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January 29, 2015

Mr. Tyler Culberson  
Senior Campaign Finance Analyst  
Reports Analysis Division  
Federal Election Commission  
999 E Street NW  
Washington, DC 20463

FROM: Cheryl Klein, Treasurer, ID Number: C00461368

REFERENCE: RFAI, 2 letters dated December 25, 2015

Letter #1) REFERENCE: AMENDED OCTOBER QUARTERLY REPORT (07/01/2014 – 09/30/2014) RECEIVED 12/04/2014:

(1) The RFAI states that Schedule A of the report discloses one or more contributions that appear to exceed the limits set forth in the Act, spelled out in the attachment. (See responses A, B, and C below.

(2) Schedule A of the report discloses one or more contributions that appear to be from limited liability corporation(s) (Mitchek Elevator, LLC – see response (D) below).

RESPONSE TO ITEMS:

Attachment Item #1: Regarding the Amended October Quarterly Report, received 12/04/14:

Contributions that appear to exceed the contribution limits:

A) Coors, John K Mr., 9/10/2014, \$5,200.00, G2014

We confirmed with Mr. Coors that he intended the contribution to be designated for the General Election, and also for Primary Debt retirement for 2014. Due to clerical error, we neglected to go back in the database to enter the redesignation. We have corrected that in a new amendment for the October Quarterly report, filed January 28, 2015.

B) Morgensen, Lynda Mrs., 3/10/2014, \$2,600.00, G2014

Morgensen, Lynda Mrs., 8/11/2014, \$2,600.00, G2014

We requested and received a donor form from the Morgensen's with both of their signatures to confirm the 3/10/14 \$5200 contribution was a joint contribution. Upon review of the database after receiving the RFAI, we find that due to clerical error, when we entered the redesignation for the March contribution, we incorrectly designated Mrs. Morgensen's to the General election. The March contribution was clearly intended to be for the Primary election. We have changed that entry so it appears correctly in the Amendment just filed for the April Quarterly report. The August contribution, designated for the General 2014 election, was not in excess of the limits.

C) Wells, Teresa L. Mrs., 2/14/2014, \$2,600.00, G2014

Wells, Teresa L. Mrs., 9/4/2014, \$2,600.00, G2014

Mrs. Wells' February contribution was part of a joint contribution (\$10,400 total for both spouses, for the Primary and the General elections). That total contribution was refunded in March 2014, in a check written to Mrs. Wells' spouse. We have gone back and reallocated the refund check so it clearly applies to both Mr. and Mrs. Wells, and to the Primary and the General Election for each. They subsequently sent contributions in September for the General Election. The Amendment we filed January 28, 2015, for the April Quarterly report, properly clarifies that the March refund applied to both Mr. and Mrs. Wells The September contribution was not in excess of the individual limits.

Attachment Item #2: Regarding the Amended October Quarterly Report, received 12/04/14:

Contributions from Possible Prohibited Entities:

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D) Mitchek Elevator LLC, 7/31/2014, \$2,000.00, G2014

When the campaign received the check from Mitchek Elevator, LLC, we confirmed with the donor that the LLC operates as a sole-proprietorship, so the contribution is not prohibited. After receiving the RFAI we checked the database. The individual donor's record was properly entered and was linked to the company, but it didn't appear in the report. We have flagged it to "force itemize?" so it now appears in the FEC report in the amendment for the April Quarterly report, filed January 28, 2015.

Letter #2, dated December 25, 2014

REFERENCE: AMENDED 12-DAY PRE-GENERAL REPORT (10/01/2014 – 10/15/2014) RECEIVED 12/04/2014)

The RFAI notice requests additional clarification regarding "inadequate purposes of disbursement, to clarify the description: "Campaign Collateral.?"

In response to the RFAI, we have filed a new amendment for the 12-Day Pre-General report. In that amendment, the purpose for the disbursement in question has been revised to "Print Campaign Materials?" in place of "Campaign Collateral.?"

We hope we have adequately addressed the concerns expressed in your December 25, 2014, RFAI letters.

Thank you for your consideration.

Sincerely,

/signed/ Cheryl S Klein

Cheryl Klein  
Treasurer  
Buck for Colorado