

Financial scheme

Volt United Kingdom

Introduction

1.1 This scheme sets out how Volt United Kingdom ('the party') will organise its financial affairs to comply with the Political Parties, Elections and Referendums Act 2000 ('the Act').

Constitution

1.2 A copy of Volt United Kingdom's constitution, setting out our structure and organisation, and how we take decisions about the management of the party, is attached to this scheme or has been provided separately to the Electoral Commission.

Accounting units

1.3 Volt United Kingdom does not wish to register any separate accounting units with the Commission.

1.4 Volt United Kingdom is fully separate from Volt Europa, which is an entity organised outside of the United Kingdom. Volt United Kingdom will organise its finances and perform its accounting fully separate and independent from Volt Europa.

Organisations within the party

1.5 For the purpose of compliance with the Act, the financial affairs of any local branches or affiliated organisations of the party, whether currently existing or to be established in future, will be wholly controlled by the party treasurer.

Financial year

1.6 The party's financial year will run from 1 January to 31 December.

Role of the party treasurer

1.7 Derhen Coulomb, the registered treasurer of Volt United Kingdom is responsible for the whole party's compliance with the requirements of the Act, including the following:

Annual accounts

1.8 Volt United Kingdom will submit our annual statement of accounts to the Commission by the required date, being 30 April of the year following the end of the financial year if both our expenditure and income are under

£250,000 in that year, or 7 July of the year following the end of our financial year if either our expenditure or income exceeds £250,000 in that year. We understand that if our income or expenditure exceeds £250,000 our accounts must be submitted with an auditor's certificate.

1.9 In order to comply with this requirement, Derhen Coulomb has:

- put in place arrangements for ensuring that annual statements of accounts for the party are prepared, approved, audited where necessary and submitted to the Commission by the prescribed deadline for each register the party is on
- put in place accounting processes capable of meeting the Act's accounting record keeping requirements and of any regulations made by the Commission about the format of statements of accounts

Donations and Loans (regulated transactions)

1.10 Volt United Kingdom is operating financially independent of Volt Europa, which is another legal entity. Both entities conduct their financial affairs fully separate.

1.11 Donations are only accepted from permissible sources as defined by PPERA 2000. Volt UK will check whether the source for all donations exceeding GBP 500 is permissible.

1.12 Any donations from impermissible sources will be returned within 30 days.

1.13 Volt United Kingdom will not accept any donations from Volt Europa or on Volt Europa's behalf.

1.14 Volt United Kingdom may assist Volt Europa in collecting donations from third parties, when such third parties would like to donate money to Volt Europa but get in touch with Volt UK or use Volt UK's website to arrange for any donation. Volt UK will not accept any of those donations for Volt United Kingdom and will not take any such monies into Volt UK's account but will merely facilitate the flow of information so that the third party is able to make the desired donation.

1.15 Volt United Kingdom will not accept any loan from Volt Europa or another foreign entity associated with Volt Europa.

1.16 Volt United Kingdom will report the donations and loans it receives each quarter to the Commission, for each of the registers it is registered on, within the following timescales:

- quarter 1 (1 January – 31 March) by 30 April of that year
- quarter 2 (1 April – 30 June) by 30 July of that year
- quarter 3 (1 July – 30 September) by 30 October of that year
- quarter 4 (1 October – 31 December) by 30 January of the following year

1.17 In order to comply with this requirement, Derhen Coulomb will:

For donations:

- record information for all donations of more than £500, including:
 - amount or value of the donation
 - full name of donor
 - registered address of donor
 - company registration number (if applicable)
 - date on which the donation was received
 - date on which the donation was accepted or returned
 - information about the trust (if applicable)
- check the permissibility of any donations over £500 within 30 days of receipt
- ensure that impermissible or unidentifiable donations of more than £500 to the party are recorded as outlined above and returned to the sender or financial institution that transferred the money or, if that is not possible, surrendered to the Commission
- ensure that a submission of quarterly donation reports covering donations exceeding £7,500 (including aggregates of donations and regulated transactions) and any impermissible or anonymous donations of more than £500 is made to the Commission within the above timescales; submitting a nil return if there are no reportable donations
- provide weekly donation reports to the Commission during UK Parliamentary election campaigns if we are contesting the election

1.18 We understand that if we submit four consecutive quarterly nil donation returns, we will then be exempt from submitting further quarterly returns in respect of donations until we receive a reportable donation.

1.19 We also understand that separate quarterly donation returns must be submitted if we appear on the Northern Ireland register of political parties.

For loans (regulated transactions):

- record information about all regulated transactions (loans, credit facilities, etc.) of more than £500, including:
 - value of benefit of the transaction
 - name of all authorised participants
 - registered addresses of participants
 - company registration number (if applicable)
 - nature of the transaction
 - date agreement entered
 - the terms of the transaction
- ensure that the party does not enter into any regulated transactions over £500 with unauthorised participants
- ensure that a submission of quarterly transaction reports covering transactions exceeding £7,500 (including aggregates of donations and regulated transactions) and any void transactions or transactions of more than £500 entered into with an unauthorised participant is made to the Commission within the prescribed timescales; submit a nil return if there are no reportable transactions
- ensure weekly regulated transaction reports can be submitted during UK Parliamentary election periods if we are contesting the election

1.20 We understand that if the party has submitted four consecutive quarterly nil loans returns, we will then be exempt from submitting further quarterly returns until we enter into a reportable loan.

1.21 We also understand that separate quarterly loan returns must be submitted if we appear on the Northern Ireland register of political parties.

Campaign expenditure

1.22 The party will submit a campaign expenditure return if we have candidates contesting a UK Parliamentary election, European election, Scottish Parliamentary election, National Assembly of Wales election, or Northern Ireland Assembly election. The campaign expenditure return will be submitted within three months of the date of the election if our expenditure is less than £250,000 or within six months of the date of the election if our expenditure exceeds £250,000. We note that if our expenditure during the campaign exceeds £250,000 our return must be submitted with an auditor's certificate.

1.23 In order to ensure compliance with the legislation, Alex Gunter will:

- ensure that campaign expenditure and claims payments are duly authorised, received and paid on time and that all relevant receipts and invoices are kept
- put in place budgeting and monitoring arrangements to ensure that campaign expenditure is within the statutory limits
- ensure the compilation, auditing (if necessary) and timely submission to the Commission of a campaign expenditure return within the statutory deadlines

Referendums

1.24 If the party participates in a referendum to which Part VII of the Act applies, Volt United Kingdom will develop and put in place arrangements for complying with the controls on referendum expenditure. We will do this by adapting our arrangements for the control of campaign expenditure.

Grants

1.25 Volt United Kingdom will ensure that any grants from the Commission to the party are spent in accordance with the conditions of grant imposed by the Commission. We agree to cooperate with any associated audit requirements specified by the Commission.

Changes to registered details

1.26 Volt United Kingdom will ensure that the party's details that are registered with the Commission are kept up to date. We will inform the Commission of any changes to registered officers within 14 days of the change and any other changes within 28 days.

1.27 We will ensure that our RP8 annual confirmation of registered details and £25 fee are submitted to the Commission with the annual statement of accounts by 30 April of the following year (if our expenditure or income is less than £250,000) or by 7 July of the following year (if our expenditure or income exceeds £250,000).

1.28 We note that failure to submit our RP8 annual confirmation of registered details within the prescribed timescale will result in our statutory removal from the register of political parties. We understand that this would mean that the party would no longer be able to field candidates at elections under the party name.

Penalties and offences

1.29 Volt United Kingdom understands that the Commission may impose civil penalties on parties that fail to comply with their legal obligations, including failures to submit statutory returns on time. The party also understands that failure to comply with certain legal requirements of being a registered political party is a criminal offence.

Role of other party officers

1.30 Should the appointment of the registered party treasurer terminate for any reason, then the registered party leader will, until a new treasurer is appointed, be treated as the party treasurer and will be responsible for ensuring that the party complies with its legal obligations.

1.31 Should the treasurer whose appointment is terminated also be party leader, then the nominating officer will, until a new treasurer is appointed, be treated as the party treasurer.

1.32 Should the treasurer whose appointment is terminated also be party leader and nominating officer, then the other registered officer will, until a new treasurer is appointed, be treated as the party treasurer.

Promoting compliance with the Act

1.33 The Party will have processes in place to ensure compliance with its legal obligations. The registered treasurer, Derhen Coulomb, will ensure that the registered leader and all other officers and members of Volt United Kingdom have sufficient knowledge of our financial obligations under the Act to ensure that the party as a whole complies with these obligations.

Amendments to the financial scheme

1.34 The registered treasurer, Derhen Coulomb, will ensure that any proposed amendments to this financial scheme are submitted to the Commission for approval.

Signed

Leader:




Date: 1 Nov 2019

Treasurer:


Date: _____

Nominating
officer:



Date: 1 Nov 2019

Campaigns
officer
(if applicable):



Date: 31-10-18

Other officer
(if applicable):

Date: _____

Volt United Kingdom – Financial Scheme – November 2019

Leader: _____ Date: _____

Treasurer: DERHEN COULOMB Date: 01/11/19

Nominating officer: _____ Date: _____

Campaigns officer (if applicable): _____ Date: _____

Other officer (if applicable): _____ Date: _____