

May 17, 2013

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VIA UPS OVERNIGHT DELIVERY

Bradley Matheson, Senior Campaign Finance & Reviewing Analyst
Reports Analysis Division,
Federal Elections Commission
999 E Street, NW,
Washington, DC 20463

RE: California State Council of Service Employees Issues Committee (ID #C90014010) – Year End Report (10/01/12 – 12/31/12), Received 04/17/2013

Dear Mr. Whyrick:

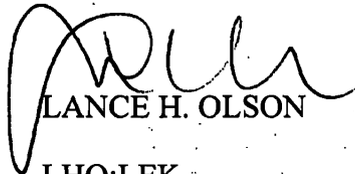
Our office acts as campaign counsel for California State Council of Service Employees Issues Committee (ID #C90014010). We are in receipt of your letter dated April 17, 2013 regarding our client's year end Report of Independent Expenditures Made and Contributions Received (FEC Form 5) covering the period October 1, 2012 through December 31, 2012.

Your letter requests additional information regarding any contributors who made donations in excess of \$200 to fund the independent expenditures disclosed on our client's report. Federal regulations require a person filing FEC Form 5 to identify each person who made a contribution in excess of \$200 to the person filing the report if the contribution "was made for the purpose of furthering the reported independent expenditure." (11 CFR 109.10(e)(1)(vi).) Our client did not receive any contributions in excess of \$200 for the purpose of making the reported independent expenditures. As a result, our client's year end filing is accurate and no amendment is required.

Please feel free to contact me with any additional questions.

Very truly yours,

OLSON HAGEL & FISHBURN LLP



LANCE H. OLSON

LHO:LEK

cc: Laphonza Butler, California State Council of Service Employees Issues Committee

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Federal Election Commission
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cmk *5/20/13*
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