Executive Branch Ethics Commission

ADVISORY OPINION 22-04
May 18, 2022

GIFT EXCEPTION NO. 2022-2

RE: The Executive Director of the Office of Senior Protection within the Attorney General’s Office requests an exemption to KRS 11A.045(1) to receive funds from a donation account established by her friends to supplement her medical costs.

DECISION: The Executive Branch Ethics Commission grants the exemption pursuant to KRS 11A.045(1).

This opinion is issued in response to your request for an advisory opinion from the Executive Branch Ethics Commission (the “Commission”). This matter was reviewed at the May 18, 2022 meeting of the Commission and the following opinion and exception is issued pursuant to KRS 11A.045(1).

An exemption from the application of KRS 11A.045(1) is requested so that friends of the public servant, who is also considered to be an officer pursuant to KRS 11A.010(7), may make contributions for her medical expenses. You state the relevant facts as follows:

The public servant is a non-merit employee who serves as the Executive Director of the Office of Senior Protection within the Attorney General’s Office. In that capacity she supervises a staff who assist consumers with reports of fraud, scams and identity theft, and she handles public speaking engagements and community outreach within the senior community. The Office of Senior Protection does not regulate any individuals or agencies but offers a public service to assist victims of fraud with referrals and next steps. The employee has been diagnosed and is being treated for a medical illness that has resulted in increasing medical bills. During the employee’s first hospitalization her friends established a GoFundMe page to accept gifts of money to defray the expenses associated with her treatment. While donors are often anonymous on the page, donors may decide to be identifiable. Nevertheless, the employee cannot control
who is identifiable and what amounts are donated to the page. As such, the amounts donated could exceed the minimum amount of gifts that are allowed to be received by public servants and may be donated by prohibited sources as listed in KRS 11A.045(1).

As such, the public servant asks to be granted an exception by the Commission from the application of KRS 11A.045(1) to accept the donations to the GoFundMe page.

KRS 11A.045(1) provides:

(1) No public servant, his spouse, or dependent child knowingly shall accept any gifts or gratuities, including travel expenses, meals, alcoholic beverages, and honoraria, totaling a value greater than twenty-five dollars ($25) in a single calendar year from any person or business that does business with, is regulated by, is seeking grants from, is involved in litigation against, or is lobbying or attempting to influence the actions of the agency in which the public servant is employed or which he supervises, or from any group or association which has as its primary purpose the representation of those persons or businesses. Nothing contained in this subsection shall prohibit the commission from authorizing exceptions to this subsection where such exemption would not create an appearance of impropriety.

(emphasis added).

A "gift" is defined by KRS 11A.010 as follows:

(5) "Gift" means a payment, loan, subscription, advance, deposit of money, services, or anything of value, unless consideration of equal or greater value is received; "gift" does not include gifts from family members, campaign contributions, the waiver of a registration fee for a presenter at a conference or training described in KRS 45A.097(5), or door prizes available to the public;

Based on the language above, ordinarily a public servant would be prohibited from accepting gifts with a value of over $25 from any person or business doing business with, regulated by, seeking grants from, involved in litigation against, or lobbying or attempting to influence the actions of the Board. However, the Commission may grant an exemption to allow a public servant to receive a gift from a prohibited source when receiving the gift would not create "an appearance of impropriety."

The Commission addressed similar situations in Advisory Opinions 05-37, 07-4, 13-01 and 21-11. In Advisory Opinion 05-37, an employee of the Kentucky Transportation Cabinet (KYTC) lost his six-year-old daughter in a tragic accident that also resulted in life-threatening...
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injuries to the public servant and his four-year-old son. A subcontractor of KYTC that worked on a project the public servant had inspected wanted to make contributions to an account set up to assist the public servant and his family. The Commission approved the exception.

In Advisory Opinion 07-04, another employee of the KYTC had been diagnosed with leukemia and was on extended leave from his position. KYTC had asked for donations for the public servant and his family from within KYTC and wished to accept donations from contractors of the cabinet as well. The public servant worked with several highway contractors as a part of his job duties and many of those contractors had offered to make a donation. The Commission authorized an exception to allow the public servant to accept donations from highway contractors despite the business relationship with the KYTC and the public servant having direct contact as part of his official duties with these contractors.

In Advisory Opinion 13-01, a public servant was an employee of the Kentucky Retirement System who worked with outside vendors. The public servant’s wife was diagnosed with cancer and the public servant was assisting in her care. The vendor and its employees wanted to assist financially with the care of the family through the difficult time. The Commission approved the exception.

And recently in Advisory Opinion 21-11, an employee of the Kentucky Department of Workers Claims, who was not in a management position and did not directly set departmental policy or direct how department funds were spent, was diagnosed with a serious medical illness. His family wished to accept donations from a Go Fund Me page for his medical expenses. The Commission approved the exception in that case as well.

As with all these advisory opinions, the Commission continues to contend that the gift exception authorization in KRS 11A.045(1) was established for circumstances such as the one described above. The Commission believes that no appearance of impropriety will be created in this situation should the public servant be permitted to accept gifts from otherwise prohibited sources. The intent of the donations is not to influence decisions of the public servant in conducting public business. The Commission therefore grants your request for an exception pursuant to its authority contained in KRS 11A.045(1) in order for the public servant to accept donations from the GoFundMe page regardless of the source of the donation for the purpose of defraying the medical costs.

EXECUTIVE BRANCH ETHICS COMMISSION

By Chair: Judge Roger L. Crittenden (Ret.)