

January 30, 2007

Edward D. Ryan  
Reports Analysis Division  
Federal Election Commission  
999 E Street, NW  
Washington, DC 20463

RE:ID# C00000935  
Democratic Congressional Campaign Committee ("DCCC")  
RFAI dated December 29, 2006 regarding:  
May Monthly Report (4/01/06-4/30/06)

Dear Mr. Ryan:

This letter is in response to your request for additional information regarding the above referenced report.

The independent expenditures listed on Schedule E were not made in cooperation or consultation with any candidate, or any authorized committee or agent of any candidate, or made in concert with, or at the request or suggestion of, any candidate or any authorized committee or agent of any candidate. The expenditures were properly reported on Schedule E and no amendment is required.

Schedule A supporting Line 15 discloses a reimbursement from a federal candidate committee, Paychecks, Inc., Print Mail Communications and ABIS, Inc. for various expenses. These reimbursements reflect the actual cost to the committee for these expenses.

The committee received payments from American List Council, Inc. in consideration for the rental of lists that were developed by the committee for its own political and campaign purposes. These payments reflect the usual and normal charge for the lists, which have an ascertainable value. The amounts of the payments were determined by looking to the amounts paid for similar lists under normal commercial practices.

Schedule A of our report includes earmarked contributions that were deposited into the DCCC's bank account and then forwarded to the candidate(s) of the contributor's choice. Since the committee did not exercise direction or control over the contributor's choice of the recipient candidate(s) the contributions did not affect the limit that the contributor(s) could give to the DCCC therefore, a zero aggregate year-to-date is reflected.

Schedule A supporting Line (a)(i) of our report discloses earmarked contributions that have passed through our bank account. The corresponding entries on Schedule B do not match dollar for dollar due to the fact that the committee holds back the cost to process earmarked credit card contributions. Also, please be aware that the DCCC collected earmarked contributions on behalf of Democratic nominees for Congress in several congressional districts. (See Advisory Opinions 1982-23 and 2003-23). Pursuant to reporting instructions in Advisory Opinion 2003-23, the contributions were reported on Schedule A when they were received by the DCCC. Then, within 10 days of the date the nominee was determined by the primary election in each district, the earmarked contributions were forwarded to the nominee's committee and were reported by the DCCC on Schedule B on the date they were forwarded. Therefore, the corresponding Schedule B entries for the Schedule A entries on this report will be on the DCCC's subsequent reports.

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**ETEXT ATTACHMENT**

As required, all independent expenditures were reported on 24 hour notices using the date of public dissemination within 24 hours of the date the independent expenditure communication was published, broadcasted or otherwise publicly disseminated. Independent expenditures on Schedule E properly disclose expenditures reported on 24 hour notices using the name and mailing address of the payee, the purpose of the expenditure, the date of payment, the amount of payment, the name and office sought, state and district the federal candidate, the calendar year-to-date, per election, for office sought total, the election designation, an indication of whether the candidate was supported or opposed and the signature of the treasurer.

Thank you for your attention to this response. Please contact us if you have any questions at (202) 485-3401.

Sincerely,

Brian L. Wolff  
Treasurer