

**National Republican Senatorial Committee**  
**425 Second Street NE**  
**Washington, DC 20002**  
**(C00027466)**

H.D.  
SECRETARY OF THE SENATE

09 JUN -1 PM 3: 25

May 28, 2009

Ms. Rosa G. Lewis  
Senior Campaign Finance Analyst  
Federal Election Commission  
999 E Street, NW  
Washington, DC 20463

Dear Ms. Lewis:

This letter is in response to your inquiry dated May 1, 2009 in which you reference the 12 Day Pre-General Report (10/1/08 – 10/15/08).

1. Schedule E – 48 H Notice Filing

The RFAI references transactions that were disclosed on Schedule E but not filed as 48H notices and directs the committee to “see attached” for guidance in locating these transactions on its report. The copy of the RFAI received by the committee (and the copy posted on the Commission’s website) contained no attachment that the committee could use to locate the transactions referenced.

However, the committee has reviewed its records of its Schedule E for the Pre-General report and its 48 H Notice filings and can find no transaction on Schedule E that was not also reported as 48 H Notice as required. The committee notes that transactions on Schedule E were reported as of the date paid and once the expenditures qualified by date of dissemination as an independent expenditure, the required 24 or 48-hour Schedule E notice was then filed within the appropriate timeframe. Therefore, no amendment is necessary with respect to these disbursements.

2. 48 H Notice – Schedule E Itemization

All of the referenced transactions were paid for on a date (10/16/08) falling outside of the Pre-General 2008 reporting period. Each was reported on Schedule E, Line 24 of the committee’s Post-General 2008 report (10/16/08 – 11/24/08). Therefore, no amendment is necessary.

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### 3. Earmarked Contributions

The transactions referenced were reported either on Schedule A, Line 11a of the October 2008 or the Pre-General 2008 FEC reports depending upon when the contribution was received by the committee. The transactions were reported as such because some were received in one period and forwarded in a subsequent period.

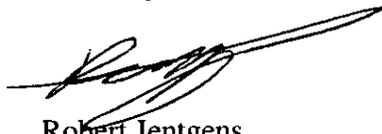
### 4. 48 H Notices & Schedule E – Differing Dates & Amounts

For each of the transactions referenced, on Schedule E, Line 24, the Committee reported the transactions as of the date paid whereas on the 48 H Notices, the Committee reported transactions within 48 hours of actually disseminating the communication. In addition, the amounts reported on Schedule E and the 48 H Notices were the same. Therefore, no amendment is necessary.

### 5. Schedule B – Expenditure Clarifications

No portion of the expenditures for “Audio/Video Services,” “Direct Mail Expense,” “Fundraising Consulting,” “Political Media Consulting,” or “Postage” was made on behalf of any specifically identified federal candidate. These expenditures were made solely on behalf of the Committee. Accordingly, no further itemization is necessary.

Sincerely,



Robert Jentgens  
Assistant Treasurer

NANCY ERICKSON  
SECRETARY

PAMELA B. GAVIN  
SUPERINTENDENT

HART SENATE OFFICE BUILDING  
SUITE 232  
WASHINGTON, DC 20510-2118  
PHONE: (202) 224-0322

# United States Senate

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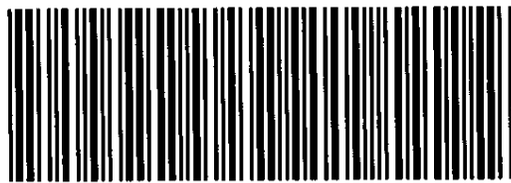
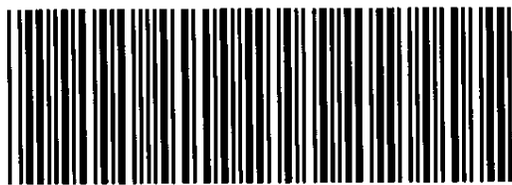
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