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<td>08/03/1972</td>
<td>Memo</td>
<td>John Dean to The President re: Delegation of Power of Authorization. 1 pg.</td>
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Dear John:

Sections 104(b) and (c) of the Federal Election Campaign Act of 1971 require that a candidate for the office of President, or a person specifically authorized in writing by such candidate, certify to any person making a charge for use of any newspaper, magazine, outdoor advertising facility or broadcasting station on behalf of his candidacy that payment of such charge will not violate the expenditure limitations imposed by Title I of the Act.

In accordance with this requirement and the regulations and guidelines found in 11 CFR 4.12(c) and the answer to Question 1, Part VII of the March 16, 1972 Federal Communications Commission Public Notice entitled "Use of Broadcast and Cablecast Facilities: Candidates for Public Office", I hereby authorize you to make such certifications on my behalf for my campaign for nomination and election to the office of President. In that these regulations and guidelines also require a statement of any restrictions or limitations on your authority to act in this regard, by this memorandum I notify you that none are imposed.

Sincerely,

The Honorable John B. Connally
Chairman
Democrats for Nixon
The Federal Election Campaign Act of 1971 requires that all political committees which solicit contributions or make expenditures on behalf of a candidate for federal office must be authorized in writing by the candidate. To avoid the burden of having the candidate personally authorize every committee operating on his behalf, the Director of the Office of Federal Elections, who is charged with administering this Act, has permitted the delegation of the power of authorization. Attached at Tab A is a letter delegating this power to Maurice Stans and Hugh Sloan. Secretary Stans recommends the use of this procedure.

A further requirement of the Federal Election Campaign Act is that each candidate authorize in writing a person who can make certifications to any person charging for the use of communications media that the spending limitations will not be exceeded by payment of the charge. Attached at Tab B is a memorandum to Hugh Sloan authorizing him to make such certifications on your behalf. Secretary Stans has also concurred with the wording of this memorandum.

Recommendation

That you sign the letter and memorandum attached at Tabs A and B.

Attachment
April 7, 1972

Dear Maury:

As you know, Section 302(e) of the Federal Election Campaign Act of 1971 requires that all political committees which solicit contributions or make expenditures on behalf of a candidate for Federal office must be authorized in writing by the candidate. In compliance with this requirement as further detailed in the regulation found at 11 CFR 12.6, by this letter I authorize any political committee whose organization conforms to the requirements of Section 302, when approved in writing by either the Chairman or the Treasurer of the Finance Committee to Re-elect the President, to solicit and to receive contributions and to make expenditures on behalf of my candidacy.

Sincerely,

[Signature]

The Honorable Maurice H. Stans
Chairman
Finance Committee to Re-elect
the President
1701 Pennsylvania Avenue
Washington, D. C.
MEMORANDUM FOR: HUGH W. SLOAN, JR.
TREASURER
FINANCE COMMITTEE TO RE-ELECT
THE PRESIDENT

Sections 104(b) and (c) of the Federal Election Campaign Act of 1971 require that a candidate for the office of President, or a person specifically authorized in writing by such candidate, certify to any person making a charge for use of any newspaper, magazine, outdoor advertising facility or broadcasting station on behalf of his candidacy that payment of such charge will not violate the expenditure limitations imposed by Title I of the Act.

In accordance with this requirement and the regulations and guidelines found in 11 CFR 4.12(c) and the answer to Question 1, Part VII of the March 16, 1972 Federal Communications Commission Public Notice entitled "Use of Broadcast and Cablecast Facilities: Candidates for Public Office," I hereby authorize you to make such certifications on my behalf for my campaign for nomination and election to the office of President. In that these regulations and guidelines also require a statement of any restrictions or limitations on your authority to act in this regard, by this memorandum I notify you that none are imposed.

[Signature]
MEMORANDUM FOR THE PRESIDENT

FROM:  JOHN DEAN

SUBJECT: Authorization Required by the Federal Election Campaign Act of 1971

The Federal Election Campaign Act of 1971 requires that each candidate authorize in writing persons who can make certifications to any person charging for the use of communications media that the spending limitations will not be exceeded by payment of the charge. By a memorandum of May 18, 1972, Hugh Sloan was authorized to make such certifications on your behalf.

Secretary Stans has now requested that Langhorne Washburn be authorized to make certifications on your behalf. Attached at Tab A is a memorandum for this purpose. The wording in this memorandum is identical to that used in the previous authorization to Hugh Sloan.

Recommendation

That you sign the memorandum attached at Tab A.
Till: 111 ;1: ll()l

July 20, 1972

C. LANGHORNE WASHBURN
FINANCE COMMITTEE TO
RE-ELECT THE PRESIDENT

Sections 104(b) and (c) of the Federal Election Campaign Act of 1971 require that a candidate for the office of President, or a person specifically authorized in writing by such candidate, certify to any person making a charge for use of any newspaper, magazine, outdoor advertising facility or broadcasting station on behalf of his candidacy that payment of such charge will not violate the expenditure limitations imposed by Title I of the Act.

In accordance with this requirement and the regulations and guidelines found in 11 CFR 4, 12(c) and the answer to Question 1, Part VII of the March 16, 1972 Federal Communications Commission Public Notice entitled "Use of Broadcast and Cablecast Facilities: Candidates for Public Office", I hereby authorize you to make such certifications on my behalf for my campaign for nomination and election to the office of President. In that these regulations and guidelines also require a statement of any restrictions or limitations on your authority to act in this regard, by this memorandum I notify you that none are imposed.

[Signature]
MEMORANDUM FOR THE PRESIDENT

FROM: JOHN DEAN

SUBJECT: Delegation of Power of Authorization

The Federal Election Campaign Act of 1971 requires that all political committees which solicit contributions or make expenditures on behalf of a candidate for federal office must be authorized in writing by the candidate. To avoid the burden of having the candidate personally authorize every committee operating on his behalf, the Director of the Office of Federal Elections, who is charged with administering this Act, has permitted the delegation of the power of authorization. This power has already been delegated to Maurice Stans and Paul Barrick. Attached at Tab A is a letter which delegates this same power to John Connally for use in establishing the Democrats for Nixon organization.

Recommendation

That you sign the letter attached at Tab A.

Attachment
August 8, 1972

Dear John:

As you know, Section 302(e) of the Federal Election Campaign Act of 1971 requires that all political committees which solicit contributions or make expenditures on behalf of a candidate for Federal office must be authorized in writing by the candidate. In compliance with this requirement as further detailed in the regulation found at 11 CFR 12.6, by this letter I authorize your committee and any other political committee whose organization conforms to the requirements of Section 302, when approved in writing by you, to solicit and to receive contributions and to make expenditures on behalf of my candidacy.

Sincerely,

[Signature]

The Honorable John B. Connally
Chairman
Democrats for Nixon
Madison Building
Suite 802
1155 15th Street, N. W.
Washington, D. C. 20005