

RYAN, PHILLIPS, UTRECHT & MACKINNON

ATTORNEYS AT LAW

NON-LAWYER PARTNER

1133 CONNECTICUT AVENUE, N.W.

SUITE 300

WASHINGTON, D.C. 20036

(202) 293-1177

FACSIMILE (202) 293-3411

WWW.RPUM.COM

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2002 OCT 18 A 11: 56

October 16, 2002

Ms. Jane Parks
 Reports Analysis Division
 Federal Election Commission
 999 E Street, N.W.
 Washington, D.C. 20463

Re: HILLPAC (C00363994)
May Monthly Report (4/1/02 - 4/30/02)

Dear Ms. Parks:

I am writing on behalf of HILLPAC in response to questions raised by you concerning information contained in HILLPAC's May Monthly Report for the period April 1, 2002 through April 30, 2002 (the "Report"). HILLPAC's response is set forth below:

1. Apparent Excessive Contribution Properly Refunded and Reported

HILLPAC complied fully with the Federal Election Campaign Act of 1971, as amended, and FEC regulations in handling and reporting the receipt and refund of the contribution questioned in your September 25, 2002 letter. On April 23, 2002, HILLPAC received a \$10,000 contribution from Mr. Thomas B. Green. The receipt of this contribution was properly reported on Schedule A for Line 11a with a notation in the space below the amount of the contribution which stated: "seeking reattribution."

An individual may contribute \$5,000 per calendar year to a political committee. 2 U.S.C. §441a(1). If a committee receives a contribution that exceeds the limits it may retain the funds if within 60 days of receipt the excessive amount is properly reattributed to another person, such as a joint account holder, by obtaining signed written authorizations from each person making the contribution. 11 C.F.R. §110.1(k)(3). When itemizing a contribution that must be reattributed to correct an excessive amount, a committee is instructed to include a statement noting that a reattribution has been requested. 11 C.F.R. §103.3(b)(5). If the written reattribution is not received within 60 days of receipt, the excessive amount of the contribution must be refunded and the treasurer must disclose the refund on the next report. 11 C.F.R. §104.8(d)(4).