ATTORNEY GENERAL’S SUMMARY OF RESULTS OF CHARITABLE SOLICITATION BY COMMERCIAL FUNDRAISERS

BILL LOCKYER
Attorney General
State of California

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ATTORNEY GENERAL’S SUMMARY OF RESULTS OF CHARITABLE SOLICITATION BY COMMERCIAL FUNDRAISERS (Government Code § 12599)

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California Department of Justice
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SOLICITATION BY COMMERCIAL FUNDRAISERS

The term “commercial fundraiser” refers generally to a person or corporation that is a for-profit business and contracts with charities, for compensation, to raise money on their behalf.

The commercial fundraiser usually makes a profit by charging charities a flat fee or a percentage of the contributions collected on behalf of the charities. It is important to note, however, that most of the 85,000 charities registered with the Attorney General do not use commercial fundraisers to raise funds.

By law, commercial fundraisers are required to register and file annual financial disclosure reports with the Attorney General’s Registry of Charitable Trusts. The data here cover activities for 2002 that were reported by commercial fundraisers in 2003.

Historical figures show that a campaign conducted by a commercial fundraiser returns, on average, less than 50 percent of the contributions to the charity. The rest is retained by the commercial fundraiser as a fundraising fee. This summary reflects the results of solicitation by commercial fundraisers in 2002, as stated in reports they are required to file with the Attorney General. In 2002, commercial fundraisers collected a total of about $211.3 million in charitable contributions within this state. The return to charity from the average commercial fundraiser campaign was 38.14 percent. These figures represent a decrease in charitable contributions from 2001 of approximately 70.6 million (25%). The average percent to charity increased slightly over the 2001 figure of 38.03 percent.

The “Average Percent to Charity” shown for this and past years was obtained by taking the percentage of contributions returned to charity for each solicitation campaign, adding the individual percentages together, and dividing by the number of campaigns, thus obtaining the “percent to charity” for the average campaign. A second table shows overall revenue raised and overall revenue to charity. Calculation of the percentage of charitable contributions going to charity using these overall figures is skewed by a few individual campaigns with revenue figures that are very high in comparison to most campaigns. Because these overall figures do not yield a “percent to charity” that is reflective of the average campaign, they have not been used in calculating the “Average Percent to Charity.”

The following summarizes the total number of commercial fundraising campaigns that yielded specific percentages to charities: more than 50% to charity (206), between 31% and 50% to charity (87), between 21% and 30% to charity (69), between 16% and 20% to charity (71), and 15% and less to charity (140).
It is important to note that the information in this summary is taken unedited from reports filed by the charities and fundraisers themselves. To be accepted by the Attorney General, the reports must be signed by the commercial fundraisers and officers of the charities for whom the solicitations were made. The actual reports should be consulted for more complete information provided by the filers. You may review the reports, as well as a wealth of information about charities and fundraising, on the Attorney General’s Internet website:

http://ag.ca.gov/charities/

The Attorney General also publishes a Guide to Charitable Solicitation. You may obtain a Guide at the Attorney General’s Internet website, or write to the Attorney General’s Public Inquiry Unit, P.O. Box 944255, Sacramento, California 94244.
Commercial Fundraisers

1998-2002

Average Percent to Charity

Revenue to Charity

*Note: Number of campaigns