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Mr. Christopher Morse
Senior Campaign Finance Analyst
Reports Analysis Division
Federal Election Commission

Reference: 30 Day Post General Report (10-1-2014 - 11-24-2014)

Dear Mr. Morse:

This submission is in response to your RFAI of January 11, 2015 in which you raised two issues.

First, concerning our Schedule A which disclosed a contribution that exceeded the limits for our committee. This was an unintentional error and we have taken corrective action. Our committee was formed in 1982 and this is the first occasion such an issue has arisen. Based on our conversation of Friday, February 13th, our committee has established a separate non-contribution account to receive any such donation.

A transfer of \$5,000 was made from our existing regular account, which had received the excess contribution, to the new non-contribution account. I will provide documentation to the Commission of the existence of the new account and the transfer of the funds.

Under a separate filing, I will be amending our statement of organization to reflect our new status as a "hybrid" PAC and will also be filing a letter with the Commission based upon the recommended language in the October 5, 2011 "FEC Statement on Carey v. FEC".

In addition, I understand that an amendment to our Post General Report will be necessary to reflect the re-attribution.

I attempted today to file the amended Form 1 but was unable to access the full form through the FEC File program. I will seek assistance from the Electronic office on that issue, but in the meantime will file a paper copy with the Commission.

I understand from the "FEC Statement on Carey v. FEC" that there are some specific recommendations on how to report funds raised and spent through the non-contribution account that differ from what has heretofore been done with our previously existing account. Since, this will be the first time I will be using the new rules, I will be seeking clarification of my understanding of the rules before filing the amendment. In any event I anticipate filing within 48 hours.

With regard to point two of your letter which raises the issue of unitemized contributions. The unitemized contributions disclosed on Schedule A do not contain contributions that aggregate greater than \$200 from an individual.

If any points need further clarification, I will be glad to do what is necessary to answer any questions.

Sincerely,
Randy Goodwin