

Regarding contributions on 8/19/05 and 9/9/05 from Democracy For Texas (DFT) to My Vote is My Voice (MViMV), now a terminated committee.

Prior to the contributions in question, MViMV made good faith efforts to ensure the contributions were permitted. MViMV informed DFT that MViMV filed with the FEC. DFT said they were permitted to contribute to MViMV.

Unrelated, MViMV filed it's termination report with the FEC on 4/13/06. On 4/19/06, the FEC approved MViMV's termination.

On 4/21/06, the FEC requested more information on the contributions from DFT. I called our FEC Campaign Finance Analyst and she advised me to file this Form 99.

On 5/4/06, DFT sent a letter to MViMV requesting a refund, or a transfer of funds to a non-federal account, because they did not intend to make a federal contribution. They never expressed this to MViMV in communications before the contributions were made, or in the time between the contributions and the termination of MViMV. MViMV never had a seperate non-federal account.

If DFT's contributions were prohibited, and MViMV was still a committee, this would be a late discovery and MViMV would willfully comply with 103.3(b)(2) by refunding DFT's contributions when funds became available. However, since the committee has been terminated with \$0 account balance, if the contributions were prohibited, there is no committee or funds to make a refund.

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