Image# 15951103123 04/01/2015 20 : 27

PAGE 1 / 1

A=G79@@5B9CIGH9LH"fl97:cfa -- Ł

April 1, 2015

VIA ELECTRONIC TRANSMISSION

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

RE: Planned Parenthood Action Fund of the Pacific Southwest (ID #C90011412) ? Year End Report (10/01/14-12/31/14)

Dear Mr. Matheson:

Our office acts as campaign counsel for Planned Parenthood Action Fund of the Pacific Southwest (ID #C90011412). We are

in receipt of your letter dated February 25, 2015 regarding our client?s year-end Report of Independent Expenditures Made and Contributions Received (FEC Form 5) covering the period October 1, 2014 through December 31, 2014.

Your letter indicates our client filed 48-hour reports informing the Commission of independent expenditures made in support of or opposition to federal candidates listing AMS Communications, Inc. as the payee. Your letter questions why the dates and amounts on the 48-hour reports do not match the dates and amounts on the year-end report.

The 48-hour reports disclosed payments to AMS communications for several mailers. For mailers disseminated on October 8

2014, the 48-hour reports disclosed expenditures of \$12,530 supporting Scott Peters and \$14,735 supporting Raul Ruiz with AMS Communications, Inc. as the payee. These figures were based on information available from the vendor at the time. Invoices later received from the vendor indicated increased costs for these mailers. The actual costs of the mailers disseminated on October 8, 2014 were \$15,204 for Ruiz and \$18,055 for Peters.

The initial mailers costs on the 48-hour report were updated to actual costs on the year-end report. The updated figures for the October 8th mailers explains the discrepancy between the payments to AMS Communications, Inc. reported on the 48-hour report and the payments to AMS Communications, Inc. reported on the year-end report.

Please feel free to contact me with any additional questions.

Very truly yours, OLSON HAGEL & FISHBURN LLP LACEY E. KEYS LEK:EAA

......