



Humane USA PAC

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June 6, 2001

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*The organizations identified
do not participate in, or
contribute to, the PAC in any way.

Fed. ID # C00350439

Reports Analysis Division

Federal Election Commission

999 E Street, NW

Washington, DC 20463

RE: Humane USA PAC FEC #C00350439

Letters of April 25, 2001 concerning April Quarterly (1/1/00 - 3/31/00), July Quarterly (4/1/00 - 6/30/00) and October Quarterly (7/1/00 - 9/30/00) Reports

Dear Mr. Ryan:

This letter will attempt to address some of the issues raised in your letters of April 25, 2001 regarding the above referenced Report filings for Humane USA PAC.

With respect to the lack of recorded administrative expenses in the April and July reports, no such expenses were incurred. Volunteers undertake all work for the PAC and Humane USA PAC does not maintain independent office space, pay staff salaries, or incur other similar expenses. There was an administrative expense (check order fee) that was incurred in the reporting period prior to the April Quarterly and which was errantly omitted from that report. An amended report reflecting this expense has been submitted herewith. Similarly, the only operating expense incurred (but omitted in error from the July report), was a twenty-dollar bank charge ("return deposited item") and a five dollar associated fee. This, too, has been noted on an amended report.

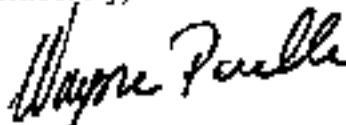
The following notations regard questions pertaining to the October Quarterly Report.

- The Committee qualified for multicandidate status on or before September 18, 2000 but the appropriate FEC Form 1M was not filed at that time. A completed FEC Form 1M is supplied here.

- The sum of itemized entries on Schedule A was, in fact, \$50,050, but improperly recorded as \$56,436.96. The figure has been corrected on the amended form enclosed.
- The totals for 11(a)(i), 11(a)(ii) and subsequent figures were improperly recorded on previous Reports and, therefore, on the October Quarterly Report as well. Amended entries have been made.
- No administrative expenses were incurred during this reporting period pursuant to the same conditions referenced above with respect to the April and July Quarterly Reports. We authorized the printing of letterhead and envelopes by the printer who handled the fundraising mailing, reflected on Schedule B.
- Schedule B, supporting information for line 23, has been updated to include the office sought, state, and congressional district, where appropriate.
- The fundraising mailing on August 17, 2000 was on behalf of Humane USA PAC in general and not on behalf of an individual candidate or group of candidates.

All additional information in the April 25 letter has been duly noted and we appreciate the Federal Election Commission's patience as we work through the process of adequately amending our filings in a timely manner.

Sincerely,



Wayne Pacelle
Chairman