

ETEXT ATTACHMENT

08/19/2005 17 : 40

August 20, 2005

Katrina Senger
Federal Elections Commission

RE: California Republican Party
FEC ID# C0014590
August Monthly (07/01/05-07/31/05)

Dear Katrina Senger,

Please be advised that the committee is paying for its voter registration expenses in the following manner as previously directed by the Federal Elections Commission. The committee pays the federal share directly out of the federal account and pays the nonfederal or Levin share directly out of the nonfederal or Levin account.

Additionally, the committee is aware of the types of activity that must be reported on Line 30(b) as FEA. The committee is also aware that certain public communications must be reported if a federal candidate is identified. Since the committee's controller and treasurer review each expenditure and its classification, please be advised that if there is an expenditure that is identified as FEA it is paid and reported accordingly in the correct manner.

The transfers shown reflect variations due to the timing of transfers based upon reimbursements from the non-federal and Levin accounts to the federal account at different points in the 70- day window provided in Reg. 106.7(f)(2). No transfers were made outside the seventy day window.

In regard to occupation and employer information requested, a letter is sent to those donors whose contributions exceed \$200, but did not provide us with their employer and occupation on our initial contribution solicitation which cites the FEC regulation for the requested information. The committee's policy is to send a follow-up letter within thirty days of the original contribution to request this information with a pre-addressed envelope enclosed for the return of such information. All such information received is reported accordingly.

Sincerely,

Doug Boyd
California Republican Party