

ETEXT ATTACHMENT

05/07/2005 13 : 29

May 7, 2005

Brandis Zehr
Reports Analysis Division
Federal Elections Commission

RE: Nevada Republican State Central Committee
FEC ID# C00082925
October Monthly (9/1/4 -9/30/4)

Dear Ms. Zehr:

We are in receipt of your letter dated April 15, 2005 regarding the aforementioned report.

In regard to the itemized disbursement description of "Playcards-Exempt", this is the exact actual description of the purchased item-deck/playing cards. These are exempt campaign materials and paid for accordingly with permissible FEA funds.

Schedule A Line 12 regarding transfers from The National Republican Congressional Committee, none of these funds were used for any federal election activity or any candidate specific activities. Disbursements on Schedule B and Schedule H6 were made with permissible funds per FEC regulations. Our committee keeps separate bank accounts for monies received that are FEA eligible funds and transferred funds and disbursements from those accounts are made according to the permissible nature of the expenditure.

Schedule H4, regarding the voided ck, this was reported as an allocable expense, therefore was again reported on the H4 schedule for the void of the ck. However there was not a nonfederal allocation transfer made on behalf of this expense, therefore no federal money transfer is required at this time. This check was not discovered as voided until after the October monthly report was filed therefore this has been reflected on the 10/25/5 for the Post-General reporting period.

At this time our committee believes to be in compliance.

Sincerely,

Chrissie Hastie
Nevada Republican Party