

September 14, 2007

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

Re: Democratic State Central Committee of CA - Federal (#C00105668),  
Amended May Monthly (4/1/06 - 4/30/06), received 6/27/07, Amended June Monthly (5/1/06 - 5/31/06),  
received 7/19/07, and Amended July Monthly (6/1/06 - 6/30/06), received 6/8/07, Reports

Dear Ms. Sinram:

I write in response to your August 15, 2007 inquiry regarding disbursements disclosed on the Schedule H4 for 'State Senate Legislative Advisor.' You asked us to clarify the type of FEA this activity represents or provide clarifying information as to why it does not meet the definition of FEA, and inform the Commission of any corrective action taken.

Services provided by the Committee's 'State Senate Legislative Advisor' are related only to non-federal activities, and do not otherwise qualify as Federal Election Activities under 11 CFR 100.24. State, district, and local party committees that make expenditures and disbursements that are not FEA may allocate such expenditures and disbursements between their Federal and their non-Federal accounts. (11 CFR 106.7(b)).

Please do not hesitate to contact me if you have any questions.

Sincerely,

Katherine Moret

cc: Kathy Bowler, Executive Director  
Lance Olson, Legal Counsel

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