A = G79 @ @5 B9CIG `H9LH``fl97 `: cfa `-- と

PAGE 1 / 1

This form is in response to a request via telephone that Revitalize Arizona (RVA) provide further explanation for its filing a Quarterly Report on November 17, 2014, one business day after receiving a Request for Additional Information on November 13, 2014, but thirty days after the filing was due.

As the RAD official noted, RVA made all of its 24 and 48 hour notices on time. RVA was not aware of the need to repeat the information on a Quarterly Report. This is an unusual requirement, as the FEC ordinarily does not ask entities to disclose the same information twice.

Furthermore, the 24 & 48 hour reports were made using a Form 5 in consultation with the Commission. RVA did not receive any notification, either while discussing the process with the FEC or via email after the disclosures were made, that the information needed to be re-disclosed on a Quarterly Report.

Ultimately, despite RVA's filing the report late, at no time was the public deprived of knowledge regarding RVA's activity that would have been available had the report been made on time.

Also, RVA promptly complied with the FEC's request and filed the quarterly report. RVA filed its end of year report on January 2, 2015.

Thus, RVA has remained in compliance with FEC requirements following the November 13, 2014, RFAI.

Finally, RVA has not and never will contribute to candidates, nor is it an on-going federal committee.

For the above reasons, RVA urges the FEC to take no further enforcement action against it. Please feel free to contact me, or RVA's attorney Jim Barton, at 602-626-8805 if you have any further questions.