

September 17, 1997

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Andrew J. Dodson
Federal Election Commission
999 E. Street, N. W.
Washington, D.C. 20463

Identification Number: C00195891

Re: Mid-Year (1/1/95 - 6/30/95) and Year End (7/1/95 - 12/31/95) Reports

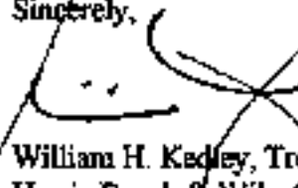
Dear Andrew:

This letter is in response to the preliminary review of the reports referenced above. The review has raised a question in which Schedule A of our report discloses a contribution(s) which appears to exceed the limits set forth in the Act.

Your letter has informed us that 2 U.S.C. 441a(f) precludes a committee from accepting contributions from a person in excess of \$5,000 per calendar year. Due to the fact that we are a partnership, our records require an adjustment. In a telephone conversation with Mary Brigida on 09/17/97, you informed her that based upon the procedures that we have followed, we have reported correctly on the above referenced reports. However, our procedures need to be amended and therefore, on our next report (which will be due on 01/31/98) we will report a debt on schedule D of the FEC Form 3X in the amount that we have exceeded our contributions for the above calendar years. Since we have received a contribution that exceeds the limits, we must transfer-out the amount in excess of \$5,000 and refund the excessive amounts to the donors in accordance with 11 CFR 103.3(b). This disbursement will be recorded on schedule B of the FEC Form 3X.

We apologize for this inconvenience and if you require further information, please do not hesitate to contact me at (716) 232-4440. Thank you for your assistance in this matter.

Sincerely,


William H. Keadley, Treasurer
Harris Beach & Wilcox, LLP

