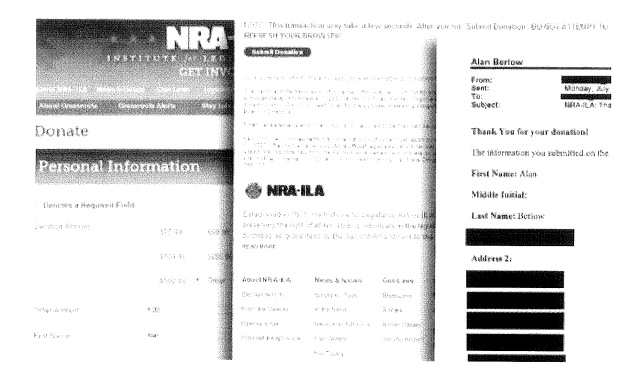
**Institute for Legislative Action** 

#### **GET INVOLVED!**

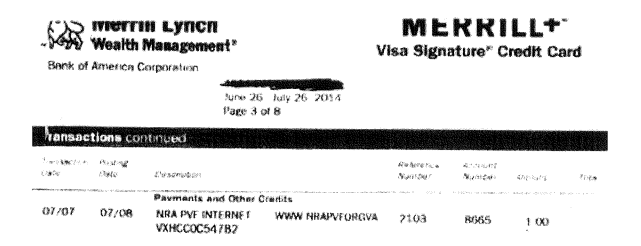
My involvement with the institute — which, for tax purposes, is simply a division of the corporate NRA — was quite limited. I filled in my name, address, credit card information and a contribution amount — \$1.00 — and clicked a button that read "Submit Donation."

I was then taken to a new webpage with the ILA banner at the top, an NRA-ILA logo in bold letters at the bottom and a URL with the ILA's initials in the Web address. A message on my screen under an ILA banner read, "Thank you for your donation."

A few minutes later I received an email from the ILA with the same "Thank You" message. In short, I had every reason to believe I'd made a donation to the ILA.



Yet when I checked my Visa card statement, it became clear that the money had gone not to the ILA but to the NRA's Political Victory Fund, a fact I confirmed with a Visa representative.



Just before Christmas I received a note from the PVF wishing me "a very happy holiday season" and advising me that "every dollar you contributed to NRA-PVF this year all added up to invaluable victories in last month's elections."

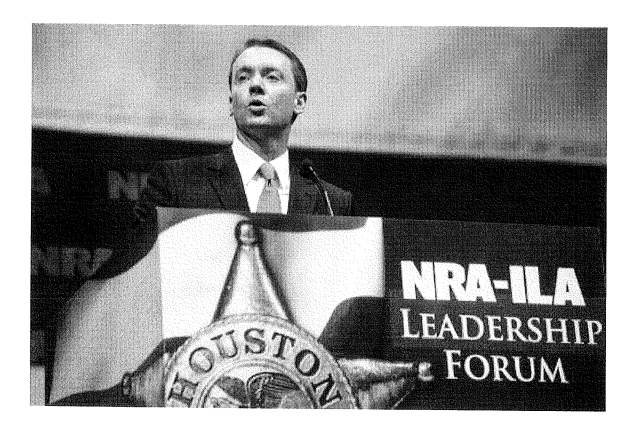
Throughout this transaction, the only thing that might have led any prospective donor to think the PVF might be involved in any way was a confusing notation in tiny print directly below the button marked "Submit Donation" to the ILA, which read: "Contributions to NRA-PVF are not deductible as charitable contributions for Federal income tax purposes." But this "disclaimer" did nothing to make the solicitations legal.

## My credit card statement showed that my donation actually went to the Political Victory Fund.

Larry Noble, who was general counsel at the Federal Election Commission for 13 years, now serving as senior counsel at the Campaign Legal Center, said there was no question that the way the NRA solicited my contributions violated federal election law if the money went into a PVF account. "The bottom line is that it is illegal for the NRA to solicit money for the ILA and have that money go to the PVF. I don't see how your contributions could legally be put in the PVF account."

The Institute for Legislative Action, the advertised

beneficiary of my largesse, is headed by Chris W. Cox, who is also chairman of the PVF. Cox, who is paid more than \$825,000 a year, oversees eight NRA divisions, including the lobbying arm, the PVF, NRA finances, national advertising and direct mail fundraising, a major source of revenue for both the corporation and its PAC. In short, Cox oversees virtually all NRA finances, both corporate and political. And while his wide-ranging responsibilities may have led him to forget which hat he's wearing at any particular time, the law is quite explicit about what he can do with his PAC (the PVF), as opposed to the ILA and other corporate entities he administers.



Chris W. Cox, executive director of the National Rifle Association's Institute for Legislative Action, at the NRA's

annual convention in 2013. (Photo: Steve Ueckert/AP Photo)

The NRA and Cox failed to respond to repeated requests for a comment about this story.

I made another contribution at a second Cox-operated website — nrapvf.org, the official website of the NRA Political Victory Fund. At this website visitors may search for information about upcoming elections and learn how particular members of Congress are rated by the NRA, but only if they enter an NRA identification number. However, no member ID was required to make a political contribution, in apparent violation of the Federal Election Campaign Act.

# Cox oversees virtually all NRA finances, both corporate and political.

Misleadingly, the PVF homepage did not explicitly solicit contributions for the PVF but instead *claimed* to be raising money for the ILA. "Donate to the NRA-ILA," a blue and white button at the bottom of the PVF homepage read. Clicking on that button, I was directed to a series of ILA webpages, where I made my modest gift, and received an online message and subsequent email thanking me for contributing to the NRA-ILA. Yet, on checking my Visa account, I learned, once again, that the money had gone not

to the ILA but to the PVF.

Lloyd Mayer, a professor of law at the University of Notre Dame and an expert on tax law and nonprofit organizations, confirmed that this misrepresentation of the actual beneficiary violated the law. "You've got a problem because it's not the PVF's money; it's the NRA's money, because the NRA claimed *it* was the beneficiary in making the solicitation. It's a nonprofit corporation's money. They own it. They control it. They're responsible for it. ... If you're giving to the NRA, and the NRA is just sort of saying, 'Oh, how much money does PVF need, we'll give it a bunch of the money, and they can spend it on whatever they want,' that's violating the federal election law." Under federal election law, corporations — including nonprofits like the NRA — are prohibited from making direct contributions to PACs that contribute to federal candidates.

Assuming money was, in fact, moved by corporate NRA to its PAC, it would not be the first time the organization has engaged in such illegal transfers. In 1983, the Federal Election Commission settled a claim against the NRA for illegally making contributions to the PVF. The NRA agreed it would "no longer spend corporate funds in connection with any federal election" and would limit its "partisan communications" to members. Eight years later, in 1991, U.S. District Court Judge Stanley Sporkin held that a \$415,744 payment by corporate NRA to the PVF was an "illegal contribution" in violation of the Federal Election Campaign

Act. But an appeals court ruled that the FEC as then constituted lacked authority to enforce the law.

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Why my contributions to the corporation ended up in the PVF account is unclear; likewise the total amount of money the NRA collected through these apparently illegal online fundraising appeals. But the NRA actually collects the majority of its funds through direct mail, which raises the question of whether that much larger pool of money is also being illegally siphoned off for its political action fund.

The NRA is, undoubtedly, a formidable fundraiser. It claims to have 5 million members, and it raises tens of millions of dollars each year, mostly in small donations, but at times in amounts as high as \$13 million from a single individual. During the 2012 election cycle, the NRA told the IRS it raised more than \$145 million. In 2013 it reported raising an additional \$96 million. Yet moving any of this money to the PVF would constitute an illegal corporate transfer. So how does the PVF get all its money?

Federal Election Commission records for the 2014 election make one thing clear: The PVF isn't raising all its money by itself. We know that because the PVF reported spending only \$89,000 on fundraising in 2013 and 2014 while it counted receipts of nearly \$22 million. That would be a completely improbable return on investment of more than 24,000

percent. There is, however, another way for the PVF to raise money: Corporate NRA can do some or all of its fundraising for it — provided that it reports those expenditures to the IRS. Audited financial statements prepared for the NRA board of directors by McGladrey, an independent accounting firm, and obtained by Yahoo News, make clear that the NRA spent more than \$22 million on fundraising and administration for the PVF between 2008 and 2013. Yet there is no evidence in the public record that the NRA has ever reported any of those expenditures to the IRS, in apparent violation of the law.

The NRA has been able to hide the full extent of its corporate political spending from the IRS by answering "no" to the following question on its IRS Form 990 tax returns, the tax form required of tax-exempt organizations: "Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for public office?"

Fores	RAGIONAL RIFLE ASSOCIATION OF AMERICA	53-0116130	F100 3
	IW Checklist of Regulred Schodules		
	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? If "Yes," complete Schedule A.  Is the organization required to complete Schedule B, Schedule of Contributors (see instructions)?  Did the organization engage in direct or indirect political campaign activities on behalf of er in opposition to candidates for public office? If "Yes," complete Schedule C, Part I.	1	Yes No

That's right. The NRA, which routinely threatens to destroy any politician who dares to challenge its Second Amendment orthodoxy, the same NRA that spent more than \$66 million on the 2012 and 2014 elections and recently boasted of

winning 91 percent of the races in which it spent money last year, wants the IRS to believe it doesn't engage in politics.

How is that possible?

Well, simply stated, it's not. True, in IRS speak, "political campaign activities" is a term of art referring to a somewhat limited group of political expenditures. But even this narrow definition would cover \$29 million in NRA corporate expenditures in 2012 and 2014. The PVF, for its part, spent \$37 million. In other words, NRA corporate political expenditures accounted for 44 percent of the total of \$66 million spent in these elections. Although it is not unheard of for politically active nonprofits to claim they don't engage in politics, it seems far-fetched for the NRA, given its high profile and the magnitude of its corporate political spending.

John Pomeranz, an attorney with Harmon, Curran, Spielberg + Eisenberg and one of the country's leading experts on the election-related activities of tax-exempt organizations, says there is no question that the NRA should be reporting its political expenditures to the IRS. "A quick look at the FEC's website makes it clear that the NRA-ILA is making both independent expenditures in federal races and membership communications in federal races. It ought to be reporting at least the former and, I would argue, the latter, as political expenditures on its 990" return, Pomeranz said.

Pomeranz said it makes no sense for the NRA to tell the IRS

it's not making political expenditures at the same time it's reporting them to the FEC: "I would be fascinated by the logic that says you can do that." In 2012, ILA independent expenditures and membership communications reported to the FEC totaled more than \$8 million, with total political expenditures running to at least \$13 million. None of those payouts was reported on the NRA's federal tax return.

Marc Owens, director of the IRS's Exempt Organizations
Division from 1990 to 2000, considered the nation's leading
expert on exempt organization tax law, maintains that not
only should the NRA have reported these political
expenditures, but that they "would be taxable." Owens
referred me to the Internal Revenue Code (IRC) section
527(f), which states that tax-exempt organizations engaging
in political activities and also earning income from
investments are required to pay a tax — either on their
political expenditures or on their investment earnings,
whichever is smaller. "I think it is wishful thinking to
imagine" that tax-exempt corporations such as the NRA are
allowed "to expend funds on political activities without
regard to IRC 527(f)," Owens said.

Under this provision, the NRA would have been taxed in 2012 on its investment income of \$1.8 million at a rate of 35 percent, resulting in a tax of more than \$630,000. It is unclear if that tax was ever paid, but the public record, the NRA's 990 return, strongly suggests it was not. True, some of the NRA's political expenditures in 2012 would have been

allowed without being subject to any tax. But, cautioned Owens, "allowable' doesn't mean that they don't have to report" all their political expenditures, because the IRS can ascertain if an organization deserves to retain its tax-exempt status, and whether it owes taxes, only if the organization comes clean about the total amount it spent on political activities.

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Just how big a deal is it if an organization fails to report its political expenditures to the IRS? Speaking broadly about IRS enforcement polices, Mark Everson, who was IRS commissioner under President George W. Bush - and recently announced his candidacy for the Republican presidential nomination — said, "If people aren't reporting honestly and accurately what are clearly political expenditures, that's a problem. ... If they [the IRS] believed there was a problem along the lines that you've described" a corporation that had failed to report political expenditures for six years — "they might very well look into it." It would depend on the evidence, the "materiality," Everson said. "If they had comments that came in and believed there was a problem," they might act. But Everson also said that during his tenure (2003-07), he was unaware of any significant actions brought against politically active exempt corporations.

# Among politically active nonprofits, only the NRA failed to report any of its electoral spending to the IRS.

Much depends on the NRA's intent. The IRS typically tries to work with taxpayers who fail to file reports to encourage them to comply. According to Owens, "If it's a situation where they simply refuse to file and were making clear political expenditures, it's an incomplete tax return; if there was an intentional effort to mislead the IRS, then it could become a criminal matter." The NRA neglected to report these expenditures for six years beginning in 2008. John Pomeranz calls the NRA's failure to report this information, which normally would be filed annually on a form known as a Schedule C, "a pretty serious violation, in that it's an inaccurate report filed under penalty of perjury to the federal government." He acknowledges, though, that the IRS enforcement program "is perhaps not what we might wish it to be." Indeed, the IRS has seen its budget for audits and enforcement slashed repeatedly in recent years, and it is currently operating with about \$1 billion less than five years ago. IRS audits of tax-exempt groups have historically been very low. In addition, an avalanche of negative publicity in recent years about IRS employees singling out tea party and other conservative groups for special scrutiny has probably made the agency even more gun-shy about challenging any politically powerful conservative organization, including the

#### NRA.

The job of enforcing violations of federal campaign laws, meanwhile, falls to the Federal Election Commission. With its membership evenly divided between Democrats and Republicans, the FEC is widely regarded as one of the most dysfunctional federal agencies. That said, it has on multiple occasions imposed penalties in the hundreds of thousands of dollars and twice ordered payments of \$1 million or more. In a 2010 case with facts strikingly similar to the NRA's conduct in its 2014 fundraising, the FEC imposed a \$300,000 fine against a resort development PAC, which illegally solicited contributions from members without advising them that contributions were voluntary and that the money was to be used for "political purposes."

The legal standard for an FEC enforcement action is actually extraordinarily low, requiring nothing more than "reason to believe" a violation occurred. And while commissioners have successfully blocked any number of investigations of alleged campaign law violations by a variety of political organizations in recent years, it may be difficult for them to ignore a complaint in which there is documented evidence of illegal activity. Any sanction against the NRA would turn on, among other things, the length of time it employed illegal practices to raise money for the PVF and how much of that money was actually spent in federal campaigns.

## IRS audits of tax-exempt groups have historically been very low.

According to attorney Brett Kappel, the NRA could also be targeted for violations of federal or state consumer fraud statutes. "You can't make false claims to the general public; you can't ask for money for X for educational purposes when in fact the money is going to Y for political purposes," said Kappel. "It would be a fraud for a 501(c)(4) [like the NRA] to solicit money for itself but then divert it to another legal entity" such as the NRA Political Victory Fund. A fraud complaint could be lodged either with the Federal Trade Commission or with any number of state agencies. Many have strong statutes on fraudulent fundraising. So, for example, California's law says that charitable organizations "shall not misrepresent ... the nature or purpose or beneficiary of a solicitation," and requires that contributions be deposited to an account "that is solely in the name of the charitable organization on whose behalf the contribution was solicited." Virginia, where the NRA is headquartered, has a solicitation law that bars contributions "for any purpose other than the solicited purpose." And New York, where the NRA is incorporated, has extensive laws against obtaining charitable contributions by "false pretense," including the use of "materially misleading advertising or promotional material." NRA solicitations through its corporate and PVF websites have arguably violated all these state statutes. And

because of the way the NRA has structured its PAC, any state attorney general with an interest in investigating these apparent violations would have authority to subpoena all relevant NRA records dealing with its nationwide fundraising operations.

**Correction:** An earlier version of this story reported that the NRA spent more than \$34 million on political expenditures. The correct number is \$32.9 million.

**UPDATE:** As noted, the National Rifle Association did not respond to numerous requests for comment on its fundraising practices and tax reporting, either before or after this article was published. After Yahoo News published a follow-up article, NRA spokeswoman Jennifer Baker contacted us with a response. The main points are these:

1. The NRA acknowledges that for a period of four months in 2014, online donations to the NRA-ILA, including the two made by Alan Berlow, the author of the articles, were in fact deposited to the account of the NRA-PVF. According to Baker, this was inadvertent, the result of a "coding error" that was caught and corrected internally. The total amount of donations affected was approximately \$125,000, according to Baker, out of a total of \$50.8 million raised by the ILA and PVF combined for that election cycle. That amount has been transferred from the PVF to the ILA account, Baker says, which will be reflected in documents that will be filed with the Federal Election Commission on May 20. The NRA also

denies that it solicited donations to the PVF from nonmembers. Nonmembers who attempted to make donations on the publicly accessible part of the PVF website were sent to a page which, in turn, led to another page with an option to make contributions to the ILA. According to Baker, the same coding error routed some of these to the PVF by mistake.

- 2. The NRA acknowledges that its tax filings for 2012 were incomplete with respect to its political expenditures, as reported by Yahoo, but says it paid the taxes that were due, of approximately \$600,000, and has provided Yahoo with the evidence.
- 3. The NRA confirms that it failed to report its political expenditures (such as fundraising on behalf of the PVF) to the IRS for the years 2008 to 2013, as Yahoo News reported. Baker adds that the NRA "did not engage in any taxable [emphasis added] corporate political campaign activity from 2007-2011; nor did we do so in 2013" in other words, it didn't owe taxes for those years, and the lack of reporting was, in Baker's words, "a clerical error" that did not affect its tax liability. Yahoo News did not claim that the NRA owed taxes for those years; it reported, correctly, that even if no taxes are due, the IRS requires this information from all 501(c)(4) organizations, including the NRA. Baker's statement reads, in part: "While a box was erroneously left unchecked ... the assertion that this represents fraud on the NRA's part is absurd, as is the suggestion that the NRA would

file publicly-available documents that deliberately attempt to conceal any of our activities." The article did not claim that the NRA's failure to report these expenditures represented fraud. The follow-up article quoted a spokesman for the Coalition to Stop Gun Violence calling for the IRS and the FEC to "launch investigations into the NRA's fraudulent activities immediately."

4. The article said that Berlow "never knowingly contributed to the NRA-PVF." That statement was accurate with respect to the online donations that were the subject of the article, but in fact Berlow made separate contributions by check to both the ILA and the PVF. Those checks were deposited to the correct accounts. The article should have reported these donations. Yahoo News regrets the error.

Alan Berlow, the author of Dead Season: A Story of Murder and Revenge, has written for The New York Times Magazine, The Atlantic and Harper's.

### EXHIBIT B

DLN: 93493260005203

Form 990

#### **Return of Organization Exempt From Income Tax**

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung benefit trust or private foundation)

OMB No 1545-0047

Open to Public

Department of the Treasury Internal Revenue Service

The organization may have to use a copy of this return to satisfy state reporting requirements

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Activities & Governance		TO PRO NATION	escribe the organization's mission or most significant activities TECT AND DEFEND THE U S CONSTITUTION TO PROMOTE PUBLIC IAL DEFENSE TO TRAIN LAW ENFORCEMENT AGENCIES TO TRAIN OMOTE THE SHOOTING SPORTS TO PROMOTE HUNTER SAFETY	C SAFET	TY, LAW AND ANS IN MARK	ORD (SMA	ER, AND THE NSHIP TO FOSTER
9.6	, ;	Check th	nis box 🛌 if the organization discontinued its operations or disposed of		350/ -6.4-		
ڻ ح		- II-CK U	50% - 1 organization discontinued its operations or disposed of	inore th	d   ∠5% 01 lts	neta	issets
8			of voting members of the governing body (Part VI, line 1a) $\cdot\cdot\cdot$ . $$ . $$ . $$			3	76
E			of independent voting members of the governing body (Part VI, line 1b)			4	71
r T			mber of individuals employed in calendar year 2012 (Part V, line 2a) .			5	767
			mber of volunteers (estimate if necessary)			6 7a	150,000
			lated business taxable income from Form 990-T, line 34			7a 7b	21,975,540
				·	Prior Year		Current Year
(I)	8		butions and grants (Part VIII, line 1h)		59,382,9	983	86,429,504
Revenue	9		m service revenue (Part VIII, line 2g)		109,729,0	880	115,517,205
à	10 11		ment income (Part VIII, column (A), lines 3, 4, and 7d)		3,362,2		1,808,745
	12		revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e) evenue—add lines 8 through 11 (must equal Part VIII, column (A), line		46,509,1	175	52,535,474
		12) .			218,983,5	30	256,290,928
	13 14		and similar amounts paid (Part IX, column (A), lines 1-3)		92,0	000	63,000
	15		ts paid to or for members (Part IX, column (A), line 4)			-	0
83		5-10)			50,733,8	331	52,815,395
Expenses	16a		sional fundraising fees (Part IX, column (A), line 11e)		6,126,2	261	8,502,013
五	b		ndraising expenses (Part IX, column (D), line 25) 29,100,907				
	17 18		expenses (Part IX, column (A), lines 11a-11d, 11f-24e)		174,119,4		192,780,670
	19		xpenses Add lines 13–17 (must equal Part IX, column (A), line 25) Le less expenses Subtract line 18 from line 12		231,071,5 -12,088,0	<del></del>	254,161,078
Net Assets or Fund Balances		*******		Begir	ning of Curre	<del></del>	2,129,850 End of Year
Seet Jeger	20	Totala	ssets (Part X, line 16)	<u> </u>	Year 149,826,3	281	*****
94.95 136.E	21		abilities (Part X, line 26)	<b></b>	144,162,6		160,497,536 149,276,146
NAMES OF TAXABLE PARTY.	22		sets or fund balances Subtract line 21 from line 20		5,663,7	_	11,221,390
	t II		ature Block	Torrest Constitution		***************************************	
Undei my kr	r pena nowled rer ha	Ities of p ge and b s any kn	erjury, I declare that I have examined this return, including accompanyi ielief, it is true, correct, and complete Declaration of preparer (other tha owledge	ng sche n officer	dules and sta ) is based on 2013-09-16 Date	teme: all inf	nts, and to the best of formation of which
Here		WILSO	ON H PHILLIPS OR TREASURER AND CFO				
		Туре	or print name and title				
De!			Int/Type preparer's name Preparer's signature Dat IMES P SWEENEY 201	e 3-09-16	Check if	PTIN	78
Paic		Fi	m's name ► MCGLADREY LLP		self-employed Firm's EIN ►		
	oare	F	rm's address № 8000 TOWERS CRESCENT DR STE 500			220	5400
U26	Onl	у   '''	VIENNA, VA 22184		Phone no (703)	<i>  33</i> 5-1	04UU
Mayt	he IRS	discus	s this return with the preparer shown above? (see instructions)				Dva-Fa-
/ -	111	us:					· · · Yes No

Forr	n 990 (	2012)						Page 2
Pa	21100	Statement of Program Check if Schedule O contain	Service Accomp s a response to any o	<b>plishments</b> question in this f	art III			<del>.</del>
1.	Briefl	y describe the organization's	mission					
TO	PROTE	CT AND DEFEND THE U.S. C	ONSTITUTION				, , , , , , , , , , , , , , , , , , , ,	
2	Dıd th the pr	e organization undertake any	significant program s	ervices during t	ne year which were	not listed on	. 「Yes 「	
	If "Ye	s," describe these new servic	es on Schedule O				, , , , ,	
3	servic	e organization cease conduct es?			wit conducts, any	program	. TYes	√ No
4	expen	ibe the organization's progran ses Section 501(c)(3) and 5 tal expenses, and revenue, if	01(c)(4) organization	is are required to	report the amoun	program service t of grants and a	es, as measured by allocations to other	rs,
4a	(Code	) (Expense	\$ 49,387,404	including grants	of \$	) (Revenue \$	23,118,246	)
	VEHIC PRESE	MEMBERSHIP COMMUNICATIONS ARI AL AND HARDCOPY MATERIALS AND ILES SERVE TO EDUCATE, INFORM, A ENCE SUCH AS THE NRA OFFICIAL IN ERSHIP AT NRA DOT ORG	THE MOST AUTHORITATIV ND REINFORCE THE NRA	'E COVERAGE FROM S PRIMARY EXEMPT	RECOGNIZED LEADERS	INSIGHTS THROUGH S AND SUBJECT MA	H AN AWARD WINNING TTER EXPERTS NRA M	ARRAY OF
4b	(Code	) (Expenses	\$ 18,160,341	including grants of	of \$ 63.	000 ) (Revenue \$	22,127,674	``
	FIREA	SENERAL OPERATIONS PROGRAM SEI RM TRAINING, HUNTER SERVICES, I RMS MUSEUM, AND MORE EDUCAT SOURCE IN FIREARMS EDUCATION,	RVICES ARE WORLD-CLASS AW ENFORCEMENT SERVI ION, SAFETY, AND TRAINIU	S PROGRAMS INCLUICES, RANGE SERVING ARE THE CORE	DING NRA SPORTS, CO CES, WOMENS PROGRA	OMPETITIONS AND I	MATCHES, EDDIE EAGL RAMS, FRIENDS OF NR	E GUNSAFE,
4c	(Code	) (Expenses	\$ 17,322,006	including grants of	of \$	) (Revenue \$	,	
	RIGHT INTER	LA LEGISLATIVE PROGRAM SERVICES CATES AGAINST EFFORTS TO ERODE S AND CONSERVATION EFFORTS NA NATIONAL GUN CONTROL THREATS, OR THE LATEST UPDATES AND ENG	THE SECOND AMENDMEN TIONWIDE NRA LEGISLAT WORKERS PROTECTION.	T, FIGHTS FOR INIT IVE ACTION INVOLV SELF-DEFENSE FRI	IATIVES AIMED AT REC	ISTITUTION, THE NA	RIME, AND PROMOTES	HUNTERS
4d	O the	r program services (Describe	ın Schedule O )					
			9 including grants	of\$	) (Revei	nue\$ 1	08,387,068)	
4e	Total	program service expenses	197,227,060		, , , , , , , , , , , , , , , , , , , ,	,	,,,	
	ngelikilika berjaya na ana ang s		, , , , , , , , , , , , , , , , , , , ,			The state of the s	Form	990 (2012)
							. 51111 2	\/

Part IV	Checklist	of	Required	Schedules
---------	-----------	----	----------	-----------

			Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? If "Yes," complete Schedule A	1		No
2	Is the organization required to complete Schedule B, Schedule of Contributors (see instructions)? 💆	2	Yes	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for public office? If "Yes," complete Schedule C, Part $I$	3		No
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h) election in effect during the tax year? If "Yes," complete Schedule C, Part II	4		
5	Is the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization that receives membership dues, assessments, or similar amounts as defined in Revenue Procedure 98-19? If "Yes," complete Schedule C, Part III	5		No
6	Did the organization maintain any donor advised funds or any similar funds or accounts for which donors have the right to provide advice on the distribution or investment of amounts in such funds or accounts? If "Yes," complete Schedule D, Part I	6		No
7	Did the organization receive or hold a conservation easement, including easements to preserve open space, the environment, historic land areas, or historic structures? If "Yes," complete Schedule D, Part II	7		No
8		8	Yes	
9	Did the organization report an amount in Part X, line 21 for escrow or custodial account liability, serve as a custodian for amounts not listed in Part X, or provide credit counseling, debt management, credit repair, or debt negotiation services? If "Yes," complete Schedule D, Part IV	9		No
10	Did the organization, directly or through a related organization, hold assets in temporarily restricted endowments, permanent endowments, or quasi-endowments? If "Yes," complete Schedule D, Part $V^{\bullet}$	10	Yes	
11	VIII, IX, or X as applicable			
	Did the organization report an amount for land, buildings, and equipment in Part X, line 10?  If "Yes," complete Schedule D, Part VI	11a	Yes	
	Did the organization report an amount for investments—other securities in Part X, line 12 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII	11b		No
	Did the organization report an amount for investments—program related in Part X, line 13 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII	11c		No
d	Did the organization report an amount for other assets in Part X, line 15 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part IX	11d		No
	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X 🕏	11e	Yes	
f	Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? If "Yes," complete Schedule D, Part X	11f	Yes	
12a	Did the organization obtain separate, independent audited financial statements for the tax year?  If "Yes," complete Schedule D, Parts XI and XII	12a	Yes	
b	Was the organization included in consolidated, independent audited financial statements for the tax year? If "Yes," and if the organization answered "No" to line 12a, then completing Schedule D, Parts XI and XII is optional	12b	Yes	
	Is the organization a school described in section 170(b)(1)(A)(II)? If "Yes," complete Schedule E	13		No
L4a	Did the organization maintain an office, employees, or agents outside of the United States?	14a		No
b	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business, investment, and program service activities outside the United States, or aggregate foreign investments valued at \$100,000 or more? If "Yes," complete Schedule F, Parts I and IV	14b	Yes	
<b>L</b> 5	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or assistance to any organization or entity located outside the United States? If "Yes," complete Schedule F, Parts II and IV	15		No
l6	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or assistance to individuals located outside the United States? If "Yes," complete Schedule F, Parts III and IV	16		No
L <b>7</b>	Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part IX, column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I (see instructions)	17	Yes	
<b>.8</b>	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines 1c and 8a? If "Yes," complete Schedule G, Part II	18	Yes	
.9	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes," complete Schedule G, Part III	19	<u>-</u>	No
	Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H	20a		No
b	If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return?	20b		
		MANUAL SAMESTA	-	The second secon

Par	t VI	Governance, Management, and Disclosure For each "Yes" response to lines 2 through 7	b bei	low, an	Pag d for
		"No" response to lines 8a, 8b, or 10b below, describe the circumstances, processes, or changes to instructions.  Check if Schedule O contains a response to any question in this Part VI	ges ir	Sched	dule C
Se	ction	A. Governing Body and Management			
1a	Enter	the number of voting members of the governing body at the end of the tax		Yes	No
	year	· · · · · · · · · · · · · · · · · · ·			
	or sim	e are material differences in voting rights among members of the governing or if the governing body delegated broad authority to an executive committee illar committee, explain in Schedule O			
b	Enter t	the number of voting members included in line 1a, above, who are ndent			
2	Did an	y officer, director, trustee, or key employee have a family relationship or a business relationship with any ifficer, director, trustee, or key employee?	2		No
3	Did the	organization delegate control over management duties customarily performed by or under the direct ision of officers, directors or trustees, or key employees to a management company or other person?	3		No
4	Did the	e organization make any significant changes to its governing documents since the prior Form 990 was			
		e organization become aware during the year of a significant diversion of the organization's assets?	4		No
		e organization have members or stockholders?	5	<u> </u>	No
		e organization have members, stockholders, or other persons who had the power to elect or appoint one or	6	Yes	_
	more n	nembers of the governing body?  y governance decisions of the organization reserved to (or subject to approval by) members, stockholders,	7a	Yes	
	or pers	ons other than the governing body?	7b	Yes	
	year by	organization contemporaneously document the meetings held or written actions undertaken during the			
		verning body?	8a	Yes	
o O	Each c	ommittee with authority to act on behalf of the governing body?	8b	Yes	
9	organiz	e any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached at the ation's mailing address? If "Yes," provide the names and addresses in Schedule O			
Sec	ction	B. Policies (This Section B requests information about policies not required by the Internal R	9 eveni	ue Cod	No e )
				Yes	No
)a i	Did the	organization have local chapters, branches, or affiliates?	10a		No
<b>b</b> 1	If "Yes, affiliate	" did the organization have written policies and procedures governing the activities of such chapters, s, and branches to ensure their operations are consistent with the organization's exempt purposes?	10b		
La l	Has the the forr	organization provided a complete copy of this Form 990 to all members of its governing body before filing	11a	Yes	
b I	Describ	be in Schedule O the process, if any, used by the organization to review this Form 990	110	165	
2a [	Did the	organization have a written conflict of interest policy? If "No," go to line 13	12a	Yes	
b \	Were of	ficers, directors, or trustees, and key employees required to disclose annually interests that could give	12b		
CL	Did the	organization regularly and consistently monitor and enforce compliance with the policy? <i>If "Yes," describe</i> dule O how this was done		Yes	
3 [	Did the	organization have a written whistleblower policy?	12c	Yes	
	Old the	organization have a written document retention and destruction policy?	13	Yes	
	Old the	process for determining compensation of the following persons include a review and approval by dent persons, comparability data, and contemporaneous substantiation of the deliberation and decision?	14	Yes	
a T	Γhe org	anization's CEO, Executive Director, or top management official		,,	
b C	Othero	fficers or key employees of the organization	15a	Yes	
I	f"Yes"	to line 15a or 15b, describe the process in Schedule O (see instructions)	15b	Yes	
a D	Old the	organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a entity during the year?			
b T	articip	ation in joint venture arrangements under applicable federal tax law, and take store to exeluate its	16a		No
	ri garrize	tions exempt status with respect to such arrangements?	16b	Ì	
Sec	tion C	. Disclosure		mennes de Conserve	
		States with which a copy of this Form 990 is required to be filedIMWV, WI, WA, VA, UT, TN, SC, RI, PA NY, NM, NJ, NH, ND, NC, MS, MO, N LA, KY, KS, IL, GA, FL, DC, CT, CO AK	1N . M	E MD	МΑ
١.	2 /3 0111	6104 requires an organization to make its Form 1023 (or 1024 if applicable), 990, and 990-T (501(c)			
D	escribi	website Another's website V Upon request Other (explain in Schedule O)  in Schedule O whether (and if so, how), the organization made its governing documents, conflict of			

interest policy, and financial statements available to the public during the tax year

Form 990, Part VII - Compensation of Officers, Directors, Trustees, Key Employees, Highest Compensated Employees, and Independent Contractors

(A) Name and Title	(B) Average hours per week (list	1	thar	not one son i er an	box s bo d a	,		(D) Reportable compensation from the organization (W- 2/1099-MISC)	(E) Reportable compensation from related organizations (W- 2/1099-MISC)	(F) Estimated amount of other compensation from the organization and
	any hours for related organizations below dotted line)	Individual trustae or director	Institutional Trustee	Officei	Key employee	Highest compensated employee	Former			related organizations
ROBERT J WOS DIRECTOR	1 00	х						0	0	0
DONALD E YOUNG DIRECTOR	1 00	Х						0	0	0
WAYNE LAPIERRE CEO AND EXECUTIVE VP	58 00 2 00			х				833,312	0	141,555
CHRIS W COX EXEC DIR, ILA	58 00 2 00			х				583,991	0	81,808
WILSON H PHILLIPS JR TREASURER	52 00 5 00			х				515,260	0	136,332
KAYNE B ROBINSON EXEC DIR, GENERAL OPERATIONS	40 00 1 00			Х				682,166	0	58,082
EDWARD J LAND JR SECRETARY	40 00			х				408,050	0	50,750
ROBERT K WEAVER EXEC DIR, GENERAL OPERATIONS	50 00			х				344,143	0	57,525
MICHAEL MARCELLIN MANAGING DIRECTOR	40 00					х		623,593	0	50,921
TYLER SCHROPP EXEC DIR, ADVANCEMENT	52 00					х		488,568	0	61,091
MARY CORRIGAN CHIEF OF STAFF	40 00					×		359,742	0	24,569
DAVID LEHMAN DEPUTY EXEC DIR, ILA	50 00 1 00					х		327,600	0	22,274
JAMES BAKER DIRECTOR, ILA FEDERAL	50 00					х		290,163	0	13,385

ldentifier	Return Reference	Explanation
		Form 990 Part VI Section A Line 6 THE NATIONAL RIFLE ASSOCIATION IS A MEMBERSHIP ASSOCIATION THAT REPRESENTS INDIVIDUAL CITIZENS REFER TO NRA BY LAWS FOR MEMBERSHIP ELIGIBILITY

ldentifier	Return Reference	Explanation
		Form 990 Part VI Section B Line 11b FORM 990 IS REVIEWED BY EXTERNAL AUDITING FIRM AND THE NRA BOARD AUDIT COMMITTEE BEFORE IT IS FILED WITH THE IRS

Identifier	Return Reference	Explanation
		Form 990 READER NOTE FOR ENHANCED TRANSPARENCY OF THE NRA COMPLETE CORPORATE STRUCTURE THE NRA IS A 501c4 MEMBERSHIP ASSOCIATION WITH FOUR 501c3 CHARITABLE SUBSIDIARIES AND A SECTION 527 POLITICAL ACTION COMMITTEE THAT IS A SEPARATE SEGREGATED FUND THE FOUR CHARITIES ARE NRA CIVIL RIGHTS DEFENSE FUND, NRA FOUNDATION INC, NRA FREEDOM ACTION FOUNDATION, AND NRA SPECIAL CONTRIBUTION FUND DBA WHITTINGTON CENTER AND THE POLITICAL ACTION COMMITTEE IS NRA POLITICAL VICTORY FUND 990 READER NOTES ARE INCLUDED AS A CONVENIENCE TO HELP THE PUBLIC UNDERSTAND THE ORGANIZATION PLEASE CONTACT THE NRA IF YOU ARE INTERESTED IN ADDITIONAL EXPLANATIONS OF THE TECHNICAL ACCOUNTING AND TAX STANDARDS THE NRA VALUES ITS REPUTATION FOR TRANSPARENCY AND ACCOUNTABILITY AND HAS EARNED INDUSTRY RECOGNITION FOR EXCELLENCE IN LEADERSHIP

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SCHEDULE R Rel (Form 990)

## Related Organizations and Unrelated Partnerships

Complete if the organization answered "Yes" to Form 990, Part IV, line 33, 34, 35, 36, or 37.
 ► Attach to Form 990.
 ► See separate instructions.

DLN: 93493260005203
OMB No 1545-0047

2012 Open to Public Inspection

Department of the Treasury Internal Revenue Service

Name of the organization NATIONAL RIFLE ASSOCIATION OF AMERICA

Employer identification number

53-0116130

Identification of Disregarded Entities (Cor		(c)	(d)	(e)	Γ	(f)		
Name, address, and EIN (if applicable) of disregarded entity	(b) Primary activity	Legal domicile (state or foreign country)		End-of-year assets		Direct controlling entity		
				******				
	·			.,,,,				
				T-4044.1.1		**************************************		***************************************
Part II Identification of Related Tax-Exempt Organical						en e		The second second
or more related tax-exempt organizations durin	i <b>nizations</b> (Complete i g the tax year.)	f the organization a	nswered "Yes"	to Form 990, P	art IV,	, line 34 because i	t had o	ne
(a) Name, address, and EIN of related organization	<b>(b)</b> Primary activity	(c) Legal domicile (state or foreign country)	(d) Exempt Code secti	on Public charity (if section 501)	status (c)(3))	(f) Direct controlling entity	Section (13) co	( <b>g)</b> n 512(b) ontrolled tity?
(1) NRA FOUNDATION INC	CHARITABLE	DC.	501-2				Yes	No
11250 WAPLES MILL RD	CHARTABLE	DC	501c3	LINE 7		NRA	Yes	
FAIRFAX, VA 22030 52-1710886								
(2) NRA SPECIAL CONTRIBUTION FUND	CHARITABLE	NM	501c3	LINE 7	****	NRA	Yes	-
PO BOX 700							103	İ
RATON, NM 87740 23-7367534								
(3) NRA CIVIL RIGHTS DEFENSE FUND	CHARITABLE	NY	501c3	LINE 7		NRA	Yes	╅
11250 WAPLES MILL RD								
FAIRFAX, VA 22030 52-1136665								
(4) NRA FREEDOM ACTION FOUNDATION	CHARITABLE	VA	501c3	LINE 7		NRA	Yes	
11250 WAPLES MILL RD								·
FAIRFAX, VA 22030 26-1277941								
						****		
•			7		***			
			<del> </del>			****		
		1				1	1	1

Schedule R (Form 990) 2012

(a) Name, address, and EIN of		41.5	(c)										,		
related organization		(b) Primary activity	Legal Direct domicile controlling (state or foreign country)	Primary activity Legal domicile constant foreign	Direct Predo controlling income r entity unre excluc tax sectio	Legal Direct Formicile controlling indestate or entity foreign country)	ng income(related,	(f) Share of total income	(g) Share of end-of-yea assets		ortionate	Code V—UBI amount in box 20 of Schedule K-1 (Form 1065)	Gene man part	j) eral or aging ner?	(k) Percent owners
			<u> </u>		31+)			Yes	No		Yes	No			
									<u>                                     </u>						
M4				WALL.											
						*	7-24								
Identification of Related Orga line 34 because it had one or mor	re related organiz	ations treated as	r <b>ation</b> s a corp	poration or	Complete if t trust during t	he organız he tax yea	ation an ir.)	swere	d "Ye	s" to Form	1 990,	Part	ΙV,		
(a) Name, address, and EIN of	(b) Primary activity	(c) Legal		(d)	(e)	(f)	- (	g)		(h)	- 1	)			
related organization		domicile (state or foreign country)		Direct controlling	Type of entit (C corp, S corp, or trust)	Share of to income	tal Share of-	of end- year sets		ercentage wnership	Section (b) (conti	13) olled			
related organization		domicile (state or foreign			Type of entit (C corp, S corp,		tal Share of-	of end- year		ercentage	Section (b)	13) olled ity?	No		
related organization		domicile (state or foreign			Type of entit (C corp, S corp,		tal Share of-	of end- year		ercentage	Section (b) (contract) ent	13) olled ity?	No		
related organization		domicile (state or foreign			Type of entit (C corp, S corp,		tal Share of-	of end- year		ercentage	Section (b) (contract) ent	13) olled ity?	No		
related organization		domicile (state or foreign			Type of entit (C corp, S corp,		tal Share of-	of end- year		ercentage	Section (b) (contract) ent	13) olled ity?	No		
related organization		domicile (state or foreign			Type of entit (C corp, S corp,		tal Share of-	of end- year		ercentage	Section (b) (contract) ent	13) olled ity?	No		
related organization		domicile (state or foreign			Type of entit (C corp, S corp,		tal Share of-	of end- year		ercentage	Section (b) (contract) ent	13) olled ity?	No		

# EXHIBIT C

# NATIONAL RIFLE ASSOCIATION OF AMERICA

FINANCIAL STATEMENTS

as of December 31, 2009 and 2008

AND

REPORT THEREON

### Report of Independent Auditors

To the Board of Directors and Members of the National Rifle Association of America

McGladrey of Pullen, LLP

We have audited the accompanying statements of financial position of the National Rifle Association of America (NRA) as of December 31, 2009 and 2008, and the related statements of activities and cash flows for the years then ended. These financial statements are the responsibility of the NRA's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the National Rifle Association of America as of December 31, 2009 and 2008, and the changes in its net assets and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

The accompanying financial statements are those of the National Rifle Association of America only and are not those of the primary reporting entity. The consolidated financial statements of the NRA and its affiliates have been issued as the financial statements of the primary reporting entity.

March 17, 2010

# NATIONAL RIFLE ASSOCIATION OF AMERICA NOTES TO FINANCIAL STATEMENTS

#### 14. RELATED PARTIES

The NRA is affiliated with the Foundation, the CRDF, SCF and the FAF by virtue of the control vested with the NRA's Board of Directors to appoint the Board of Trustees of each affiliate. The PVF is a separately incorporated political action committee of the NRA whose five officers are NRA employees. The NRA provides certain benefits to the affiliates at no cost, among which are the use of office space and other administrative and support services. Management has determined that the fair value of these benefits is minimal, and accordingly, no amounts are reflected in these financial statements.

The Foundation reimburses the NRA for certain expenses, such as salaries, benefits, and general operating expenses, paid by the NRA on the Foundation's behalf. As of December 31, 2009 and 2008, \$14,329,042 and \$11,721,660 respectively, was owed to the NRA and included in due from affiliates for reimbursements and pass through funds still held by the Foundation. In addition, certain qualified NRA programs were funded by Foundation grants totaling \$9,247,535 and \$10,296,023 for the years ended December 31, 2009 and 2008, respectively.

The CRDF reimburses the NRA for general operating expenses paid by the NRA on the CRDF's behalf. As of December 31, 2009 and 2008, \$2,017 and \$(166), respectively, was owed to the NRA for general operating expenses and included in due from affiliates.

All permanent employees of the SCF are maintained as employees of the NRA and the SCF reimburses the NRA for the total employee costs including benefits. The SCF reimburses the NRA for certain other expenses paid by the NRA on the SCF's behalf. As of December 31, 2009 and 2008, \$489,822 and \$507,641, respectively, was owed to the NRA for salaries, insurance and benefits net of certain other expenses owed by the NRA to the SCF and included in due from affiliates.

The NRA paid administrative and fundraising expenses of \$3,759,979 and \$4,376,378 for the years ended December 31, 2009 and 2008, respectively, on behalf of the PVF.

### 15. CHANGE IN ESTIMATE

Under accounting principles generally accepted in the United States of America, a portion of NRA "dues" have the characteristic of a contribution and the NRA accounts for the funds as such. The main purposes of the solicitation of funds from potential members are the promotion of gun safety and the defense of the Constitutional right to keep and bear arms rather than to provide a direct individual benefit to a member. Other minimal member benefits represent those items a member is currently entitled to receive upon payment of dues, such as an NRA magazine and specific personal insurance coverage.

In 2008, assessments were made resulting in the determination that the present value of the cost of the magazine is a benefit of membership and is considered a more reasonable basis for estimating the deferred revenue.

The change resulted in a decrease in the amount of revenue deferred for membership dues and an increase in membership dues in the amount of \$42,236,587 as of and for the year ended December 31, 2008.



L201231400025 CSL Received Date: 11/09/2012

## NATIONAL RIFLE ASSOCIATION OF AMERICA

FINANCIAL STATEMENTS

as of December 31, 2011 and 2010

AND

REPORT THEREON

McGladrey LLP



### Report of Independent Auditors

To the Board of Directors and Members of the National Rifle Association of America

We have audited the accompanying statements of financial position of the National Rifle Association of America (NRA) as of December 31, 2011 and 2010, and the related statements of activities and cash flows for the years then ended. These financial statements are the responsibility of the NRA's management. Our responsibility is to express an opinion on these financial statements based on our audits.

We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements. An audit also includes assessing the accounting principles used and significant estimates made by management, as well as evaluating the overall financial statement presentation. We believe that our audits provide a reasonable basis for our opinion.

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the National Rifle Association of America as of December 31, 2011 and 2010, and the changes in its net assets and its cash flows for the years then ended in conformity with accounting principles generally accepted in the United States of America.

The accompanying financial statements are those of the National Rifle Association of America only and are not those of the primary reporting entity. The consolidated financial statements of the NRA and its affiliates have been issued as the financial statements of the primary reporting entity.

March 7, 2012 Vienna, Virginia

McGladrey of Pullen, LCP

# NATIONAL RIFLE ASSOCIATION OF AMERICA NOTES TO FINANCIAL STATEMENTS

#### 14. RELATED PARTIES

The NRA is affiliated with the Foundation, the CRDF, SCF and the FAF by virtue of the control vested with the NRA's Board of Directors to appoint the Board of Trustees of each affiliate. The PVF is a separately unincorporated political action committee of the NRA whose five officers are NRA employees. The NRA provides certain benefits to the affiliates at no cost, among which are the use of office space and other administrative and support services. Management has determined that the fair value of these benefits is minimal, and accordingly, no amounts are reflected in these financial statements.

The Foundation reimburses the NRA for certain expenses, such as salaries, benefits, and general operating expenses, paid by the NRA on the Foundation's behalf. As of December 31, 2011 and 2010, \$16,601,319 and \$17,195,092 respectively, was owed to the NRA and included in due from affiliates for reimbursements and pass through funds still held by the Foundation. In addition, certain qualified NRA programs were funded by Foundation grants totaling \$11,752,195 and \$12,573,541 for the years ended December 31, 2011 and 2010, respectively.

The CRDF reimburses the NRA for general operating expenses paid by the NRA on the CRDF's behalf. As of December 31, 2011 and 2010, \$8,990 and \$426, respectively, was owed to the NRA for general operating expenses and included in due from affiliates.

All permanent employees of the SCF are maintained as employees of the NRA and the SCF reimburses the NRA for the total employee costs including benefits. The SCF reimburses the NRA for certain other expenses paid by the NRA on the SCF's behalf. As of December 31, 2011 and 2010, \$779,026 and \$448,252, respectively, was owed to the NRA for salaries, insurance and benefits net of certain other expenses owed by the NRA to the SCF and included in due from affiliates.

The NRA paid administrative and fundraising expenses of \$569,996 and \$5,359,183 for the years ended December 31, 2011 and 2010, respectively, on behalf of the PVF.

# EXHIBIT E

L201423900008 CSL Received Date: 08/27/2014

# NATIONAL RIFLE ASSOCIATION OF AMERICA

FINANCIAL STATEMENTS

as of December 31, 2013 and 2012

AND

**REPORT THEREON** 



### Report of Independent Auditors

To the Board of Directors and Members of the National Rifle Association of America

### Report on the Financial Statements

We have audited the accompanying financial statements of the National Rifle Association of America (NRA) which comprise the statements of financial position as of December 31, 2013 and 2012, and the related statements of activities and cash flows for the years then ended and the related notes to the financial statements.

## Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of these financial statements in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of financial statements that are free from material misstatement, whether due to fraud or error.

### Auditor's Responsibility

Our responsibility is to express an opinion on these financial statements based on our audits. We conducted our audits in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statements. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the financial statements, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the financial statements in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the financial statements.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

#### Opinion

In our opinion, the financial statements referred to above present fairly, in all material respects, the financial position of the National Rifle Association of America as of December 31, 2013 and 2012, and the changes in its net assets and its cash flows for the years then ended in accordance with accounting principles generally accepted in the United States of America.

#### **Emphasis of Matter**

As discussed in Note 1 to the financial statements, the accompanying financial statements are those of the National Rifle Association of America only and are not those of the primary reporting entity. The consolidated financial statements of the NRA and its affiliates have been issued as the financial statements of the primary reporting entity. Our opinion is not modified with respect to this matter.

McLean, Virginia

McGladrey LLP

March 11, 2014

# NATIONAL RIFLE ASSOCIATION OF AMERICA NOTES TO FINANCIAL STATEMENTS

The annual minimum payments related to these obligations as of December 31, 2013 are as follows:

2014	\$ 1,086,697
2015	751,260
2016	613,089
2017	350,380
2018	252,869
2019	64,407
Total minimum	
payments required	\$ 3,118,702

Total lease expense for the years ended December 31, 2013 and 2012 was \$1,139,813 and \$973,362, respectively.

### 14. RELATED PARTIES

The NRA is affiliated with the Foundation, the CRDF, SCF and the FAF by virtue of the control vested with the NRA's Board of Directors to appoint the Board of Trustees of each affiliate. The PVF is a separately unincorporated political action committee of the NRA whose five officers are NRA employees. The NRA provides certain benefits to the affiliates at no cost, among which are the use of office space and other administrative and support services. Management has determined that the fair value of these benefits is minimal, and accordingly, no amounts are reflected in these financial statements.

The Foundation reimburses the NRA for certain expenses, such as salaries, benefits, and general operating expenses, paid by the NRA on the Foundation's behalf. As of December 31, 2013 and 2012, \$19,658,823 and \$16,944,017 respectively, was owed to the NRA and included in due from affiliates for reimbursements and pass through funds still held by the Foundation. In addition, certain qualified NRA programs were funded by Foundation grants totaling \$13,044,170 and \$13,518,518 for the years ended December 31, 2013 and 2012, respectively.

The CRDF reimburses the NRA for general operating expenses paid by the NRA on the CRDF's behalf. As of December 31, 2013 and 2012, \$3,122 and \$3,088, respectively, was owed to the NRA for general operating expenses and included in due from affiliates.

All permanent employees of the SCF are maintained as employees of the NRA and the SCF reimburses the NRA for the total employee costs including benefits. The SCF reimburses the NRA for certain other expenses paid by the NRA on the SCF's behalf. As of December 31, 2013 and 2012, \$806,177 and \$1,474,819, respectively, was owed to the NRA for salaries, insurance and benefits net of certain other expenses owed by the NRA to the SCF and included in due from affiliates.

The NRA paid administrative and fundraising expenses of \$3,512,405 and \$4,970,338 for the years ended December 31, 2013 and 2012, respectively, on behalf of the PVF.



DLN: 93493302009039

Form **990** 

# **Return of Organization Exempt From Income Tax**

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung benefit trust or private foundation)

OMB No 1545-0047

Department of the Treasury Internal Revenue Service

▶The organization may have to use a copy of this return to satisfy state reporting requirements

Inspection

AF	or the 2	008 calendaryea	r, or tax year beginning 01-	01-2008 and ending 12-31-:	2008		
	heck if ap	I i i cusc	C Name of organization NATIONAL RIFLE ASSOCIATION	OF AMERICA	3,40	D Employer ide	ntification number
	idress cha	labelor	Doing Business As	777777	1100000	53-011613 E Telephone nu	
L_ M	ame chan	ge print or type. See	boing business As			c relephone nu	mper
In	utial returi	Specific Instruc-	Number and street (or P O bo	x if mail is not delivered to street a	dress) Room/suite	(703) 267-	**
T Te	erminatior	tions.	11250 WAPLES MILL ROAD			G Gross receipt	s \$ 328,184,947
┌ Ar	mended re	eturn	City or town, state or country,	and ZIP + 4			
┌ Aj	plication	pending	FAIRFAX, VA 220307400				
		F Nam	ne and address of Principal	Officer	l	I	-
		WILSO	N H PHILLIPS JR	o meer	H(a) Is the	s a group return tes?	for
		11250 FAIRFA	WAPLES MILL RD X,VA 22030				
r T	ax-exemp		(4) ◀ (insert no ) 4947(a	a)(1) or	· ·	l affiliates include	
		: 🌬 www nra org	, , , , , , , , , , , , , , , , , , , ,	-/(-/ /			See instructions )
•	eco site	. F www ma org			H(c) 0100	p Exemption Nu	iibei 🌬
K Ty	pe of orga	nization 🔽 Corporate	on trust association oth	er <b>b</b> -	I Year of Fo	rmation 1905 M	State of legal domicile VA
					1276676776	1303   14	state of regal doffficile. VA
	177.4	Summary					
MR. Sh.			organization's mission or	most significant activities		····	
				TITUTION, TO PROMOTE P	IIRI IC SAFETV	LAWAND ORD	ED AND THE
<u>2</u>	l L	NATIONAL DEFEN	ISE TO TRAIN LAW ENFO	RCEMENT AGENCIES TO TR	AIN CIVILIANS	S IN MARKSMA	NSHIP TO FOSTER
Activities & Governance	'	AND PROMOTE TH	HE SHOOTING SPORTS T	O PROMOTE HUNTER SAFE	TY		
<u>ş</u>	2 (	hack this boy	ftha acanniwation discontinu				
Ĵ				ued its operations or dispose			
id Lo				ody (Part VI, line 1a)			76
<u> </u>	5 1	otal number of am	ployees (Part V, line 2a)	governing body (Part VI, line	1b)		
<u> </u>			unteers (estimate if necess				778
ť				ary)			125,000
				orm 990-T, line 34		· <del></del>	21,330,992
			The state of the s	, , , , , , , , , , , , , , , , , , ,	B-1-	7b	
	8	Contributions and	grants (Part VIII line 1h)			r Year	Current Year
₫						4.702.639	205,026,138
Revenue				nes 3, 4, and 7d)		4,792,638 1,189,415	5,288,336
æ	11	Other revenue (Pa	rt VIII, column (A), lines 5	, 6d, 8c, 9c, 10c, and 11e)	•	42,947,658	-3,393,596
	12	Total revenue—ado	d lines 8 through 11 (must	equal Part VIII, column (A),	line	42,947,038	41,055,904
	ļ	12)				32,270,545	247,976,782
			amounts paid (Part IX, col			293,616	312,000
			for members (Part IX, colu				0
8	15	Salaries, other con 10)	npensation, employee bene	fits (Part IX, column (A), line	s 5-	41,978,415	44,269,458
8	16a	Professional fundra	aising fees (Part IX, columi	1 (A), line 11e)		41,570,415	
Expenses			enses, Part IX, column (D), line 2				5,165,667
ш			art IX, column (A), lines 1			E2 02 E 24 E	160 206 100
				ıl Part IX, line 25, column (A)		53,825,345 96,097,376	168,306,109
			nses Subtract line 18 from				218,053,234
s %			23 ((0))			36,173,169	29,923,548
Fund Batances	20	Total assets (Part	X. line 16)			g of Year	End of Year
8	ļ	Total liabilities (Pa	•			42,141,522	131,342,619
5	1		•		1	34,466,720	107,473,909
10,70430	tu.	Signature Bloc	balances Subtract line 21	from line 20		7,674,802	23,868,710
Min	3 (5 (5 (5 (5 (5 (5 (5 (5 (5 (5 (5 (5 (5						
	à	and belief, it is true, co	rrect, and complete Declaration	ed this return, including accompanyi of preparer (other than officer) is ba	ng schedules and sta sed on all informatio	stements, and to the	best of my knowledge
lea	se	<b>\</b>			2009-1		,,
ign Iere		Signature of officer			Date		
		WILSON H PHILLIPS	JR TREASURER AND CHIEF FINA	NCIAL OFFIC			
		Type or print name	anu titie				
_	_	Preparer's		Date 2009-10-30	Check if	Preparer's PTIN (	See Gen Inst )
aic		, , , , , , , , , , , , , , , , , , ,	ES P SWEENEY	2005-10-30	self- empolyed >		
-	oa rer'	Firm's name (or you	urs k				
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	7	address, and ZIP +	4 RSM MCGLADREY INC			LAIV F	
						·	
only			8000 TOWERS CRESCENT DI	R STE 500			
			8000 TOWERS CRESCENT DI	R STE 500	V-V-	Phone no 🕨 (7)	03) 336-6400

Part IV Checklist of Required Schedules

			T	T
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? If "Yes," complete Schedule A	1	Yes	No No
2	Is the organization required to complete Schedule B, Schedule of Contributors?	2	Yes	<del>                                     </del>
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for public office? If "Yes," complete Schedule C, Part I	3		No
4	Section 501(c)(3) organizations Did the organization engage in lobbying activities? If "Yes," complete Schedule C, Part II	4		
5	Section $501(c)(4)$ , $501(c)(5)$ , and $501(c)(6)$ organizations. Is the organization subject to the section $6033(e)$ notice and reporting requirement and proxy tax? If "Yes," complete Schedule C, Part III	5		No
6	Did the organization maintain any donor advised funds or any accounts where donors have the right to provide advice on the distribution or investment of amounts in such funds or accounts? If "Yes," complete Schedule D, Part I	6		No
7	Did the organization receive or hold a conservation easement, including easements to preserve open space, the environment, historic land areas or historic structures? If "Yes," complete Schedule D, Part II	7		No
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes," complete Schedule D, Part III	8	Yes	
9	Did the organization report an amount in Part X, line 21, serve as a custodian for amounts not listed in Part X, or provide credit counseling, debt management, credit repair, or debt negotiation services? If "Yes," complete Schedule D, Part IV	9		No
10	Did the organization hold assets in term, permanent,or quasi-endowments? If "Yes," complete Schedule D, Part V	10	Yes	
11	Did the organization report an amount in Part X, lines 10, 12, 13, 15, or 25? If "Yes," complete Schedule D, Parts VI, VII, VIII, IX, or X as applicable	11	Yes	
12	Did the organization receive an audited financial statement for the year for which it is completing this return that was prepared in accordance with GAAP? If "Yes," complete Schedule D, Parts XI, XII, and XIII.	12	Yes	
13	Is the organization a school as described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		No
14a	Did the organization maintain an office, employees, or agents outside of the U.S.?	14a		No
b	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business, and program service activities outside the U S ? If "Yes," complete Schedule F, Part $I$	14Ь		No
15	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or assistance to any organization or entity located outside the United States? If "Yes," complete Schedule F, Part II	15		Νo
16	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or assistance to individuals located outside the United States? If "Yes," complete Schedule F, Part III	16		No
17	Did the organization report more than \$15,000 on Part IX, column (A), line 11e? If "Yes," complete Schedule G, Part I	17	Yes	
18	Did the organization report more than \$15,000 total on Part VIII, lines 1c and 8a? If "Yes," complete Schedule G, Part II	18	Yes	
19	Did the organization report more than \$15,000 on Part VIII, line 9a? If "Yes," complete Schedule G, Part III	19		No
20	Did the organization operate one or more hospitals? If "Yes," complete Schedule H	20	**	No
21	Did the organization report more than \$5,000 on Part IX, column (A), line 1? If "Yes," complete Schedule I, Parts I and II	21	Yes	
22	Did the organization report more than \$5,000 on Part IX, column (A), line 2? If "Yes," complete Schedule I, Parts I and III	22	Yes	
23	Did the organization answer "Yes" to Part VII, Section A, questions 3, 4, or 5? If "Yes," complete Schedule J.	23	Yes	
24a	Did the organization have a tax-exempt bond issue with an outstanding principal amount of more than \$100,000 as of the last day of the year, that was issued after December 31, 2002? If "Yes," answer questions 24b-24d and complete Schedule K. If "No," go to question 25			No
b	Did the organization invest any proceeds of tax-exempt bonds beyond a temporary period exception?	24a		No
	Did the organization maintain an escrow account other than a refunding escrow at any time during the year to defease any tax-exempt bonds?	24b		No
d	Did the organization act as an "on behalf of" issuer for bonds outstanding at any time during the year?	24c		No
	Section 501(c)(3) and 501(c)(4) organizations. Did the organization engage in an excess benefit transaction with a disqualified person during the year? If "Yes," complete Schedule L, Part $I$	24d		
b	Did the organization become aware that it had engaged in an excess benefit transaction with a disqualified person from a prior year? If "Yes," complete Schedule L, Part I	25a		No
26	Was a loan to or by a current or former officer, director, trustee, key employee, highly compensated employee, or disqualified person outstanding as of the end of the organization's tax year? If "Yes," complete Schedule L, Part II	25b 26		No No
27	Did the organization provide a grant or other assistance to an officer, director, trustee, key employee, or substantial contributor, or to a person related to such an individual? If "Yes," complete Schedule L, Part III	27		No

# Part VI Governance, Management, and Disclosure (Sections A, B, and C request information about policies not required by the Internal Revenue Code.)

	ection A. Governing Body and Management			
			Yes	No
	For each "Yes" response to lines 2-7 below, and for a "No" response to lines 8 or 9b below, describe the circumstances $processes$ , or changes in Schedule O. See instructions.	,		
1a	Enter the number of voting members of the governing body 1a	76		
b	Enter the number of voting members that are independent 1b	70		
2	Did any officer, director, trustee, or key employee have a family relationship or a business relationship with any other officer, director, trustee, or key employee?	2		No
3	Did the organization delegate control over management duties customarily performed by or under the direct supervision of officers, directors or trustees, or key employees to a management company or other person? .	3		No
4	Did the organization make any significant changes to its organizational documents since the prior Form 990 wa filed?	s 4		No
5	Did the organization become aware during the year of a material diversion of the organization's assets?	5		No
6	Does the organization have members or stockholders?	. 6	Yes	
7a	Does the organization have members, stockholders, or other persons who may elect one or more members of the governing body?	e <b>7a</b>	Yes	
b	Are any decisions of the governing body subject to approval by members, stockholders, or other persons? .	. 7b	Yes	
8	Did the organization contemporaneously document the meetings held or written actions undertaken during the year by the following			
a	the governing body?	8a	Yes	
b	each committee with authority to act on behalf of the governing body?	. 8ь	Yes	
9a	Does the organization have local chapters, branches, or affiliates?	9a		No
b	If "Yes," does the organization have written policies and procedures governing the activities of such chapters, affiliates, and branches to ensure their operations are consistent with those of the organization?	9b		
10	Was a copy of the Form 990 provided to the organization's governing body before it was filed? All organizations must describe in Schedule O the process, if any, the organization uses to review the Form 990	. 10	Yes	
11	Is there any officer, director or trustee, or key employee listed in Part VII, Section A, who cannot be reached at the organization's mailing address? If "Yes," provide the names and addresses in Schedule O			No

#### Section B. Policies

			Yes	No
12a	Does the organization have a written conflict of interest policy? If "No", go to line 13 $\cdot$ .	12a	Yes	
b	Are officers, directors or trustees, and key employees required to disclose annually interests that could give rise to conflicts?	12b	Yes	
С	Does the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe in Schedule O how this is done	12c	Yes	
13	Does the organization have a written whistleblower policy?	13	Yes	
14	Does the organization have a written document retention and destruction policy?		Yes	
15	Did the process for determining compensation of the following persons include a review and approval by independent persons, comparability data, and contemporaneous substantiation of the deliberation and decision			
а	The organization's CEO, Executive Director, or top management official?	15a	Yes	
b	Other officers or key employees of the organization?	15b	Yes	
	Describe the process in Schedule O			
16a	Did the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a taxable entity during the year?	16a		No
b	If "Yes," has the organization adopted a written policy or procedure requiring the organization to evaluate its participation in joint venture arrangements under applicable Federal tax law, and taken steps to safeguard the organization's exempt status with respect to such arrangements?			
		16b		

### Section C. Disclosure

- 17 List the States with which a copy of this Form 990 is required to be filed VA, UT, PA, OK, NY, KY, DC, CA, AL
- Section 6104 requires an organization to make its Form 1023 (or 1024 if applicable), 990, and 990-T (501(c) (3)s only) available for public inspection. Indicate how you make these available. Check all that apply own website. another's website. upon request
- Describe in Schedule O whether (and if so, how), the organization makes its governing documents, conflict of interest policy, and financial statements available to the public See Additional Data Table
- 20 State the name, physical address, and telephone number of the person who possesses the books and records of the organization NATIONAL RIFLE ASSOCIATION OF AMERI 11250 WAPLES MILL ROAD FAIRFAX, VA 220307400 (703) 267-1000

## **SCHEDULE 0** (Form 990)

Department of the Treasury Internal Revenue Service

# **Supplemental Information to Form 990**

▶ Attach to Form 990. To be completed by organizations to provide additional information for responses to specific questions for the Form 990 or to provide any additional information.

OMB No 1545-0047

Name of the organization NATIONAL RIFLE ASSOCIATION OF AMERICA Employer identification number

53-0116130

ldentifier	Return Reference	Explanation
990 VI	6	NRA IS A MEMBERSHIP ASSOCIATION

ldentifier	Return Reference	Explanation
990 VI	7a	NRA MEMBERS ELECT ALL 76 DIRECTORS OF THE BOARD

ldentifier	Return Reference	Explanation
990 VI		CERTAIN BOARD DECISIONS ARE SUBJECT TO MEMBERSHIP APPROVAL PER BY LAWS

ldentifier	Return Reference	Explanation
990 VI	10	990 FILINGS ARE REVIEWED IN DETAIL BY EXTERNAL AUDITING FIRM AND THE BOARD

ldentifier	Return Reference	Explanation
		AUDIT COMMITTEE

ldentifier	Return Reference	Explanation
990 VI	12c	ANNUAL FILINGS BY ALL BOARD MEMBERS ARE REVIEWED BY NRA SECRETARY

ldentifier	Return Reference	Explanation
990 X	15b	COMPENSATION COMMITTEE REVIEWS AND RECOMMENDS TO FULL BOARD

ldentifier	Return Reference	Explanation
	16	READER NOTE DEFERRED COSTS AND DEFERRED REVENUES RELATED TO MEMBERSHIP

ldentifier	Return Reference	Explanation
		ACQUISITION AND RENEWAL ARE ACCOUNTING ENTRIES REQUIRED UNDER GAAP DEFERRED REVENUE FOR

	Explanation
	DUES IS NOT A LIABILITY, AS IT RECOGNIZES REVENUE TO BE COLLECTED IN FUTURE AND MATCHED WITH

ldentifier	Return Reference	Explanation
		FUTURE SERVICES PROVIDED TO MEMBERS DUES REVENUE IS RECOGNIZED OVER THE LIFE OF THE MEMBERSHIP

Cat No 51056K

# EXHIBIT G

Form **990** 

## **Return of Organization Exempt From Income Tax**

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung benefit trust or private foundation)

OMB No 1545-0047

Department of the Treasury Internal Revenue Service

The organization may have to use a copy of this return to satisfy state reporting requirements

A F	orthe	2009 ca	alendar yea	r, or tax vear beginnin	g 01-01-2009 and ending 12-31	-2009	The state of the s	THSpection
		applicable	Please	C Name of organization		Manual Company of the	D Employer	identification number
☐ Ac	dress o	change	use IRS	NATIONAL RIFLE ASSOC	MATION OF AMERICA		53-0116	5130
Г Na	ame ch	ange	label or print or	Doing Business As			E Telephone	e number
┌ In	ıtıal ret	urn	type. See Specific	Number and street (as 6	O have feed and delegated		(703) 26	7-1000
Гте	minat	ed	Instruc- tions.	11250 WAPLES MILL RO	O box if mail is not delivered to street a AD	address) Room/suit	e <b>G</b> Gross recei	pts \$ 282,710,082
_		l return		City or town, state or co	NUMBER 2004 710 + 4		_	***************************************
_		n pending		FAIRFAX, VA 22030740	0			
i ob	piicatio	in penuling	Marson School Sc				88.00	
				ne and address of princ N H PHILLIPS JR	cipal officer		his a group rel	
			11250	WAPLES MILL RD		affi	liates?	□Yes □No
			FAIRFA	XX,VA 22030		H(b) Are	all affiliates inc	luded?
		mnt status	F7 - rou()	(4) <b>4</b> (insert no )		If"	No," attach a l	ist (see instructions)
				(4) Ma(insert no)   4	4947(a)(1) or   527	H(c) Gr	oup exemption	number 🌬
J W	ebsit	e: 🗠 www	w nra org					
K For	m of o	rganization	Corporati	ion Trust Association	Other 🏲	L Year of	formation 1905	M State of legal domicile VA
PE		Sumi	mary				*********	
	1	Briefly	describe the	e organization's missio	on or most significant activities			
		NATIO	NAL DEFEN	NSE TO TRAIN LAW F	ONSTITUTION, TO PROMOTE NFORCEMENT AGENCIES TO T	PUBLIC SAFET	Y, LAW AND O	RDER, AND THE
<u>ş</u>		AND PE	ROMOTETI	HE SHOOTING SPOR	TS TO PROMOTE HUNTER SAFE	ETY	15 IN MARKS	MANSHIP TO FUSIER
2								
- F								
Activities & Governance	2	Checkt	his box 🛏	if the organization dis	scontinued its operations or dispo	sed of more tha	n 25% of its no	at accots
25	3				ng body (Part VI, line 1a)			3 76
Œ.	4				of the governing body (Part VI, lin			<b>4</b>
E	5			iployees (Part V, line 2			•	5 <u>766</u>
ą.	6				ecessary)			6 125,000
	7a				rom Part VIII, column (C), line 17	<b>,</b> .		7a 20,168,091
					om Form 990-T, line 34			7b
*****			***			Dr	or Year	Current Year
	8	Contrib	outions and	grants (Part VIII, line	e 1h)		205,026,138	
E E	9	Progra	m service r	evenue (Part VIII, line		5,288,336	<del></del>	
Rayenue	10			ie (Part VIII, column (		-3,393,596		
œ	11				nes 5, 6d, 8c, 9c, 10c, and 11e)		41,055,904	<del></del>
	12	Total r	evenue—ad	d lines 8 through 11 (i	must equal Part VIII, column (A).	, line		,,
	17	12) .		<del> </del>			247,976,782	237,544,504
	13				X, column (A), lines 1-3)		312,000	312,500
	15				, column (A), line 4)			0
8	13	10)	s, other cor	inpensation, employee	benefits (Part IX, column (A), line	es 5-	44,269,458	51,967,645
sesue dix	16a	Profess	sional fundr	aising fees (Part IX, c	olumn (A), line 11e)		5,165,667	
ਲੌ	b			nses (Part IX, column (D),				7,7120,015
lated	17				nes 11a-11d, 11f-24f)		168,306,109	176,964,817
	18				equal Part IX, column (A), line 2!		218,053,234	236,360,981
	19				3 from line 12		29,923,548	1,183,523
88							g of Current	
Not Assets or Fund Balances	20	<b>-</b>					Year	End of Year
A.S.	20			X, line 16)			131,342,619	160,315,364
# # F	21			art X, line 26)			107,473,909	122,740,032
SHEET WATER	22				ne 21 from line 20		23,868,710	37,575,332
No.		_	nture Blo					
		and belie	f, it is true, co	orrect, and complete. Declar	examined this return, including accompant ration of preparer (other than officer) is b	ying schedules and pased on all informa	statements, and t	o the best of my knowledge
					,		The state of the s	arer nos any knowledge
Sign Here		Signal	ture of officer				-09-16	
11010	•	l'				Date		
		WILSO Type	ON H PHILLIPS or print name	JR TREASURER AND CHIE	F FINANCIAL OFFIC			
		17						
Del-!		Preparer's signature		SWEENEY	Date 2010-09-16	Check if self-	Preparer's ider (see instruction	ntifying number
Paid			F		1	empolyed 🕨	(see mstructio	119)
Prepa Use C		Firm's nar if self-em	ne (or yours ployed),	RSM MCGLADREY INC	- Lawrence - Control - Con	•	EIN Þ	
USE C	rity		and ZIP + 4	8000 TOWERS CRESCE	NT DR STE 500		LIN F	
				VIENNA, VA 22184				(703) 336-6400
May t	he IRS	5 discuss	this return	with the preparer sho	wn above? (see instructions) .		. , . ,	▼Yes 「No

Part IV	Checklist	of Red	uired	Schedules
---------	-----------	--------	-------	-----------

			Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? If "Yes," complete Schedule A	1		No
2	Is the organization required to complete Schedule B, Schedule of Contributors? 🕏	2	Yes	-
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for public office? If "Yes," complete Schedule C, Part $I$	3		No
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities? If "Yes," complete Schedule C, Part II	4		
5	Section 501(c)(4), 501(c)(5), and 501(c)(6) organizations. Is the organization subject to the section 6033(e) notice and reporting requirement and proxy tax? If "Yes," complete Schedule C, Part III	5		No
6	Did the organization maintain any donor advised funds or any similar funds or accounts where donors have the right to provide advice on the distribution or investment of amounts in such funds or accounts? If "Yes," complete Schedule D, Part I	6		No
7	Did the organization receive or hold a conservation easement, including easements to preserve open space, the environment, historic land areas or historic structures? <i>If "Yes," complete Schedule D, Part II</i>	7		No
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes," complete Schedule D, Part III	8	Yes	
9	Did the organization report an amount in Part X, line 21, serve as a custodian for amounts not listed in Part X, or provide credit counseling, debt management, credit repair, or debt negotiation services? If "Yes," complete Schedule D, Part IV	9		No
10	Did the organization, directly or through a related organization, hold assets in term, permanent,or quasi- endowments? <i>If "Yes," complete Schedule D, Part V</i>	10	Yes	
11	Is the organization's answer to any of the following questions "Yes"? If so,complete Schedule D,  Parts VI, VIII, VIII, IX, or X as applicable	11	Yes	
	♦ Did the organization report an amount for land, buildings, and equipment in Part X, line10? If "Yes," complete Schedule D, Part VI			
	◆ Did the organization report an amount for investments—other securities in Part X, line 12 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII		The Publisher	
	◆ Did the organization report an amount for investments—program related in Part X, line 13 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII			
	♦ Did the organization report an amount for other assets in Part X, line 15 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part IX			
	♦ Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X			
	♦ Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses the organization's liability for uncertain tax positions under FIN 48? If "Yes," complete Schedule D, Part X			
12	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete Schedule D, Parts XI, XII, and XIII	12	Yes	
12A	Was the organization included in consolidated, independent audited financial statements for the tax year? Yes No			
13	If "Yes," completing Schedule D, Parts XI, XII, and XIII is optional			
	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		Νo
	Did the organization maintain an office, employees, or agents outside of the United States?	14a		No
	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business, and program service activities outside the United States? If "Yes," complete Schedule F, Part I	14b	Yes	
15	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or assistance to any organization or entity located outside the U S ? If "Yes," complete Schedule F, Part II	15		No
16	Did the organization report on Part IX, column (A), line 3, more than $$5,000$ of aggregate grants or assistance to individuals located outside the U S ? If "Yes," complete Schedule F, Part III	16		No
17	Did the organization report a total of more than \$15,000, of expenses for professional fundraising services on Part IX, column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I	17	Yes	
18	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines 1c and 8a? If "Yes," complete Schedule G, Part II	18	Yes	
19	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes," complete Schedule G, Part III	19		No
20	Did the organization operate one or more hospitals? If "Yes," complete Schedule H	20		No

Part VI
Governance, Management, and Disclosure For each "Yes" response to lines 2 through 7b below, and for a "No" response to lines 8a, 8b, or 10b below, describe the circumstances, processes, or changes in Schedule O. See instructions.

Section A. Governing Body and Management

	ection A. Governing Body and Management			
			Yes	No
1a	Enter the number of voting members of the governing body 1a 76			
b	Enter the number of voting members that are independent 1b 70			
2	Did any officer, director, trustee, or key employee have a family relationship or a business relationship with any other officer, director, trustee, or key employee?	2		No
3	Did the organization delegate control over management duties customarily performed by or under the direct supervision of officers, directors or trustees, or key employees to a management company or other person?	. 3		No
4	Did the organization make any significant changes to its organizational documents since the prior Form 990 was filed?	4		No
5	Did the organization become aware during the year of a material diversion of the organization's assets?	5		No
6	Does the organization have members or stockholders?	6	Yes	1,,,,
7a	Does the organization have members, stockholders, or other persons who may elect one or more members of the governing body?	7a	Yes	
b	Are any decisions of the governing body subject to approval by members, stockholders, or other persons?	7b	Yes	
8	Did the organization contemporaneously document the meetings held or written actions undertaken during the year by the following			
а	The governing body?	8a	Yes	
b	Each committee with authority to act on behalf of the governing body?	8b	Yes	
9	Is there any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached at the organization's mailing address? If "Yes," provide the names and addresses in Schedule O	9		No
Se	ection B. Policies (This Section B requests information about policies not required by the Internal			110
Re	evenue Code.)			
10-	Deep the second of the second		Yes	No
	Does the organization have local chapters, branches, or affiliates?	10a		No
	If "Yes," does the organization have written policies and procedures governing the activities of such chapters, affiliates, and branches to ensure their operations are consistent with those of the organization?	10Ь		
11	Has the organization provided a copy of this Form 990 to all members of its governing body before filing the form?	11	Yes	
	Describe in Schedule O the process, if any, used by the organization to review the Form 990			
12a	Does the organization have a written conflict of interest policy? If "No," go to line 13	12a	Yes	
	<b>b</b> Are officers, directors or trustees, and key employees required to disclose annually interests that could give rise to conflicts?			
С	Does the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe in Schedule O how this is done	12c	Yes	
13	Does the organization have a written whistleblower policy?	13	Yes	****
14	Does the organization have a written document retention and destruction policy?	14	Yes	
15	Did the process for determining compensation of the following persons include a review and approval by independent persons, comparability data, and contemporaneous substantiation of the deliberation and decision?			
а	The organization's CEO, Executive Director, or top management official	15a	Yes	
ь	Other officers or key employees of the organization	15b	Yes	
	If "Yes" to line a or b, describe the process in Schedule O (See instructions )			
16a	Did the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a taxable entity during the year?	16a		No
b	If "Yes," has the organization adopted a written policy or procedure requiring the organization to evaluate its participation in joint venture arrangements under applicable federal tax law and taken steps to perform the			
	organization's exempt status with respect to such arrangements?	16b		
	ction C. Disclosure			
17	List the States with which a copy of this Form 990 is required to be filed ►VA, UT, PA, OK, NY, KY, DC, CA, A	L		
	Section 6104 requires an organization to make its Form 1023 (or 1024 if applicable), 990, and 990-T (501(c) (3)s only) available for public inspection. Indicate how you make these available. Check all that apply			
19	Jown website   Another's website ▼ Upon request			
	Describe in Schedule O whether (and if so, how), the organization makes its governing documents, conflict of interest policy, and financial statements available to the public. See Additional Data Table			
20	State the name, physical address, and telephone number of the person who possesses the books and records of th	e orna	nization	<b>b</b> -
	TATIONAL RIFLE ASSOCIATION OF AMERI 11250 WAPLES MILL ROAD FAIRFAX,VA 220307400			•
	(703) 267-1000			

OMB No 1545-0047

Open to Public Inspection

# **SCHEDULE 0**

(Form 990)

Department of the Treasury Internal Revenue Service

Supplemental Information to Form 990

Complete to provide information for responses to specific questions on Form 990 or to provide any additional information.

▶ Attach to Form 990.

Name of the organization NATIONAL RIFLE ASSOCIATION OF AMERICA

Employer identification number

53-0116130

ldentifier	Return Reference	Explanation
Form 990 I	7a,7b	READER NOTE REGARDING UNRELATED BUSINESS INCOME FORM 990 PAGE 1 SHOWS GROSS UNRELATED BUSINESS REVENUE OF 20,168,091 ON LINE 7A AND NET UNRELATED BUSINESS TAXABLE INCOME OF 0 ON LINE 7B THE EXPLANATION IS AS FOLLOWS GROSS UNRELATED BUSINESS REVENUE FOR THE 2009 YEAR WAS REDUCED BY RELATED EXPENSES, WITH THE BALANCE FURTHER REDUCED TO 0 BY NET OPERATING LOSS CARRY FORWARDS THE TYPES AND AMOUNTS OF NET OPERATING LOSSES AND CARRY FORWARDS WERE PREVIOUSLY NEGOTIATED WITH INTERNAL REVENUE SERVICE
Form 990 VI	6	NRA IS A MEMBERSHIP ASSOCIATION
Form 990 VI	7a	NRA MEMBERS ELECT ALL 76 DIRECTORS OF THE BOARD
Form 990 VI	7b	CERTAIN BOARD DECISIONS ARE SUBJECT TO MEMBERSHIP APPROVAL PER BYLAWS AND NEW YORK LAW
Form 990 VI	11a	990 IS REVIEWED BY EXTERNAL ACCOUNTANTS AND THE BOARD AUDIT COMMITTEE BEFORE IT IS FILED TO THE IRS
Form 990 VI	12c	ANNUAL FILINGS BY ALL BOARD MEMBERS ARE REVIEWED BY THE NRA AUDIT COMMITTEE
Form 990 VI	15a,15b	COMPENSATION IS REVIEWED BY BOARD COMPENSATION COMMITTEE AND INDEPENDENT COMPENSATION AND BENEFITS CONSULTING FIRM INCLUDING BENCHMARKING AND INDUSTRY BEST PRACTICES
Form 990 VII		OFFICERS OF THE NRA ALSO SPEND TIME SERVING ON BOARDS OF THE NRA CHARITABLE AFFILIATES AS DISCLOSED IN THE FOLLOWING LIST NRA PRESIDENT RON SCHMEITS SPENDS 1 ADDITIONAL HOUR PER WEEK ON NRA FOUNDATION AND NRA SPECIAL CONTRIBUTION FUND NRA 1ST VICE PRESIDENT JIM PORTER SPENDS 1 ADDITIONAL HOUR PER WEEK ON NRA FOUNDATION AND NRA SPECIAL CONTRIBUTION FUND BOARD WAYNE LA PIERRE SPENDS 1 ADDITIONAL HOUR PER WEEK ON NRA FOUNDATION CHRIS W COX SPENDS 1 ADDITIONAL HOUR PER WEEK ON NRA FREEDOM ACTION FOUNDATION WILSON H PHILLIPS JR SPENDS 1 ADDITIONAL HOUR PER WEEK ON EACH OF NRA FOUNDATION, NRA SPECIAL CONTRIBUTION FUND, NRA CIVIL RIGHTS DEFENSE FUND, AND NRA FREEDOM ACTION FOUNDATION KAYNE ROBINSON SPENDS 1 ADDITIONAL HOUR PER WEEK ON NRA SPECIAL CONTRIBUTION FUND

ldentifier	Return Reference	Explanation
Form 990 V II		OTHER MEMBERS OF THE NRA BOARD ALSO SPEND TIME ON BOARDS OF CHARITABLE AFFILIATES AS FOLLOWS, AT APPROXIMATELY 1 ADDITIONAL HOUR PER WEEK PER ENTITY JOE ALLBAUGH ON NRA FOUNDATION THOMAS ARVAS ON NRA SPECIAL CONTRIBUTION FUND BILL BACHENBERG ON NRA FOUNDATION CAROL BAMBERY ON NRA CIVIL RIGHTS DEFENSE FUND DAVID BENNETT ON NRA SPECIAL CONTRIBUTION FUND ROBERT BROWN ON NRA SPECIAL CONTRIBUTION FUND BILL CARTER ON NRA SPECIAL CONTRIBUTION FUND ALLAN CORS ON NRA FOUNDATION CHARLES COTTON ON NRA CIVIL RIGHTS DEFENSE FUND BOB COTTROL ON NRA CIVIL RIGHTS DEFENSE FUND JOHN CUSHMAN ON NRA SPECIAL CONTRIBUTION FUND BILL DAILEY ON NRA SPECIAL CONTRIBUTION FUND AND NRA CIVIL RIGHTS DEFENSE FUND SANDY FROMAN ON NRA FOUNDATION BUZ MILLS ON NRA FOUNDATION CLETA MITCHELL ON NRA FREEDOM ACTION FOUNDATION BOB SANDERS ON NRA CIVIL RIGHTS DEFENSE FUND JOHN SIGLER ON NRA SPECIAL CONTRIBUTION FUND AND NRA FOUNDATION BOB VIDEN ON NRA SPECIAL CONTRIBUTION FUND AND NRA FOUNDATION

# EXHIBIT H

Form **990** 

### **Return of Organization Exempt From Income Tax**

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung benefit trust or private foundation)

OMB No 1545-0047

Department of the Treasury

Intern							Inspection
A F	or the	2010 ca		l ending 12-31-201	LO		
		applicable	C Name of organization NATIONAL RIFLE ASSOCIATION OF AMERICA			D Employer	identification number
A	ddress o	change	Doing Business As			53-0116	130
N	ame ch	nange	cong business as			E Telephone	number
Ir	utial ret	turn	Number and street (or P O box if mail is not delivered to st	reet address)	Room/suite	(703) 26	7-1000
T Te	eminate	ted	11250 WAPLES MILL ROAD	,		(703) 20	
┌ A	mended	d return	City or town, state or country, and ZIP + 4			<b>G</b> Gross receip	ots \$ 253,051,952
┌ Ap	plicatio	on pending	FAIRFAX, VA 220307400				
		1	F Name and address of principal officer		14-1		<del></del>
		I	WILSON H PHILLIPS JR		n(a) Isthisa	group return for affili	ates? Yes V No
			11250 WAPLES MILL RD FAIRFAX,VA 22030		H(b) Are all a	ffiliates included	7
					If "No,	" attach a list	t (see instructions)
I T	ax-exer	mpt status	「501(c)(3)	)(1) or 527	H(c) Group	exemption n	umber <b>≽</b> -
y (	V ebsit	e: Þ www	nra org		1		
					1		
		Sumr	Corporation Trust Association Other ▶		L Year of form	nation 1905	M State of legal domicile VA
	mental in		cribe the organization's mission or most significan	- 100			
Activities & Governance		AND PRO CONSTIT	ECT AND DEFEND THE US CONSTITUTION, TO L DEFENSE, TO TRAIN LAW ENFORCEMENT AG MOTE THE SHOOTING SPORTS, TO PROMOTE UTION TO PROMOTE PUBLIC SAFETY, LAW AN MENT AGENCIES TO TRAIN CIVILIANS IN MAR O PROMOTE HUNTER SAFETY	ENCIES, TO TRA HUNTER SAFETY DORDER, AND TI	IN CIVILIANS TO PROTECT TE NATIONAL	IN MARKSM AND DEFENSE TO	ANSHIP, TO FOSTER  D THE U S
Š							
	_						
رب ش			box 🖛 if the organization discontinued its operation			% of its net a	ssets
į			voting members of the governing body (Part VI, lin			3	76
្វី			independent voting members of the governing body			4	72
•			per of individuals employed in calendar year 2010			5	781
			per of volunteers (estimate if necessary) ated business revenue from Part VIII, column (C),			6	125,000
			ted business revenue from Part VIII, column (C), ted business taxable income from Form 990-T, line			7a	22,545,060
	<del></del>		basiness taxable income noni Form 550-1, line	: 54		7b	-480,264
	!						
	8	Contribi	tions and grants (Part VIII line 15)		Prior '		Current Year
alle e	8 9		tions and grants (Part VIII, line 1h) service revenue (Part VIII, line 2g)			0,620,182	71,145,801
enue	1	Program	service revenue (Part VIII, line 2g)			0,620,182 5,753,381	71,145,801 107,083,801
Rayenue	9	Program Investm	service revenue (Part VIII, line 2g) ent income (Part VIII, column (A), lines 3, 4, and 7	7d)	19	0,620,182 5,753,381 -131,048	71,145,801 107,083,801 3,460,273
Revenue	9 10	Program Investm Other re Total re	service revenue (Part VIII, line 2g) ent income (Part VIII, column (A), lines 3, 4, and 7 venue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 1 renue—add lines 8 through 11 (must equal Part VII	7d) 	19	0,620,182 5,753,381	71,145,801 107,083,801
Rayenue	9 10 11 12	Program Investm Other re Total re 12) .	service revenue (Part VIII, line 2g) ent income (Part VIII, column (A), lines 3, 4, and 7 venue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 1 tenue—add lines 8 through 11 (must equal Part VII)	7d)	19	0,620,182 5,753,381 -131,048	71,145,801 107,083,801 3,460,273
Revenue	9 10 11 12	Program Investm Other re Total re 12) . Grants a	service revenue (Part VIII, line 2g) ent income (Part VIII, column (A), lines 3, 4, and 7 venue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 1 renue—add lines 8 through 11 (must equal Part VII)	7d)	19	0,620,182 5,753,381 -131,048 1,301,989	71,145,801 107,083,801 3,460,273 46,121,404
Revenue	9 10 11 12 13 14	Program Investm Other re Total re 12) . Grants a	service revenue (Part VIII, line 2g) ent income (Part VIII, column (A), lines 3, 4, and 7 venue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 1 venue—add lines 8 through 11 (must equal Part VII)	7d)	4 23	0,620,182 5,753,381 -131,048 1,301,989 7,544,504	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279
	9 10 11 12	Program Investm Other re Total re 12) . Grants a	service revenue (Part VIII, line 2g) ent income (Part VIII, column (A), lines 3, 4, and 7 venue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 1 renue—add lines 8 through 11 (must equal Part VII)	7d)	4 23	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500
\$2	9 10 11 12 13 14	Program Investm Other re Total re 12) . Grants a Benefits Salaries 10)	service revenue (Part VIII, line 2g)	7d)	19 4 23	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650
\$2	9 10 11 12 13 14 15	Program Investm Other re Total re 12) . Grants a Benefits Salaries 10) Professi	service revenue (Part VIII, line 2g) ent income (Part VIII, column (A), lines 3, 4, and 7 venue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 1 venue—add lines 8 through 11 (must equal Part VII)	7d)	19 4 23	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500
\$2	9 10 11 12 13 14 15	Program Investm Other re 12). Grants a Benefits Salaries 10) Professi	service revenue (Part VIII, line 2g)	7d)	19 4 23	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955
\$2	9 10 11 12 13 14 15 16a b	Program Investm Other re Total re 12) . Grants a Benefits Salaries 10) Professi Total fund Other ex	service revenue (Part VIII, line 2g)	7d)	19 4 23 - 5	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955
Expenses	9 10 11 12 13 14 15 16a b	Program Investm Other re Total re 12) .  Grants a Benefits Salaries 10) Professi Total fund Other e) Total ex	service revenue (Part VIII, line 2g)	7d)	19 4 23 - 5 17 23	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955
Expenses	9 10 11 12 13 14 15 16a b	Program Investm Other re Total re 12) .  Grants a Benefits Salaries 10) Professi Total fund Other e) Total ex	service revenue (Part VIII, line 2g)	7d)	19 4 23 - 5 17 23	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955 183,658,170 243,534,275 -15,722,996
Expenses	9 10 11 12 13 14 15 16a b 17 18 19	Program Investm Other re Total re 12) . Grants a Benefits Salaries 10) Professi Total fund Other ey Total ex Revenue	service revenue (Part VIII, line 2g)	7d)	19 4 23 - 5 17 23 Beginning of Yeer	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 f Current	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955 183,658,170 243,534,275 -15,722,996 End of Year
Expenses	9 10 11 12 13 14 15 16a b 17 18 19	Program Investm Other re Total re 12) .  Grants a Benefits Salaries 10) Professi Total fund Other e) Total ex Revenue	service revenue (Part VIII, line 2g)	7d)	19 4 23 - 5 17 23 Beginning of Year 16	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 f Current ir	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955 183,658,170 243,534,275 -15,722,996 End of Year 163,781,200
Expenses	9 10 11 12 13 14 15 16a b 17 18 19	Program Investm Other re Total re 12) . Grants a Benefits Salaries 10) Professi Total fund Other e) Total ex Revenue	service revenue (Part VIII, line 2g)	7d)	19 4 23 - 5 17 23 Beginning of Year 16 12	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 f Current ir 0,315,364 2,740,032	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955 183,658,170 243,534,275 -15,722,996 End of Year 163,781,200 139,630,906
Fund Balances	9 10 11 12 13 14 15 16a b 17 18 19	Program Investm Other re Total re 12) .  Grants a Benefits Salaries 10) Professi Total fund Other e) Total ex Revenue  Total as Total lia Net asse	service revenue (Part VIII, line 2g)	7d)	19 4 23 - 5 17 23 Beginning of Yee 16 12	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 f Current ir	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955 183,658,170 243,534,275 -15,722,996 End of Year 163,781,200
Tend Balances Expenses	9 10 11 12 13 14 15 16a b 17 18 19	Program Investm Other re Total re 12) . Grants a Benefits Salaries 10) Professi Total fund Other e) Total ex Revenue  Total as Total lias Net asse Signai	service revenue (Part VIII, line 2g)	7d)	19 4 23 5 17 23 Beginning of Year 16 12 3	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 f Current ir 0,315,364 2,740,032 7,575,332	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955  183,658,170 243,534,275 -15,722,996 End of Year 163,781,200 139,630,906 24,150,294
A Fund Balances Expenses	9 10 11 12 13 14 15 16a b 17 18 19 20 21 22 11 22 11 12 22 13 14 15	Program Investm Other re 12) . Grants a Benefits Salaries 10) Professi Total fund Other e) Total ex Revenue  Total as Total lia Net asse Signa: Lities of perjand belief, i	service revenue (Part VIII, line 2g)	7d)	19 4 23 23 17 23 Beginning of Year 16 12 3 hedules and state) is based on all	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 f Current ir 0,315,364 2,740,032 7,575,332	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955  183,658,170 243,534,275 -15,722,996 End of Year 163,781,200 139,630,906 24,150,294
Land Balances Expenses	9 10 11 12 13 14 15 16a b 17 18 19 20 21 22 11 22 11 12 22 13 14 15	Program Investm Other re Total re 12) . Grants a Benefits Salaries 10) Professi Total fund Other e) Total ex Revenue  Total as Total lia Net asses Signa: ties of perjand belief, i	service revenue (Part VIII, line 2g)	7d)	19 4 2 23 5 17 23 Beginning of Year 16 12 3 hedules and state ) is based on all	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 of Current ir 0,315,364 2,740,032 7,575,332 ements, and trainformation of	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955  183,658,170 243,534,275 -15,722,996 End of Year 163,781,200 139,630,906 24,150,294
Land Balances Expenses	9 10 11 12 13 14 15 16a b 17 18 19 20 21 22 111 edge a edge.	Program Investm Other re Total re 12) . Grants a Benefits Salaries 10) Professi Total fund Other e) Total ex Revenue  Total as Total lia Net assa Signat Lities of perj and belief, i	service revenue (Part VIII, line 2g)	7d)	19 4 2 23 5 17 23 Beginning of Year 16 12 3 hedules and state ) is based on all	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 of Current or 0,315,364 2,740,032 7,575,332 ements, and to information of	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955  183,658,170 243,534,275 -15,722,996 End of Year 163,781,200 139,630,906 24,150,294  2 the best of my which preparer has any
e Paragraphic School Balances Expenses	9 10 11 12 13 14 15 16a b 17 18 19 20 21 22 21 22 21 22 4 Figure 19 21 22 4 Figure 19 21 22 4 Figure 19 21 22 23 24 24 25 26 26 26 26 26 26 26 26 26 26 26 26 26	Program Investm Other re 12) . Grants a Benefits Salaries 10) Professi Total fund Other e) Total ex Revenue  Total as Total lia Net asse Signa: Lities of perjand belief, i	service revenue (Part VIII, line 2g)	7d)	19 4 23 23 5 17 23 Beginning of Year 16 12 3 Hedules and state) is based on all	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 of Current or 0,315,364 2,740,032 7,575,332 ements, and to information of	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955  183,658,170 243,534,275 -15,722,996 End of Year 163,781,200 139,630,906 24,150,294
end Balances Expenses	9 10 11 12 13 14 15 16a b 17 18 19 20 21 22 11 penal edge a edge.	Program Investm Other ret Total re 12) . Grants a Benefits Salaries 10) Professi Total fund Other ev Total ex Revenue  Total as Total lia Net asso Signat Lites of perj and belief, i	service revenue (Part VIII, line 2g)	7d)	19 4 2 23 - 5 17 23 Beginning of Year 16 12 3 hedules and state) is based on all 2011 Date	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 f Current 10,315,364 2,740,032 7,575,332 ements, and to information of the complete	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955  183,658,170 243,534,275 -15,722,996 End of Year 163,781,200 139,630,906 24,150,294  2 the best of my which preparer has any
ea da	9 10 11 12 13 14 15 16a b 17 18 19 20 21 22 t III penal edge a edge.	Program Investm Other ret Total re 12) . Grants a Benefits Salaries 10) Professi Total fund Other ev Total ex Revenue  Total as Total lia Net asso Signat Lites of perj and belief, i	service revenue (Part VIII, line 2g)	7d)	19 4 2 23 - 5 17 23 Beginning of Year 16 12 3 hedules and state) is based on all 2011 Date	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 ff Current ir 0,315,364 2,740,032 7,575,332 ements, and trinformation of	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955 183,658,170 243,534,275 -15,722,996 End of Year 163,781,200 139,630,906 24,150,294 O the best of my f which preparer has any
Paris de la constant	9 10 11 12 13 14 15 16a b 17 18 19 20 21 22 11 11 22 Only	Program Investm Other re Total re 12) . Grants a Benefits Salaries 10) Professi Total fund Other ey Total ex Revenue  Total as Total lia Net asse Signat  WILSON Type or Print/Type preparer's name Firm's name Firm's addre	service revenue (Part VIII, line 2g)	7d )	19 4 2 23 - 5 17 23 Beginning of Year 16 12 3 hedules and state) is based on all 2011 Date te Chil-09-26 Chil-	0,620,182 5,753,381 -131,048 1,301,989 7,544,504 312,500 1,967,645 7,116,019 6,964,817 6,360,981 1,183,523 ff Current ir 0,315,364 2,740,032 7,575,332 ements, and trinformation of	71,145,801 107,083,801 3,460,273 46,121,404 227,811,279 219,500 0 51,666,650 7,989,955 183,658,170 243,534,275 -15,722,996 End of Year 163,781,200 139,630,906 24,150,294 Othe best of my which preparer has any

Pε	rt IV Checklist of Required Schedules			
		***************************************	Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? If "Yes," complete Schedule A	1		No
2	Is the organization required to complete Schedule B, Schedule of Contributors (see instruction)? 🖏 🔒 .	2	Yes	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for public office? If "Yes," complete Schedule C, Part I	3		No
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h) election in effect during the tax year? If "Yes," complete Schedule C, Part II	4		
5	Is the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization that receives membership dues, assessments, or similar amounts as defined in Revenue Procedure 98-19? If "Yes," complete Schedule C, Part III	5		No
6	Did the organization maintain any donor advised funds or any similar funds or accounts where donors have the right to provide advice on the distribution or investment of amounts in such funds or accounts? If "Yes," complete Schedule D, Part I	6		No
7	Did the organization receive or hold a conservation easement, including easements to preserve open space, the environment, historic land areas or historic structures? If "Yes," complete Schedule D, Part II	7		No
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes," complete Schedule D, Part III	8	Yes	
9	Did the organization report an amount in Part X, line 21, serve as a custodian for amounts not listed in Part X, or provide credit counseling, debt management, credit repair, or debt negotiation services? If "Yes," complete Schedule D, Part IV	9		No
10	Did the organization, directly or through a related organization, hold assets in term, permanent,or quasi- endowments? If "Yes," complete Schedule D, Part V 📆	10	Yes	
11	If the organization's answer to any of the following questions is 'Yes,' then complete Schedule D, Parts VI, VII, VIII, IX, or X as applicable			
а	Did the organization report an amount for land, buildings, and equipment in Part X, line10? If "Yes," complete Schedule D, Part VI.	11a	Yes	
	Did the organization report an amount for investments—other securities in Part X, line 12 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII.	11b		No
	Did the organization report an amount for investments—program related in Part X, line 13 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII.	11c		No
	Did the organization report an amount for other assets in Part X, line 15 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part IX.	11d		No
e	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X.	11e	Yes	
	Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? If "Yes," complete Schedule D, Part X.	11f	Yes	
12a	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete Schedule D, Parts XI, XII, and XIII	12a	Yes	
b	Was the organization included in consolidated, independent audited financial statements for the tax year? If "Yes," and if the organization answered 'No' to line 12a, then completing Schedule D, Parts XI, XII, and XIII is optional	12b	Yes	
13	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		No
14a	and the United States /	14a		No
	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business, and program service activities outside the United States? If "Yes," complete Schedule F, Parts I and IV	14b	Yes	
15	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or assistance to any organization or entity located outside the U S ? If "Yes," complete Schedule F, Parts II and IV	15		No
16	Did the organization report on Part IX, column (A), line 3, more than $$5,000$ of aggregate grants or assistance to individuals located outside the U S ? If "Yes," complete Schedule F, Parts III and IV.	16		No
17	Did the organization report a total of more than \$15,000, of expenses for professional fundraising services on Part IX, column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I (see instructions)	17	Yes	
18	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines 1c and 8a? If "Yes," complete Schedule G, Part II	18	Yes	
19	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes," complete Schedule G, Part III	19		No
	Did the organization operate one or more hospitals? If "Yes," complete Schedule H	20a		Νο
b	If "Yes" to line 20a, did the organization attach its audited financial statement to this return? <b>Note.</b> Some Form 990 filers that operate one or more hospitals must attach audited financial statements (see instructions)	20Ь		

NATIONAL RIFLE ASSOCIATION OF AMERI

11250 WAPLES MILL ROAD FAIRFAX, VA 220307400

(703) 267-1000

Form 990 (2010) Part VI Governance, Management, and Disclosure For each "Yes" response to lines 2 through 7b below, and for a "No" response to lines 8a, 8b, or 10b below, describe the circumstances, processes, or changes in Schedule O. See instructions. Section A. Governing Body and Management Enter the number of voting members of the governing body at the end of the tax 76 1a Enter the number of voting members included in line 1a, above, who are 72 Did any officer, director, trustee, or key employee have a family relationship or a business relationship with any 2 Νo Did the organization delegate control over management duties customarily performed by or under the direct supervision of officers, directors or trustees, or key employees to a management company or other person? ... 3 Νo Did the organization make any significant changes to its governing documents since the prior Form 990 was 4 Νo Did the organization become aware during the year of a significant diversion of the organization's assets? 5 Νo Does the organization have members or stockholders? 6 Yes Does the organization have members, stockholders, or other persons who may elect one or more members of the 7a Yes Are any decisions of the governing body subject to approval by members, stockholders, or other persons?  $\cdot$  .  $\cdot$ 7b Yes Did the organization contemporaneously document the meetings held or written actions undertaken during the year by the following 8a Yes Each committee with authority to act on behalf of the governing body? . . . . . . . . . . . . . . . Yes Is there any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached at the organization's mailing address? If "Yes," provide the names and addresses in Schedule O . . . . . 9 Νo Section B. Policies (This Section B requests information about policies not required by the Internal Yes No 10a Νo b If "Yes," does the organization have written policies and procedures governing the activities of such chapters, affiliates, and branches to ensure their operations are consistent with those of the organization? . . . . 10b 11a Has the organization provided a copy of this Form 990 to all members of its governing body before filing the form? 11a Yes **b** Describe in Schedule O the process, if any, used by the organization to review this Form 990 . 12a Does the organization have a written conflict of interest policy? If "No," go to line 13 . . . . . . . 12a Yes b Are officers, directors or trustees, and key employees required to disclose annually interests that could give rise 12b Yes c Does the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," 12c Yes Does the organization have a written whistleblower policy? . . . . . . 13 Yes 14 Does the organization have a written document retention and destruction policy? . . . . . 14 Did the process for determining compensation of the following persons include a review and approval by independent persons, comparability data, and contemporaneous substantiation of the deliberation and decision? 15a Yes 15b Yes If "Yes" to line 15a or 15b, describe the process in Schedule O  $\,$  (See instructions ) 16a Did the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a 16a Νo **b** If "Yes," has the organization adopted a written policy or procedure requiring the organization to evaluate its participation in joint venture arrangements under applicable federal tax law, and taken steps to safeguard the organization's exempt status with respect to such arrangements? . . . . . . . . . . . . . . . . . . 16b Section C. Disclosure List the States with which a copy of this Form 990 is required to be filed VA , UT , PA , OK , NY , KY , DC , CA , AL Section 6104 requires an organization to make its Form 1023 (or 1024 if applicable), 990, and 990-T (501(c) (3)s only) available for public inspection. Indicate how you make these available. Check all that apply Own website Another's website Vpon request Describe in Schedule O whether (and if so, how), the organization makes its governing documents, conflict of interest policy, and financial statements available to the public. See Additional Data Table State the name, physical address, and telephone number of the person who possesses the books and records of the organization.

ldentifier	Return Reference	Explanation
Form 990 Part VI	11a	FORM 990 IS REVIEWED BY EXTERNAL AUDITING FIRM AND THE NRA BOARD AUDIT COMMITTEE BEFORE IT IS FILED WITH THE IRS

<b>EXHIBI</b>	

Form 990

### Return of Organization Exempt From Income Tax

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except black lung benefit trust or private foundation)

OMB No 1545-0047

Open to Public

Department of the Treasury ▶ The organization may have to use a copy of this return to satisfy state reporting requirements Internal Revenue Service Inspection A For the 2011 calendar year, or tax year beginning 01-01-2011 and ending 12-31-2011 D Employer identification number B Check if applicable NATIONAL RIFLE ASSOCIATION OF AMERICA Address change 53-0116130 Doing Business As E Telephone number Name change (703) 267-1000 Initial return Number and street (or P O box if mail is not delivered to street address) 11250 WAPLES MILL ROAD **G** Gross receipts \$ 242,679,834 Terminated Amended return City or town, state or country, and ZIP + 4 FAIRFAX, VA 220307400 Application pending Name and address of principal officer H(a) Is this a group return for WILSON H PHILLIPS JR □Yes ▼No affiliates? 11250 WAPLES MILL RD FAIRFAX, VA 22030 H(b) Are all affiliates included? If "No." attach a list (see instructions) Tax-exempt status Group exemption number > Website: ▶ www.nra.org K Form of organization 
✓ Corporation 
Trust 
Association 
Other L Year of formation 1905 M State of legal domicile NY Summary Briefly describe the organization's mission or most significant activities
TO PROTECT AND DEFEND THE U.S. CONSTITUTION TO PROMOTE PUBLIC SAFETY, LAW AND ORDER, AND THE NATIONAL DEFENSE TO TRAIN LAW ENFORCEMENT AGENCIES TO TRAIN CIVILIANS IN MARKSMANSHIP TO FOSTER AND PROMOTE THE SHOOTING SPORTS TO PROMOTE HUNTER SAFETY Governance 2 Check this box 🔰 if the organization discontinued its operations or disposed of more than 25% of its net assets Activities & 3 Number of voting members of the governing body (Part VI, line 1a) . . . . 76 4 Number of independent voting members of the governing body (Part VI, line 1b)  $\cdot$ 72 4 5 Total number of individuals employed in calendar year 2011 (Part V, line 2a) . . . 5 754 6 Total number of volunteers (estimate if necessary) . . . . 6 125,000 7a Total unrelated business revenue from Part VIII, column (C), line 12 . . 20,741,261 7a **b** Net unrelated business taxable income from Form 990-T, line 34 . 7b -243,730 **Prior Year Current Year** Contributions and grants (Part VIII, line 1h) . 71,145,801 59,382,983 Revenue Program service revenue (Part VIII, line 2g) . . 107,083,801 109,729,088 10 Investment income (Part VIII, column (A), lines 3, 4, and 7d )  $\,$  . 3,460,273 3,362,284 11 Other revenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e) 46,121,404 46,509,175 12 Total revenue—add lines 8 through 11 (must equal Part VIII, column (A), line 227,811,279 218,983,530 13 Grants and similar amounts paid (Part IX, column (A), lines 1-3) . . . 219,500 92,000 14 Benefits paid to or for members (Part IX, column (A), line 4) . . . . 0 Salaries, other compensation, employee benefits (Part IX, column (A), lines 15 Expenses 51,666,650 50,733,831 Professional fundraising fees (Part IX, column (A), line 11e)  $\,$  . 16a 7,989,955 6,126,261 Total fundraising expenses (Part IX, column (D), line 25) 126,416,192 17 Other expenses (Part IX, column (A), lines 11a-11d, 11f-24e) . . . 183,658,170 174,119,497 18 Total expenses Add lines 13-17 (must equal Part IX, column (A), line 25) 243,534,275 231,071,589 19 Revenue less expenses Subtract line 18 from line 12 . -15.722.996 -12,088,059 Assets or **Beginning of Current** End of Year 20 Total assets (Part X, line 16) 163,781,200 149,826,381 Feet Control 21 Total liabilities (Part X, line 26) . . 139,630,906 144,162,625 22 Net assets or fund balances Subtract line 21 from line 20 24,150,294 5,663,756 Signature Block Under penalties of perjury, I declare that I have examined this return, including accompanying schedules and statements, and to the best of my knowledge and belief, it is true, correct, and complete. Declaration of preparer (other than officer) is based on all information of which preparer has any knowledge. 2012-11-07 Signature of officer Sian Date Here WILSON H PHILLIPS JR TREASURER AND CFO Type or print name and title

Date

2012-11-07

MCGLADREY LLP

VIENNA, VA 22184 May the IRS discuss this return with the preparer shown above? (see instructions)  $\,$  .

8000 TOWERS CRESCENT DR STE 500

Preparer's signature JAMES P SWEENEY

Firm's name (or yours

if self-employed), address, and ZIP + 4

Paid

Preparer's

Use Only

Check if

employed ▶ [

Preparer's taxpayer identification number

Phone no (703) 336-6400

(see instructions)

FIN 1

Part IV Checklist of Required Schedul	Part IV	Checklist	of Required	Schedules
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			Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? If "Yes," complete Schedule A	1		No
2	Is the organization required to complete Schedule B, Schedule of Contributors (see instructions)? 📆	2	Yes	
3	Did the organization engage in direct or indirect political campaign activities on behalf of or in opposition to candidates for public office? If "Yes," complete Schedule C, Part I	3		No
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h) election in effect during the tax year? If "Yes," complete Schedule C, Part II	4		
5	Is the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization that receives membership dues, assessments, or similar amounts as defined in Revenue Procedure 98-19? If "Yes," complete Schedule C, Part III	5		No
6	Did the organization maintain any donor advised funds or any similar funds or accounts for which donors have the right to provide advice on the distribution or investment of amounts in such funds or accounts? If "Yes," complete Schedule D, Part I	6		No
7	Did the organization receive or hold a conservation easement, including easements to preserve open space, the environment, historic land areas or historic structures? If "Yes," complete Schedule D, Part II	7		No
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes," complete Schedule D, Part III	8	Yes	
9	Did the organization report an amount in Part X, line 21, serve as a custodian for amounts not listed in Part X, or provide credit counseling, debt management, credit repair, or debt negotiation services? If "Yes," complete Schedule D, Part IV	9		No
10	Did the organization, directly or through a related organization, hold assets in temporarily restricted endowments, permanent endowments, or quasi-endowments? If "Yes," complete Schedule D, Part $V^{\bullet}$	10	Yes	
11	If the organization's answer to any of the following questions is 'Yes,' then complete Schedule D, Parts VI, VII, VIII, IX, or X as applicable			<del>                                     </del>
	Did the organization report an amount for land, buildings, and equipment in Part X, line10? If "Yes," complete Schedule D, Part VI.	11a	Yes	
	Did the organization report an amount for investments—other securities in Part X, line 12 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VII.	11b	Yes	
	Did the organization report an amount for investments—program related in Part X, line 13 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII.	11c		No
	Did the organization report an amount for other assets in Part X, line 15 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part IX.	11d		No
	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X.	11e	Yes	
f	Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? If "Yes," complete Schedule D, Part X.	11f	Yes	
12a	Did the organization obtain separate, independent audited financial statements for the tax year? If "Yes," complete Schedule D, Parts XI, XII, and XIII	12a	Yes	
b	Was the organization included in consolidated, independent audited financial statements for the tax year? If "Yes," and if the organization answered 'No' to line 12a, then completing Schedule D, Parts XI, XII, and XIII is optional	12b	Yes	
	Is the organization a school described in section 170(b)(1)(A)(ii)? If "Yes," complete Schedule E	13		No
14a	Did the organization maintain an office, employees, or agents outside of the United States?	14a		No
b	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business, investment, and program service activities outside the United States, or aggregate foreign investments valued at \$100,000 or more? If "Yes," complete Schedule F, Part I	14b	Yes	
15	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or assistance to any organization or entity located outside the U S ? If "Yes," complete Schedule F, Part II and IV	15		No
16	Did the organization report on Part IX, column (A), line 3, more than $$5,000$ of aggregate grants or assistance to individuals located outside the U S ? If "Yes," complete Schedule F, Part III and IV	16		No
1.7	Did the organization report a total of more than \$15,000, of expenses for professional fundraising services on Part IX, column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I	17	Yes	
18	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines 1c and 8a? If "Yes," complete Schedule G, Part II	18	Yes	
19	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes," complete Schedule G, Part III	19		No
	Did the organization operate one or more hospitals? If "Yes," complete Schedule H	20a		No
b	If "Yes" to line 20a, did the organization attach its audited financial statement to this return? <b>Note.</b> All Form 990 filers that operated one or more hospitals must attach audited financial statements	20b		
			TATAL STREET,	The state of the s

Form 990 (2011) Part VI Governance, Management, and Disclosure For each "Yes" response to lines 2 through 7b below, and for a "No" response to lines 8a, 8b, or 10b below, describe the circumstances, processes, or changes in Schedule O. See instructions. Check if Schedule O contains a response to any question in this Part VI Section A. Governing Body and Management Yes No Enter the number of voting members of the governing body at the end of the tax 1a 76 b Enter the number of voting members included in line 1a, above, who are 1b 72 Did any officer, director, trustee, or key employee have a family relationship or a business relationship with any Νo 3 Did the organization delegate control over management duties customarily performed by or under the direct supervision of officers, directors or trustees, or key employees to a management company or other person? 3 Νo Did the organization make any significant changes to its governing documents since the prior Form 990 was filed? Νo 5 Did the organization become aware during the year of a significant diversion of the organization's assets?  $\,$  . 5 Νo 6 6 Yes Did the organization have members, stockholders, or other persons who had the power to elect or appoint one or 7a Yes Are any governance decisions of the organization reserved to (or subject to approval by) members, stockholders, 7b Yes Did the organization contemporaneously document the meetings held or written actions undertaken during the year by the following 8a Yes Each committee with authority to act on behalf of the governing body? . . . . . . . . . Yes Is there any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached at the organization's mailing address? If "Yes," provide the names and addresses in Schedule O  $\dots$  . . . . Νo Section B. Policies (This Section B requests information about policies not required by the Internal Revenue Code.) Yes No 10a Νo b If "Yes," did the organization have written policies and procedures governing the activities of such chapters, affiliates, and branches to ensure their operations are consistent with the organization's exempt purposes? . . . . 10b 11a Has the organization provided a complete copy of this Form 990 to all members of its governing body before filing the form? 11a Yes **b** Describe in Schedule O the process, if any, used by the organization to review the Form 990 . . . . . 12a Did the organization have a written conflict of interest policy? If "No," go to line 13 . . . . 12a Yes b Were officers, directors or trustees, and key employees required to disclose annually interests that could give 12b Yes Did the organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe 12c Yes Did the organization have a written whistleblower policy? . . . . . . . . 13 Yes Did the organization have a written document retention and destruction policy? . 14 15 Did the process for determining compensation of the following persons include a review and approval by independent persons, comparability data, and contemporaneous substantiation of the deliberation and decision? a The organization's CEO, Executive Director, or top management official . . . . . . 15a Yes  ${f b}$  Other officers or key employees of the organization  $\ldots \ldots \ldots \ldots$ 15b Yes If "Yes," to line 15a or 15b, describe the process in Schedule O (see instructions) 16a Did the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a 1.6a Νo **b** If "Yes," did the organization follow a written policy or procedure requiring the organization to evaluate its participation in joint venture arrangements under applicable federal tax law, and take steps to safeguard the organization's exempt status with respect to such arrangements? 16b Section C. Disclosure List the States with which a copy of this Form 990 is required to be filed ₩WV , WI , WA , VA , UT , TN , SC , RI , PA , OR , OK , OH , NY, NM, NJ, NH, ND, NC, MS, MO, MN, ME, MD, MA, LA, KY, KS, IL, GA, FL, DC, CT, CO, CA, AZ, AR, AL, ΑK 18 Section 6104 requires an organization to make its Form 1023 (or 1024 if applicable), 990, and 990-T (501(c)

(3)s only) available for public inspection. Indicate how you made these available. Check all that apply

Own website. Another's website. Upon request

Describe in Schedule O whether (and if so, how), the organization made its governing documents, conflict of interest policy, and financial statements available to the public. See Additional Data Table

State the name, physical address, and telephone number of the person who possesses the books and records of the organization.

11250 WAPLES MILL ROAD FAIRFAX,VA 220307400 (703) 267-1000

ldentifier	Return Reference	Explanation
Form 990 Part VI	11b	FORM 990 IS REVIEWED BY EXTERNAL AUDITING FIRM AND THE NRA BOARD AUDIT COMMITTEE BEFORE IT IS FILED WITH THE IRS



Form **990** 

### **Return of Organization Exempt From Income Tax**

Under section 501(c), 527, or 4947(a)(1) of the Internal Revenue Code (except private

Department of the Treasury Internal Revenue Service

► Information about Form 990 and its instructions is at <a href="https://www.IRS.gov/form990">www.IRS.gov/form990</a>

OMB No 1545-0047

A F	or th	e 2013 cal	endar year, or tax year beginning 01-01-2013 , 2013, and ending 12-3	1-2013		****	BANKASA KATANTA MARKATA
		applicable	C Name of organization NATIONAL RIFLE ASSOCIATION OF AMERICA	SUGIAY INVOINA MINVAM	D Emp	loyer id	entification number
Γ A	ddress	change			53-0	011613	30
Ги	ame cl	hange	Doing Business As				, ,
	ntial re	tum	Number and street (or P O box if mail is not delivered to street address) Room/su	ıta.			
Гт	ermina	ted	11250 WAPLES MILL ROAD	ite	E Telep	hone nui	mber
Г <sup>—</sup> А	mende	d return	City or town, state or province, country, and ZIP or foreign postal code		(703	) 267-	1000
ΓA	pplicati	on pending	FAIRFAX, VA 220307400				
		,	F Name and address of principal officer		<b>G</b> Gross	receipts	\$ 368,295,635
			WILSON H PHILLIPS JR	H(a)	Is this a grou subordinates		n for □ Yes ▼ No
			11250 WAPLES MILL RD FAIRFAX,VA 22030		Juporumates		1 15214 140
			1 GIN GA, VA 22030	H(b)	Are all subore	dinates	Γ Yes Γ No
I T	ax-exe	empt status	501(c)(3) ▼ 501(c)(4) ◀ (insert no )		Included?	h a lict	(see instructions)
1 V	Vehsi	te:≽ www			11 110, accae	11 0 1130	(see mstructions)
			*	H(c)	Group exemp	tion nu	ımber №
		364	Corporation Trust Association Other ▶	L Yea	ır of formation	1	1 State of legal domicile NY
			mary				
Activities & Governance		NATION	escribe the organization's mission or most significant activities TECT AND DEFEND THE U.S. CONSTITUTION TO PROMOTE PUBLI AL DEFENSE TO TRAIN LAW ENFORCEMENT AGENCIES TO TRAIN DMOTE THE SHOOTING SPORTS TO PROMOTE HUNTER SAFETY	C SAFE CIVILI	TY, LAW ANE IANS IN MAR	ORDE KSMA1	R, AND THE NSHIP TO FOSTER
. Goy	2	Check th	is box ▶┌ if the organization discontinued its operations or disposed o	f more t	han 25% of it	s net as	ssets
90 67	3	Number	of voting members of the governing body (Part VI, line 1a)			3	76
Ě	4	Number	of independent voting members of the governing body (Part VI, line 1b)			4	72
₹	5	Total nun	nber of individuals employed in calendar year 2013 (Part V, line 2a) .			5	785
٠.	6	Total nun	nber of volunteers (estimate if necessary)			6	150,000
	7a	Total unre	elated business revenue from Part VIII, column (C), line 12			7a	27,614,188
	b	Net unrel	ated business taxable income from Form 990-T, line 34			7b	
					Prior Year		Current Year
ā	8		outions and grants (Part VIII, line 1h)		86,429	504	96,400,372
Ravente	9	Program	m service revenue (Part VIII, line 2g)		115,517,2		183,474,187
ž.	10	Investr	ment income (Part VIII, column (A), lines 3, 4, and 7d)		1,808,745		3,664,363
	12	Total re	evenue (Part VIII, column (A), lines 5, 6d, 8c, 9c, 10c, and 11e) evenue—add lines 8 through 11 (must equal Part VIII, column (A), line	<u> </u>	52,535,	474	64,429,867
	<u> </u>	12) .	ine dad inics o chlodgh II (must equal Part VIII, column (A), line		256,290,	928	347,968,789
	13	Grants	nts and similar amounts paid (Part IX, column (A), lines 1-3)		63,000		84,033
	14	Benefit	s paid to or for members (Part IX, column (A), line 4)				0
88	15	Salarie: 5-10)	s, other compensation, employee benefits (Part IX, column (A), lines		F2.04F		
Expenses	16a	,	ional fundraising fees (Part IX, column (A), line 11e)		52,815,		55,999,119
<del>2</del>	ь		draising expenses (Part IX, column (D), line 25) ▶38,784,597		8,502,	013	7,222,981
ш	17		expenses (Part IX, column (A), lines 11a-11d, 11f-24e)		400 700		
	18	Total ex	xpenses Add lines 13-17 (must equal Part IX, column (A), line 25)	<u> </u>	192,780,		227,244,224
	19	Revenu	e less expenses Subtract line 18 from line 12	<u> </u>	254,161,		290,550,357
88		**		Begi	2,129,85 eginning of Current		57,418,432
44 a					Year		End of Year
Net Assets or Fund Balances	20		ssets (Part X, line 16)		160,497,	536	229,468,040
を見	21 22		abilities (Part X, line 26)		149,276,	146	154,559,962
CTUTO DE MANOR			ets or fund balances Subtract line 21 from line 20		11,221,	390	74,908,078
Unde my kr	r pena nowled	lties of pe	ture Block  Tury, I declare that I have examined this return, including accompany, left, it is true, correct, and complete Declaration of preparer (other than whedge	ng sche n officei	edules and sta r) is based on	tement all info	
					2014-11-05	***	
Sign Here		1	ire of officer		Date		
11616	-		N H PHILLIPS JR TREASURER AND CFO r print name and title				
		1.7	at/Tuno proposale see			DY	
Paid	1	JAN	AES P SWEENEY 201	e 4-11-05	Check If self-employed	PTIN	
	oare	r Fire	n's name ► MCGLADREY LLP		Firm's EIN 🏲		
	Onl		n's address № 8000 TOWERS CRESCENT DR STE 500		Phone re /703	1 226 61	00
	J 111	'y	VIENNA, VA 22184		Phone no (703	64-65د ر	υυ
Mayt	he IR	S discuss	this return with the preparer shown above? (see instructions)				
nuy c							Ves No

Part IV		Schedules

			Yes	No
1	Is the organization described in section 501(c)(3) or 4947(a)(1) (other than a private foundation)? <i>If "Yes," complete Schedule A</i>	1		No
2	Is the organization required to complete Schedule B, Schedule of Contributors (see instructions)? 🕏	2	Yes	
3		3		No
4	Section 501(c)(3) organizations. Did the organization engage in lobbying activities, or have a section 501(h) election in effect during the tax year? If "Yes," complete Schedule C, Part II	4		
5	Is the organization a section $501(c)(4)$ , $501(c)(5)$ , or $501(c)(6)$ organization that receives membership dues, assessments, or similar amounts as defined in Revenue Procedure 98-19? If "Yes," complete Schedule C, Part III	5		No
6	Did the organization maintain any donor advised funds or any similar funds or accounts for which donors have the right to provide advice on the distribution or investment of amounts in such funds or accounts? If "Yes," complete Schedule D, Part I	6		No
7	Did the organization receive or hold a conservation easement, including easements to preserve open space, the environment, historic land areas, or historic structures? If "Yes," complete Schedule D, Part II	7		No
8	Did the organization maintain collections of works of art, historical treasures, or other similar assets? If "Yes," complete Schedule D, Part III	8	Yes	
9		9		No
10	Did the organization, directly or through a related organization, hold assets in temporarily restricted endowments, permanent endowments, or quasi-endowments? If "Yes," complete Schedule D, Part V	10	Yes	
	If the organization's answer to any of the following questions is "Yes," then complete Schedule D, Parts VI, VII, VIII, IX, or X as applicable			
	Did the organization report an amount for land, buildings, and equipment in Part X, line 10?  If "Yes," complete Schedule D, Part VI.	11a	Yes	
	Did the organization report an amount for investments—other securities in Part X, line 12 that is 5% or more of its total assets reported in Part X, line 16? <i>If "Yes," complete Schedule D, Part VII</i>	11b		No
	Did the organization report an amount for investments—program related in Part X, line 13 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part VIII	11c		No
	Did the organization report an amount for other assets in Part X, line 15 that is 5% or more of its total assets reported in Part X, line 16? If "Yes," complete Schedule D, Part IX	11d		No
е	Did the organization report an amount for other liabilities in Part X, line 25? If "Yes," complete Schedule D, Part X $m{ar z}$	11e	Yes	
f	Did the organization's separate or consolidated financial statements for the tax year include a footnote that addresses the organization's liability for uncertain tax positions under FIN 48 (ASC 740)? If "Yes," complete Schedule D, Part X	11f	Yes	
12a	Did the organization obtain separate, independent audited financial statements for the tax year?  If "Yes," complete Schedule D, Parts XI and XII	12a	Yes	
b	Was the organization included in consolidated, independent audited financial statements for the tax year? If "Yes," and if the organization answered "No" to line 12a, then completing Schedule D, Parts XI and XII is optional ""	12b	Yes	
	Is the organization a school described in section 170(b)(1)(A)(II)? If "Yes," complete Schedule E	13		No
l.4a	Did the organization maintain an office, employees, or agents outside of the United States?	14a		No
b	Did the organization have aggregate revenues or expenses of more than \$10,000 from grantmaking, fundraising, business, investment, and program service activities outside the United States, or aggregate foreign investments valued at \$100,000 or more? If "Yes," complete Schedule F, Parts I and IV	14b	Yes	
1.5	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of grants or other assistance to or for any foreign organization? If "Yes," complete Schedule F, Parts II and IV	15		No
16	Did the organization report on Part IX, column (A), line 3, more than \$5,000 of aggregate grants or other assistance to or for foreign individuals? If "Yes," complete Schedule F, Parts III and IV	16		No
17	Did the organization report a total of more than \$15,000 of expenses for professional fundraising services on Part IX, column (A), lines 6 and 11e? If "Yes," complete Schedule G, Part I (see instructions)	17	Yes	
8.	Did the organization report more than \$15,000 total of fundraising event gross income and contributions on Part VIII, lines 1c and 8a? If "Yes," complete Schedule G, Part II	18	Yes	
.9	Did the organization report more than \$15,000 of gross income from gaming activities on Part VIII, line 9a? If "Yes," complete Schedule G, Part III	19		No
:0a	Did the organization operate one or more hospital facilities? If "Yes," complete Schedule H	200		No
	If "Yes" to line 20a, did the organization attach a copy of its audited financial statements to this return?	20a 20b		

		ob bei	low, and	d fo
	"No" response to lines 8a, 8b, or 10b below, describe the circumstances, processes, or changes see instructions.  Check if Schedule O contains a response or note to any line in this Part VI	ges ir	Sched	ule
actio		• •		
SCHO	n A. Governing Body and Management		7	,
Fnte	r the number of voting members of the governing body at the end of the tax		Yes	N
year		5		
body	ere are material differences in voting rights among members of the governing , or if the governing body delegated broad authority to an executive committee milar committee, explain in Schedule O			
Ente	r the number of voting members included in line 1a, above, who are pendent	,		
Did a	ny officer, director, trustee, or key employee have a family relationship or a business relationship with any officer, director, trustee, or key employee?	2		N
Did t	he organization delegate control over management duties customarily performed by or under the direct rvision of officers, directors or trustees, or key employees to a management company or other person?	3		N
Did tl filed?	he organization make any significant changes to its governing documents since the prior Form 990 was	4		N
Did ti	he organization become aware during the year of a significant diversion of the organization's assets?	5		N
	ne organization have members or stockholders?	6	Yes	<sup>'\</sup>
Did tl	ne organization have members, stockholders, or other persons who had the power to elect or appoint one or members of the governing body?	7a	Yes	
A re a	ny governance decisions of the organization reserved to (or subject to approval by) members, stockholders, rsons other than the governing body?		Yes	
Did th year	ne organization contemporaneously document the meetings held or written actions undertaken during the by the following			
	overning body?	8a	Yes	
Each	committee with authority to act on behalf of the governing body?	8b	Yes	
Is the organ	ere any officer, director, trustee, or key employee listed in Part VII, Section A, who cannot be reached at the ization's mailing address? <i>If "Yes," provide the names and addresses in Schedule O</i>	j 9		N
ction	B. Policies (This Section B requests information about policies not required by the Internal R	even	ue Cod	e.)
			Yes	N
	e organization have local chapters, branches, or affiliates?	10a		No
umma	s," did the organization have written policies and procedures governing the activities of such chapters, tes, and branches to ensure their operations are consistent with the organization's exempt purposes?	10Ь		
cire io		11a	Yes	
Desci	ribe in Schedule O the process, if any, used by the organization to review this Form 990			
⊌iu t⊓	e organization have a written conflict of interest policy? If "No," go to line 13	12a	Yes	
	officers, directors, or trustees, and key employees required to disclose annually interests that could give			
	connects.	12b	Yes	
Did th	e organization regularly and consistently monitor and enforce compliance with the policy? <i>If "Yes," describe</i> edule O how this was done	12b 12c	Yes Yes	
Did th in Sch	e organization regularly and consistently monitor and enforce compliance with the policy? <i>If "Yes," describe</i> edule O how this was done.  e organization have a written whistleblower policy?			
Did th In Sch Did th Did th	e organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe edule O how this was done e organization have a written whistleblower policy? e organization have a written document retention and destruction policy? e process for determining compensation of the following persons include a review and arrays like.	12c	Yes	
Did th In Sch Did th Did th Did th Indepe	e organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe edule O how this was done.  e organization have a written whistleblower policy?  e organization have a written document retention and destruction policy?  e process for determining compensation of the following persons include a review and approval by endent persons, comparability data, and contemporaneous substantiation of the deliberation and decision? 'ganization's CEO, Executive Director, or top management official	12c 13 14	Yes Yes Yes	
Did th In Sch Did th Did th Did th Independent	e organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe edule O how this was done.  e organization have a written whistleblower policy?  e organization have a written document retention and destruction policy?  e process for determining compensation of the following persons include a review and approval by endent persons, comparability data, and contemporaneous substantiation of the deliberation and decision? 'ganization's CEO, Executive Director, or top management official officers or key employees of the organization.	12c 13	Yes Yes Yes	
Did th In Schi Did th Did th Did th Independent The or Other	e organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe edule O how this was done.  e organization have a written whistleblower policy?  e organization have a written document retention and destruction policy?  e process for determining compensation of the following persons include a review and approval by endent persons, comparability data, and contemporaneous substantiation of the deliberation and decision? In ganization's CEO, Executive Director, or top management official officers or key employees of the organization is to line 15a or 15b, describe the process in Schedule O (see instructions)	12c 13 14	Yes Yes Yes	
Did th In Sch Did th Did th Did th Indepe The or Other If "Yes Did th taxabl	e organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe edule O how this was done.  e organization have a written whistleblower policy?  e organization have a written document retention and destruction policy?  e process for determining compensation of the following persons include a review and approval by endent persons, comparability data, and contemporaneous substantiation of the deliberation and decision? In ganization's CEO, Executive Director, or top management official officers or key employees of the organization in the deliberation of the deliberation of the deliberation and decision?  The state of the organization in the state of the organization in the state of the organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a entity during the year?	12c 13 14	Yes Yes Yes	No
Did th In Sch. Did th Did th Independent The or Other If "Yes Did thit taxabl If "Yes partici	e organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe edule O how this was done.  e organization have a written whistleblower policy?  e organization have a written document retention and destruction policy?  e process for determining compensation of the following persons include a review and approval by endent persons, comparability data, and contemporaneous substantiation of the deliberation and decision? ganization's CEO, Executive Director, or top management official officers or key employees of the organization  s" to line 15a or 15b, describe the process in Schedule O (see instructions)  e organization invest in, contribute assets to, or participate in a joint venture or similar arrangement with a entity during the year?  s," did the organization follow a written policy or procedure requiring the organization to evaluate its pation in joint venture arrangements under applicable federal tax (awand to be applicable federal tax).	12c 13 14 15a 15b	Yes Yes Yes	No
Did th In Schi Did th Did th Independent Did the The or Other If "Yes Did the taxabl If "Yes particular	e organization regularly and consistently monitor and enforce compliance with the policy? If "Yes," describe edule O how this was done.  e organization have a written whistleblower policy?  e organization have a written document retention and destruction policy?  e process for determining compensation of the following persons include a review and approval by endent persons, comparability data, and contemporaneous substantiation of the deliberation and decision? Indication of the deliberation of the deliberation and decision? Indication of the ending persons in the deliberation and decision? Indication of the deliberation and decision? Indication of the deliberation and decision? Indication of the organization of the organization of the organization of the deliberation and decision? Indication of the deliberation of the deliberati	12c 13 14 15a 15b	Yes Yes Yes	No

- AK

  Section 6104 requires an organization to make its Form 1023 (or 1024 if applicable), 990, and 990-T (501(c)
  (3)s only) available for public inspection. Indicate how you made these available. Check all that apply
  Own website. Another's website. Upon request. Other (explain in Schedule O)

  Describe in Schedule O whether (and if so, how) the organization made its governing documents, conflict of interest policy, and financial statements available to the public during the tax year.
- State the name, physical address, and telephone number of the person who possesses the books and records of the organization MATIONAL RIFLE ASSOCIATION OF AMERI 11250 WAPLES MILL ROAD FAIRFAX, VA 220307400 (703) 267-1000

Return Reference	Explanation
Form 990, Part VI, Section B,	FORM 990 IS REVIEWED BY EXTERNAL AUDITING FIRM AND THE NRA BOARD AUDIT COMMITTEE BEFORE
Line 11b	IT IS FILED WITH THE IRS

# EXHIBIT K

# - Washington Free Beacon - http://freebeacon.com -

# NRA: Accusations in Yahoo News Report are False

Posted By Stephen Gutowski On May 29, 2015 @ 3:00 pm In Issues | No Comments

The National Rifle Association (NRA) says that a Yahoo News report alleging wrongdoing by the gun rights group was "politically motivated" and "misrepresented facts to create a false narrative regarding the NRA's fundraising efforts."

"The assertion that the NRA was involved in 'systematic fraud' is patently false," NRA spokesperson Jennifer Baker said.

In a Yahoo News <u>piece</u> published in April, freelance reporter Alan Berlow accused the NRA of engaging in a "brazen shell game with donations." The piece has since been updated with a partial correction and a 566-word addendum that includes many of the NRA's objections, but the headline, which the NRA objects to, remains unchanged.

Yahoo News said they were standing by its report and reporter.

"Multiple requests for comment from the NRA by Yahoo News went unanswered," Yahoo News PR Director Andrew Kirk said. "When a spokesperson for the NRA did respond, we reflected their views in an update added to the piece."

"We stand by Alan Berlow's reporting."

One of the main allegations in the report says the NRA failed to disclose its political spending to the IRS from 2007 through 2013, and thus likely evaded taxes through the omission.

The NRA says that it only engaged in "non-exempt" direct political spending in 2012, but that it reported that spending to the IRS, and paid \$613,671 in taxes on the spending for that year. The NRA claims that a clerical error resulted in the spending not being reflected on a tax form called a 990, which led to Yahoo News concluding that no political spending had been reported, and no taxes had been paid on it, at all.

A <u>copy of the NRA's check to the IRS</u> shows the payment was made on March 12, 2013, and the NRA did report the spending on a different form called a 1120-POL, a copy of which was shown to the *Free Beacon*.

The other major allegation in Berlow's report accused the NRA of soliciting thousands of dollars in donations for its political action committee, the Political Victory Fund (PVF), by misrepresenting them as donations to its 501 (c)(4) non-profit, the Institute for Legislative Action (ILA).

The allegation is based largely on the fact that a donation Berlow made to the ILA ended up being deposited to the PVF's account.

The NRA said that Berlow's donation, made through the ILA's website, was part of a relatively small group of donations which were misdirected to the PVF by a coding error which was identified and fixed by their tech department. \$125,135.03, or 0.2 percent of the roughly \$50 million raised by the ILA and PVF in the last election cycle, were deposited incorrectly because of the error, according to the NRA.

The NRA said only 33 donations from non-members, a group that cannot give to the PVF, were involved in the glitch.

A copy of a Political Victory Fund transfer slip shows the NRA moved the erroneous donations back to their intended destination at the Institute for Legislative Action on April 28. The NRA said the transfer came after the accounting department learned of the misallocation from the Yahoo News piece.

The NRA said Berlow, who has also published negative pieces about the gun rights group at <u>Salon</u> and <u>Mother Jones</u>, and who is married to <u>a Democratic donor</u>, misrepresented the error.

"In an attempt to further his personal political agenda, Berlow went to great lengths to misrepresent what was merely a clerical and internet coding error," Baker said.

John Pomeranz of Harmon, Curran, Spielberg & Eisenberg, who was quoted in the original Yahoo piece as a "leading expert on the election-related activities of tax-exempt organizations," said in his opinion the new developments still showed violations of federal election law, but the efforts the NRA made to correct their mistake should be enough for the FEC.

"I see that the NRA is now acknowledging that it erred in failing to report its political activities on the organization's IRS Form 990s for a number of years, and it does appear that there were federal election law violations (inadvertent, the NRA says) in how some funds were solicited and deposited into the organizations connected political committee," Pomeranz said. "At least these things appear to be violations of federal tax and election law."

"However, I would expect that efforts by the NRA to correct the errors ... might well persuade the IRS and the FEC to reduce or waive any penalties."

Joseph Birkenstock, an attorney who has served as chief counsel of the Democratic National Committee and commented in the original Yahoo News piece, took a similar view.

"The idea of soliciting contributions from the general public and depositing them in the wrong accounts isn't a question of your intent," Birkenstock said. "It's a question of what you did."

Birkenstock said he still believes the NRA broke the law.

"Honestly, it sounds to me like they admit they broke the law," he said. "I think they're making the point that as these things go it might not be a particularly serious violation."

Donald F. McGahn, a former commissioner and chairman of the FEC, said the misdirected donations are not a major lapse and are unlikely to draw significant attention from the federal government.

"It's not uncommon," he said. "Not the first time this has happened. Won't be the last time it'll happen to somebody similarly situated. This isn't a big deal. Previous reports, I think, were way overblown."

McGahn said he does not believe the violation is serious.

"What you look for isn't so much the 'gotcha' glitch, it's did they discover it? Did they take corrective action? Did they unwind whatever happened? In this case it looks like they did."

The NRA said the report, which it sees as further proof of bias directed at the organization by the media, would not alter its mission or attitude.

"Despite an ongoing bias coming from many so-called journalists, the NRA will continue to unapologetically fight to protect the Second—and First—Amendment rights of the American people," NRA spokesperson Baker said.

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