October 20, 2015

The Honorable John A. Koskinen Commissioner Internal Revenue Service 1111 Constitution Ave., NW Washington, DC 20224

By electronic mail (IRS.Commissioner@IRS.gov) and First Class mail

Re: Complaint Against Conservative Solutions Project, Inc.

Dear Commissioner Koskinen:

Citizens for Responsibility and Ethics in Washington ("CREW") respectfully requests the Internal Revenue Service ("IRS") investigate whether the Conservative Solutions Project, Inc. ("CSP"), an organization claiming to be a non-profit exempt from taxation pursuant to section 501(c)(4) of the Internal Revenue Code ("tax code"), is operated primarily to influence political campaigns and for the private benefit of Sen. Marco Rubio (R-FL) in violation of the tax code.¹

Since June 2015, CSP has spent or committed to spend more than \$8 million on air time to broadcast television advertisements that support Sen. Rubio's campaign for president. The ads are transparent attempts to enhance his image with voters, and they constitute political activity under tax law. CSP has raised approximately \$18 million to date, meaning the group's spending on air time alone for the political advertisements is nearly half the amount it has raised, and it is highly likely CSP will spend more in the coming months on campaign activity to support Sen. Rubio. Under the IRS's interpretation of the tax code, section 501(c)(4) organizations must be primarily engaged in social welfare activity, which does not include participation in political campaigns. CSP, therefore, appears to be violating the tax code.

Conservative Solution Project's Activities

CSP is a Delaware corporation formed in January 2014.² Although CSP holds itself out as tax-exempt under section 501(c)(4), the group consciously decided not to apply for tax-exempt status, claiming it "could be subject to abuse by the IRS" if it did.³ In addition, while CSP filed a tax return for four months of activity between January and May 2014, it did not disclose any activity or declare its purpose, merely asserting it is "organized exclusively for the

¹ CREW submits this letter in lieu of Form 13909; a copy is being sent to the Dallas office.

² Delaware Department of State, Division of Corporations, Entity Details, Conservative Solutions Project, Inc. (attached as Exhibit A).

³ Jonathan Martin and Nicholas Confessore, Nonprofit Masks Source of Ads Backing Rubio, New York Times, October 11, 2015, available at http://www.nytimes.com/2015/10/12/us/politics/nonprofit-masks-dark-money-ads-backing-marco-rubio.html. Under the tax code, an organization may operate as a section 501(c)(4) social welfare organization without applying for tax-exempt status or receiving recognition of status by the IRS.

promotion of social welfare within the meaning of section 501(c)(4)."⁴ As a result, CSP has not disclosed to the IRS its planned or actual activities.

CSP's activities and relationships are more illuminating. CSP is closely associated with a federal independent expenditure-only committee ("super PAC") whose sole purpose is to support Sen. Rubio's campaign for president.⁵ The super PAC, Conservative Solutions PAC, shares more than a name with CSP. One of CSP's founders and board members, J. Warren Tompkins, runs the super PAC,⁶ the two organizations share fundraising consultants,⁷ and both have the same spokesman, Jeffrey Sadosky.⁸ As Mr. Sadosky acknowledged: "Absolutely, the two groups are related." CSP also has ties to Sen. Rubio's presidential campaign. Mr. Tompkins, for example, is a partner at First Tuesday Strategies, a political consulting firm he founded with Terry Sullivan, now Sen. Rubio's campaign manager.¹⁰

Moreover, the vast majority of CSP's activities and spending since it was founded appear to be intended to support Sen. Rubio's campaign for president and benefit Sen. Rubio's private interests. The full extent of CSP's spending and activities are not yet known, but the available public information demonstrates CSP's strong focus on aiding Sen. Rubio. According to reported television and radio advertising buys, CSP has spent or committed to spend at least \$8 million on air time to broadcast ads that support and benefit Sen. Rubio. Although none of the ads CSP has already released explicitly urge viewers to vote for Sen. Rubio, they are transparent efforts to present him in a positive light to voters and enhance his electoral prospects.

CSP is in the midst of a \$3 million advertising buy in Iowa, and currently is broadcasting an ad designed to support Sen. Rubio's campaign. Demonstrating its political goal, most of the 30 second ad consists of footage of Sen. Rubio's campaign speech at the Iowa State Fair

⁴ Conservative Solutions Project, 2014 Form 990-EZ, Part III and Schedule O (attached as Exhibit B).

⁵ Conservative Solutions PAC website, "About" page, available at http://www.conservativesolutionspac.com/#labout/czxb.

⁶ Martin and Confessore, *New York Times*, Oct. 11, 2015; *see also* Patricia Mazzei, <u>Pro-Marco Rubio Super PAC Rakes in \$16 Million</u>, *Miami Herald*, July 8, 2015, *available at* http://miamiherald.typepad.com/nakedpolitics/2015/07/pro-marco-rubio-super-pac-rakes-in-16-million.html.

⁷ Martin and Confessore, New York Times, Oct. 11, 2015.

⁸ Scott Bland, <u>Secret-Money Group Tied to Marco Rubio Super PAC Has Been Researching Presidential Primary Voters</u>, *National Journal*, April 10, 2015, *available at* http://www.nationaljournal.com/s/28642/secret-money-group-tied-marco-rubio-super-pac-has-been-researching-presidential-primary-voters.

¹⁰ Katie Glueck, The Power Players Behind Marco Rubio's Campaign, Politico, April 13, 2015, available at http://www.politico.com/story/2015/04/the-power-players-behind-marco-rubios-campaign-116912; Maggie Haberman, Rubio Ally to Lead 'Super PAC' Backing His Candidacy, New York Times, March 19, 2015, available at http://www.nytimes.com/politics/first-draft/2015/03/19/rubio-ally-to-lead-super-pac-backing-his-candidacy/.

¹¹ Julie Bykowicz, Rubio's Presidential Bid Boosted By Secret-Money Commercials, Associated Press, October 8, 2015 (citing "advertising tracker Kantar Media's CMAG"), available at http://bigstory.ap.org/article/5926406673b047a7a34f1177e01014da/anonymous-donors-send-millions-pro-rubio-group.

¹² *Id.*; see also Jennifer Jacobs, Will Rubio's Missed Votes on Planned Parenthood Haunt Him in Iowa?, Des Moines Register, October 2, 2015, available at http://www.desmoinesregister.com/story/news/elections/presidential/caucus/2015/10/01/will-rubios-missed-votes-on-planned-parenthood-hurt-him-in-iowa/73144430/.

"political soapbox" in August 2015.¹³ The advertisement first shows Sen. Rubio saying the American Dream should reach more people, then a narrator touts as "new ideas for a new age" several of Sen. Rubio's policy priorities.¹⁴ The ad continues with more footage of Sen. Rubio's campaign speech, this time with him saying "it is our obligation" to keep the United States "the greatest nation in the history of the world," and concludes by showing a photograph of Sen. Rubio and urging viewers to "learn more" at CSP's website.¹⁵

An advertisement CSP began broadcasting in September similarly is calculated to portray Sen. Rubio as a patriot, a common subject of campaign ads. ¹⁶ Nearly all the content of this ad is footage from Sen. Rubio's speech to a political action committee in February, ¹⁷ at times just the audio while showing patriotic images such as the Marines raising the flag at Iwo Jima and a NASA rocket launching. ¹⁸ The ad first shows Sen. Rubio saying the "greatness" of the United States was "not an accident," but rather "the result of God's blessing, the sacrifices made by men and women in uniform, and the choices made by the people here before us." ¹⁹ The footage further includes Sen. Rubio's comment that "what is standing in the way" of American greatness "are outdated leaders that refuse to let go of the past," ²⁰ which, according to news reports, is meant as an attack on others presidential candidates. ²¹ This ad also concludes with a photo of Sen. Rubio and urging viewers to "learn more" at CSP's website. ²²

Two earlier CSP advertisements similarly starred and lauded Sen. Rubio. In June and July 2015, CSP spent at least \$3 million on advertisements effusively praising Sen. Rubio's leadership opposing the Iran nuclear agreement.²³ One, featuring footage of Sen. Rubio speaking at a New Hampshire Republican Party Leadership Summit, hailed Sen. Rubio as "leading the

¹³ All of CSP's advertisements are available at its YouTube page, https://www.youtube.com/channel/UCXZn3m40IOsiJD6FSQGwu4w/videos, and this one is available at https://www.youtube.com/channel/UCXZn3m40IOsiJD6FSQGwu4w/videos. See also Bykowicz, Associated Press, October 8, 2015; Mackenzie Ryan, https://www.desmoinesregister.com/channel/UCXZn3m40IOsiJD6FSQGwu4w/videos. See also Bykowicz, Associated Press, October 8, 2015; Mackenzie Ryan, https://www.desmoinesregister.com/channel/UCXZn3m40IOsiJD6FSQGwu4w/videos. See also Bykowicz, Associated Press, October 8, 2015; Mackenzie Ryan, https://www.desmoinesregister.com/channel/ucx2n3m40IOsiJD6FSQGwu4w/videos. See also Bykowicz, Associated Press, October 8, 2015; Mackenzie Ryan, https://www.desmoinesregister.com/story/news/elections/presidential/caucus/2015/08/18/marco-rubio-register-soapbox-iowa-caucuses/31916575/.

¹⁴ See https://www.youtube.com/channel/UCXZn3m40IOsiJD6FSQGwu4w/videos.

¹⁵ *Id*.

¹⁶ See https://www.youtube.com/watch?v=gm xOtDmzc0.

¹⁷ See http://www.c-span.org/video/?324558-3/senator-marco-rubio-rfl-remarks-cpac-2015.

¹⁸ See https://www.youtube.com/watch?v=gm_xOtDmzc0.

¹⁹ *Id*.

 $^{^{20}}$ *Id*.

²¹ Greg Bluestein, Marco Rubio Takes Aim at 'Stale' Politicians in Atlanta Appearance, Atlanta Journal Constitution, September 21, 2015, available at http://politics.blog.ajc.com/2015/09/21/marco-rubio-takes-aim-at-stale-politicians-in-atlanta/.

²² See https://www.youtube.com/watch?v=gm xOtDmzc0.

²³ See https://www.youtube.com/watch?v=mqqZfDpFofg. See also Theodore Schleifer, CNN, July 8, 2015, available at https://www.cnn.com/2015/07/08/politics/marco-rubio-super-pac-fundraising/; Nicholas Confessore, Monprofit Group Tied to Marco Rubio Raises Millions While Shielding Donors, New York Times, July 7, 2015 (reporting CSP spent \$3.3 million on television and radio ads), http://www.nytimes.com/politics/first-draft/2015/07/06/group-supporting-marco-rubio-raises-16-million-as-donors-are-shielded/? r=0.

fight" to stop the treaty and urged viewers to tell their senators to "Join Marco Rubio." A second ad similarly lauded Sen. Rubio for "fighting to stop" the treaty and urged viewers to tell their senators to join him. Nearly half of this one minute ad simply rebroadcast parts of Sen. Rubio's discussion at a forum of the Freedom Partners' Chamber of Commerce – the central funding group in the Koch brothers' network.

In addition to the \$6 million worth of air time for advertisements, CSP already has reserved another \$2 million in additional television time through February.²⁷ The content the ads CSP will broadcast is not known at this point, but considering CSP's leadership and activities to date, it likely those ads also will be designed to benefit Sen. Rubio and his campaign. CSP further has spent an unknown amount on mailers sent to thousands of Iowa voters that also praised Sen. Rubio.²⁸ That mailer attacked Planned Parenthood, then declared, above a photograph of Sen. Rubio and his family, "Marco Rubio wants to protect all life . . . RUBIO will defund Planned Parenthood."²⁹ The mailer further urged voters to ask other presidential candidates about the issue.³⁰

The total amount of money CSP has spent on all activities to date is unknown. However, CSP publicly represented in July 2015 it had raised \$15.8 million since it was established, ³¹ and appears to have told the *New York Times* recently it has now raised more than \$18 million. ³² These figures represent the amount CSP claims to have raised, not spent.

Political Activity and Private Benefit Under Section 501(c)(4)

Section 501(c)(4) provides tax-exempt status to organizations "not organized for profit but operated exclusively for the promotion of social welfare." IRS regulations interpret the statute to mean a section 501(c)(4) organization must be "primarily engaged in promoting in some way the common good and general welfare of the people of the community." The regulations further provide "direct or indirect participation or intervention in political campaigns

²⁴ See http://www.c-span.org/video/?325373-11/new-hampshire-republican-party-leadership-summit-marco-rubio.

²⁵ See https://www.youtube.com/watch?v=mqqZfDpFofg.

²⁶ *Id.*; https://www.youtube.com/watch?v=nbkbX2SkxJs; Tarini Parti, Paul, Rubio and Cruz Face Off at Koch Forum, Politico, January 26, 2015, http://www.politico.com/story/2015/01/koch-forum-rand-paul-marco-rubio-ted-cruz-114588.

²⁷ Bykowicz, Associated Press, Oct. 8, 2015.

²⁸ Jacobs, Des Moines Register, Oct. 2, 2015

 $^{^{29}}$ *Id*.

 $^{^{30}}$ Id

³¹ Mazzei, *Miami Herald*, July 8, 2015.

³² Martin and Confessore, New York Times, Oct. 11, 2015.

³³ 26 U.S.C. § 501(c)(4).

³⁴ Treas. Reg. § 1.501(c)(4)-1(a)(2)(i). By allowing section 501(c)(4) organizations to be only "primarily" engaged in social welfare, the regulation misinterprets the plain meaning of the word "exclusively" in the statute. This complaint analyzes CSP's conduct using the "primarily" standard. Under a correct interpretation of the statute, CSP's political spending unquestionably would violate its tax-exempt status.

on behalf of or in opposition to any candidate for public office" does not promote social welfare. 35

Advertisements and other communications that support a candidate but stop short of expressly advocating the candidate's election can constitute political campaign intervention. In Revenue Ruling 2007-41, the IRS promulgated guidance on the distinction between issue advocacy and political campaign intervention. The IRS takes into consideration all the facts and circumstances of a particular communication and identified the key factors as: (1) whether the statement identifies one or more candidates; (2) whether the statement expresses approval or disapproval for a candidate's position; (3) whether the statement is delivered close to an election; (4) whether the statement makes reference to voting or an election; (5) whether the issue addressed has been raised as an issue distinguishing candidates for an office; (6) whether the communication is part of an ongoing series of communications by the organization on the issue that are made independent of the timing of any election; and (7) whether the timing of the communication is related to a non-electoral event such as a scheduled vote on specific legislation by an officeholder running in an election.

CSP's advertisements that promote Sen. Rubio but stop short of explicitly advocating his election constitute political campaign intervention. The "American Dream" advertisement not only identifies Sen. Rubio, it stars him. The ad also expresses approval for Sen. Rubio's position, is not part of an ongoing series of communications by CSP, and is not related to a scheduled vote on any specific legislation. To the contrary, the timing of the advertisement is related to elections. The ad is running is Iowa, and while the Iowa caucuses that begin the elections for the Republican nomination for president are scheduled for February 2016, Sen. Rubio and the other candidates are intensely campaigning already in the state and elsewhere. Further demonstrating the political nature of the ad, it largely consists of parts of one of Sen. Rubio's campaign speeches. Similarly, the "greatness" ad features Sen. Rubio even more extensively, expresses approval for his position, is not part of any ongoing series of communications by CSP, is not related to a scheduled vote on any specific legislation, and its timing also is related to the upcoming Republican presidential caucuses and primaries.

CSP's ads ostensibly related to the Iran treaty also are, in reality, political campaign intervention. Both the ads showcase Sen. Rubio – half of one simply is footage of him discussing policy toward Iran at the Koch brothers' forum – and both express approval for his position. The ads purport to be about the Iran nuclear treaty, but their primary focus is Sen. Rubio and praising his leadership. Accordingly, while a vote was scheduled on the treaty for a few months after the ads were broadcast, they should be considered linked to the caucuses and primary elections, not the vote. CSP's Iowa mailer similarly constitutes political campaign

³⁵ Treas. Reg. § 1.501(c)(4)-1(a)(2)(ii).

³⁶ Sen. Rubio himself has asserted his principal activity currently is campaigning for president, not serving as a senator. Kailani Koenig, <u>Rubio Again Defends Missed Senate Votes</u>, *NBC News*, October 7, 2015, *available at* http://www.nbcnews.com/politics/2016-election/rubio-again-defends-missing-senate-votes-n440361.

intervention. It identifies and highlights Sen. Rubio, expresses approval of his position, is not part of an ongoing series of communications, and is timed to the election.

Political activity in support of a candidate for office also does not promote social welfare because it benefits the private interests of the candidate. An organization can qualify as exempt under section 501(c)(4) only if its activities primarily benefit "the community as a whole," rather than particular individuals or groups. Commissioner v. Lake Forest, Inc., 305 F.2d 814, 818-19 (4th Cir. 1962); Mutual Aid Assoc. of Church of the Brethren v. United States, 759 F.2d 792, 795 (10th Cir. 1985); Contracting Plumbers Coop. Restoration Corp. v. United States, 488 F.2d 684, 687 (2d Cir. 1973); Priv. Ltr. Rul. 201221025; Priv. Ltr. Rul. 201128035. A section 501(c)(4) organization must be "a community movement designed to accomplish community ends." Erie Endowment v. United States, 316 F.2d at 151, 156 (3d Cir. 1963); Priv. Ltr. Rul. 201403020. Even if an organization provides some benefit to the community, it cannot be exempt under section 501(c)(4) if it is primarily operated to benefit private interests. Contracting Plumbers Coop. Restoration Corp., 488 F.2d at 687; Priv. Ltr. Rul. 201403020; Priv. Ltr. Rul. 201221025. As a result, for the same reasons that CSP's advertisements and other communications constitute political campaign intervention, they also benefit Sen. Rubio's private political interest, not the interests of the community as a whole.

CSP's connections to the super PAC supporting Sen. Rubio and Sen. Rubio's campaign also provides valuable context for the advertisements and mailer. Many of the same individuals directing CSP's activities also are deeply involved in campaign efforts on behalf of Sen. Rubio. Those relationships support the conclusion that CSP's activities are designed to aid Sen. Rubio.

CSP has spent or committed to spend at least \$8 million on air time for advertisements that constitute political campaign intervention and benefit Sen. Rubio's private interests. CSP also spent an unknown amount of money producing the ads, on the mailer it sent to Iowa voters, and other expenditures that would support or benefit Sen. Rubio. While there is no data on CSP's total spending, CSP appears to have raised approximately \$18 million to date. As a result, at least 45 percent of the amount of money CSP has raised so far was spent or is committed to be spent on political activity that provides a private benefit. This amount alone probably constitutes CSP's primary activity. Moreover, it is likely CSP will spend even more supporting Sen. Rubio's campaign closer to the elections. CSP therefore is likely to be violating its tax-exempt status.

The lack of conclusive data on CSP's spending should not deter the IRS from commencing an investigation now. CSP's activities may have a significant impact on the elections and should be examined as soon as possible. Furthermore, CSP's conduct to date with regard to reporting its activities to the IRS shows that data will not be available until long after the elections are over and suggests the information may not be accurate. As noted, CSP consciously decided not to file a Form 1024 application for tax-exempt status, saying it feared being subject to abuse by the IRS. This resistance to IRS oversight calls into question the accuracy of any information provides. In addition, CSP appears to have set its fiscal year in an effort to avoid disclosing any of its campaign activities until long after the 2016 elections.

According to its 2014 tax return, CSP's fiscal year ends on May 31.³⁷ Tax-exempt organizations are required to file their Form 990 tax returns four and a half months after their fiscal year ends, but the IRS routinely grants six months of extensions for filing.³⁸ As a result, CSP's activities from June 2015 through the end of May 2016 – including its spending on all the advertisements – are not likely to be reported to the IRS until April 2017. Considering the political nature of CSP's leaders and activities, it also is possible the organization will terminate before then. The IRS, therefore, should not wait a year and a half to start investigating CSP.

Conclusion

Based on the publicly available information, CSP's activities since its establishment do not comport with its claimed status as a section 501(c)(4) tax-exempt organization. Therefore, the IRS should investigate CSP and, should it find that CSP has violated its tax-exempt status, take appropriate action, which may include revoking its section 501(c)(4) status, imposing any applicable excise taxes under section 4958 for excess benefit transactions, and treating CSP as a taxable corporation or a section 527 political organization.

CSP currently is the most active of a new kind of entity – a purported section 501(c)(4) social welfare organization that actually is operated almost entirely for the political advancement and private benefit of a single candidate. These groups provide a vehicle for donors to make unlimited but secret contributions that benefit the political prospects of a targeted candidate or public official. While the public is kept in the dark, the candidate or official almost certainly knows who made the often-large contributions. The IRS must take forceful action to enforce the law and stop CSP from abusing its tax-exempt status and to prevent other organizations from following CSP's lead.

Thank you for your prompt attention to this matter.

Sincerely,

Noah Bookbinder

Executive Director

Citizens for Responsibility and Ethics in Washington

Encls.

cc: IRS-EO Classification

³⁷ Conservative Solutions Project, 2014 Form 990-EZ, Line A.

³⁸ Despite claiming it had conducted no substantive activity in the period covered, CSP took the six months in filing its initial tax return, demonstrating that CSP will almost certainly take the extensions again and suggesting it may not provide accurate information. *Id*.



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Entity Details

THIS IS NOT A STATEMENT OF GOOD STANDING

File Number: 5473526 Incorporation Date / Formation Date: (mm/dd/yyyy)

Entity Name: CONSERVATIVE SOLUTIONS PROJECT, INC.

Entity Kind: Corporation Entity Type: Exempt

Residency: Domestic State: DELAWARE

REGISTERED AGENT INFORMATION

Name: THE CORPORATION TRUST COMPANY

Address: CORPORATION TRUST CENTER 1209 ORANGE ST

City: WILMINGTON County: New Castle

State: DE Postal Code: 19801

Phone: **302-658-7581**

Additional Information is available for a fee. You can retrieve Status for a fee of \$10,00 or more detailed information including current franchise tax assessment, current filing history and more for a fee of \$20,00.

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Form 990-EZ

Short Form Return of Organization Exempt From Income Tax

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

OMB No 1545-1150

Do not enter social security numbers on this form as it may be made public.

Open to Public

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	ESIDENT/DIRECTOR	1.00					
	RREN TOMPKINS						
	RECTOR	1.00					
	EL MCELHANNON	2000					
	RECTOR	1.00					
CL	ETA MITCHELL						
SE	CRETARY	0.10					
RO	BERT WATKINS						
TR	EASURER	0.10					
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Form	990-EZ (2014) · CONSERVATIVE SOLUTIONS PROJECT, INC. 46-556	5650		Page 3
Pa	rt V Other Information (Note the Schedule A and personal benefit contract statement requirement	nts in t	he	
	instructions for Part V) Check if the organization used Sch. O to respond to any question in the	ıis Par	t V	X
			Yes	No
33	Did the organization engage in any significant activity not previously reported to the IRS? If "Yes," provide a detailed description of each			ĺ
	activity in Schedule O	33		X
34	Were any significant changes made to the organizing or governing documents? If "Yes," attach a conformed copy of the amended			
	documents if they reflect a change to the organization's name. Otherwise, explain the change on Schedule O (see instructions)	34		X
35 a	Did the organization have unrelated business gross income of \$1,000 or more during the year from business activities (such as those reported			
	on lines 2, 6a, and 7a, among others)?	35a		X
b	If "Yes" to line 35a, has the organization filed a Form 990-T for the year? If "No," provide an explanation in Schedule O	35b	<u> N/</u>	A
C	Was the organization a section 501(c)(4), 501(c)(5), or 501(c)(6) organization subject to section 6033(e) notice, reporting, and proxy tax	1 1		
	requirements during the year? If "Yes," complete Schedule C, Part III	35c		X
36	Did the organization undergo a liquidation, dissolution, termination, or significant disposition of net assets during the year? If "Yes,"			
	complete applicable parts of Schedule N	36		X
37 a	Enter amount of political expenditures, direct or indirect, as described in the instructions	-		
	Did the organization file Form 1120-POL for this year?	37b		X
38 a	Did the organization borrow from, or make any loans to, any officer, director, trustee, or key employee or were any such loans made			
	in a prior year and still outstanding at the end of the tax year covered by this return?	38a		X
b	If "Yes," complete Schedule L, Part II and enter the total amount involved 38b N/A	-		
39	Section 501(c)(7) organizations Enter			
	Initiation fees and capital contributions included on line 9 39a N/A	-		
	Gross receipts, included on line 9, for public use of club facilities 39b N/A	-		
40 a	Section 501(c)(3) organizations. Enter amount of tax imposed on the organization during the year under			
	section 4911 \triangleright N/A , section 4912 \triangleright N/A , section 4955 \triangleright N/A			
b	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Did the organization engage in any section 4958 excess benefit			
	transaction during the year, or did it engage in an excess benefit transaction in a prior year that has not been reported on any			v
_	of its prior Forms 990 or 990-EZ? If "Yes," complete Schedule L, Part I	40b		X
Ç	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Enter amount of tax imposed on organization managers or disqualified persons during the year under sections 4912, 4955, and 4958.			
4				
u	Section 501(c)(3), 501(c)(4), and 501(c)(29) organizations. Enter amount of tax on line 40c reimbursed by the organization.			
۵	by the organization All organizations At any time during the tax year, was the organization a party to a prohibited tax shelter			
	transaction? If "Yes," complete Form 8886-T	40e		Х
41	List the states with which a copy of this return is filed NONE	406		
	The organization's books are in care of ► ROBERT WATKINS & CO., P.A. Telephone no ► 813-2	54-3	369	
	Located at ▶ 610 S. BLVD, TAMPA, FL ZIP+4 ▶	3360	6	
b	At any time during the calendar year, did the organization have an interest in or a signature or other authority		<u> </u>	
_	over a financial account in a foreign country (such as a bank account, securities account, or other financial	-	Yes	No
	account)?	42b		X
	if "Yes," enter the name of the foreign country		•	
	See the instructions for exceptions and filing requirements for FinCEN Form 114, Report of Foreign Bank and Financial Accounts (FBAR)			
C	At any time during the calendar year, did the organization maintain an office outside of the U.S.?	42c		X
	If "Yes," enter the name of the foreign country			
43	Section 4947(a)(1) nonexempt charitable trusts filing Form 990-EZ in lieu of Form 1041 - Check here			
	and enter the amount of tax-exempt interest received or accrued during the tax year	N/A		
			r	.,
			Yes	No
44 a	Did the organization maintain any donor advised funds during the year? If "Yes," Form 990 must be completed instead of			
	Form 990-EZ	44a		X
b	Did the organization operate one or more hospital facilities during the year? If "Yes," Form 990 must be completed instead			
	of Form 990-EZ	44b		X
	Did the organization receive any payments for indoor tanning services during the year?	44c	ļ	X
d	If "Yes" to line 44c, has the organization filed a Form 720 to report these payments? If "No," provide an explanation		ŀ	
	in Schedule O	44d		
	Did the organization have a controlled entity within the meaning of section 512(b)(13)?	45a	ļ	X
b	Did the organization receive any payment from or engage in any transaction with a controlled entity within the meaning of section			
	512(b)(13)? If "Yes," Form 990 and Schedule R may need to be completed instead of Form 990-EZ (see instructions)	45b		
4321 12-1	73	Form 9	9U-EZ	(2014)
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										650	Page
									г	Yes	No
				tly, in polit	ical campaign i	activities on behalf	of or in oppositi	on to candidates for p	ublic office?	46	X
		Schedule C, F	^{rartı} (3) organiz	ations.			- MANAGEMENT - MAN			46	<u> ^</u>
						one 47-49h and f	2 and comple	ete the tables for line	es 50 and 51.		
						to any question		,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,			
						, , , , , , , , , , , , , , , , , , ,				Yes	No
Did the org	ganizatio	in engage in '	iobbying activiti	es or have	a section 501	(h) election in effec	t during the tax	year? If "Yes," complet	e Sch. C, Part II	47	
Is the orga	anızatıon	a school as	described in sec	ction 170(i	b)(1)(A)(II)? If '	"Yes," complete Sc	hedule E		ļ	48	
	-	_				lated organization?				49a	╀
			ation a section :				er donak	4]	49b	
			n from the orga				onicers, airecti	ors, trustees and key e	iipioyees) wiio e	acii lacaivau	111016
tilali \$100			d title of each er		there is hone.	· · · · · · · · · · · · · · · · · · ·	verage hours	(C) Reportable	(d) Health benefits	s. (e) Estir	nated
		(w) rearries and	2 11110 07 04011 01				ek devoted to	compensation (Forms W-2/1099-MISC)	contributions to employee benefit	amount o	f othe
				N/A			position	17 2. 7000 1100,	plans, and deferred compensation	compen	sation
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SCHEDULE O · (Form 990 or 990-EZ)

Supplemental Information to Form 990 or 990-EZ
Complete to provide information for responses to specific questions on
Form 990 or 990-EZ or to provide any additional information.

Attach to Form 990 or 990-EZ.

Open to Public Information about Schedule O (Form 990 or 990-EZ) and its instructions is at www.irs.gov/form990. Inspection

Department of the Treasury Internal Revenue Service Name of the organization

CONSERVATIVE SOLUTIONS PROJECT, INC.

Employer identification number 46-5565650

OMB No 1545-0047

FORM 990-EZ, PART III, PRIMARY EXEMPT PURPOSE - THE CORPORATION IS
ORGANIZED EXCLUSIVELY FOR THE PROMOTION OF SOCIAL WELFARE WITHIN THE
MEANING OF SECTION 501(C)(4) OF THE INTERNAL REVENUE CODE OF 1986 AS
AMENDED.
FORM 990-EZ, PART V, INFORMATION REGARDING PERSONAL BENEFIT CONTRACTS:
THE ORGANIZATION DID NOT, DURING THE YEAR, RECEIVE ANY FUNDS, DIRECTLY,
OR INDIRECTLY, TO PAY PREMIUMS ON A PERSONAL BENEFIT CONTRACT.
THE ORGANIZATION, DID NOT, DURING THE YEAR, PAY ANY PREMIUMS, DIRECTLY,
OR INDIRECTLY, ON A PERSONAL BENEFIT CONTRACT.