

February 2, 2011

Laura Sinram, Senior Campaign Finance Analyst
Federal Election Commission
999 E Street, NW
Washington, DC 20463

Re: Democratic State Central Committee of CA -Federal (#C00105668)
Amended April Monthly Report (3/1/2010-3/31/2010) Received 8/20/10

Dear Ms. Sinram:

The Commission's preliminary review of the report referenced above raised questions concerning certain information contained in the report. We have addressed the questions below and have disclosed any changes in our amended March Monthly Report (see amendment e-filed February 2, 2011)

1. Schedule A supporting Line 11(c) of our report discloses receipts that are noted in the description as contributions (see amendment filed on 2/2/11).
2. Schedule H4 supporting Line 21(a) of our report discloses a payment(s) to Trilogy Interactive LLC for advertising (website). This payment is not made on behalf of specifically identified federal candidates, does not refer to a clearly identified candidate for Federal office and does not promote, support, attack or oppose any such candidate for Federal office.
3. Schedule H4 supporting Line 21(a) of our report discloses a payment(s) for 401-k employee contribution, 401-k matching funds, dental insurance, employee wage garnishment, federal payroll taxes, finance assistant, health insurance, salary and vision insurance. Some of these payment(s) relate to an on-going fundraising ratio that is disclosed on our Schedule H2 and are not Federal election activity or activities in connection with a Federal election. Some of these payment(s) are administrative and the employees related to these expenses spend less than 25% of their compensated time on Federal election activity or activities in connection with a Federal election.
4. Schedule H4 of our report discloses payment(s) to Christopher Jadatz for graphics & maintenance (website). The individual is not an employee of the Party; he is an independent contractor. The expenses are not Federal election activity or activities in connection with a Federal election.
5. Schedule H4 of our report discloses a payment(s) to Democratic Action Center of South Bay for payment for registering voters. The expense was incurred prior to 2/8/2010 (outside the 120 calendar days before the date a Federal election was held). We have amended our April Monthly report to include in purpose of disbursement, pmt: Registered voters prior to 2/8/2010.
6. The expenditures made for Fundraising: credit card services, Fundraising: bank charges and Fundraising: telemarketing services on Schedule B were not made on behalf of specifically identified federal candidates. These expenses are associated with a small donor federal fundraising program for the party.

If you have any further questions, please contact me at (916) 442-5707.

Sincerely,

Katherine Moret

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ETEXT ATTACHMENT

Treasurer

cc: Shawnda Westly, Executive Director
Lance Olson, Legal Counsel
