



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

RQ-2

March 26, 2014

WAYNE COCKFIELD, TREASURER
NATIONAL RIGHT TO LIFE POLITICAL
ACTION COMMITTEE
512 10TH STREET, N.W.
WASHINGTON, DC 20004

Response Due Date
04/30/2014

IDENTIFICATION NUMBER: C00111278

REFERENCE: YEAR-END REPORT (07/01/2013 - 12/31/2013)

Dear Treasurer:

This letter is prompted by the Commission's preliminary review of the report referenced above. This notice requests information essential to full public disclosure of your federal election campaign finances. **Failure to adequately respond by the response date noted above could result in an audit or enforcement action.** Additional information is needed for the following 1 item(s):

1. Schedule A of your report discloses repayments for a loan made by your committee to your connected organization. While repayment of the principal amount of such a loan is not considered a contribution by the debtor to the lender committee, the repayments must be comprised of permissible funds subject to the prohibitions of 11 CFR §110.4(a) and Part 114. See 11 CFR §100.52(b)(5).

Please clarify whether the loan repayments received from your connected organization are permissible. To the extent that your committee has received impermissible funds, the Commission recommends that you transfer the impermissible funds to an account not used to influence federal elections in accordance with 11 CFR §103.3(b). Please inform the Commission of your corrective action immediately in writing and provide a photocopy of your check for the transfer-out. Should you choose to transfer-out the repayments, the Commission will presume the funds were impermissible if no statement from your committee provides information to the contrary. Transfers-out should be disclosed on a Schedule B supporting Line 22 of the report covering the period during which the transaction was made. Although the Commission may take further legal action concerning the acceptance of impermissible funds, prompt action by your committee in transferring-out the amounts will be taken into consideration.

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- Schedule B discloses a loan in the amount of \$75,000.00 made to your connected organization. According to 11 CFR §100.52(b)(1), any loan made by a political committee is subject to the limitations outlined in 11 CFR part 110. Please be advised that while repayment of the principal amount of such a loan is not considered a contribution by the debtor to the lender committee, the repayments must be comprised of permissible funds subject to the prohibitions of 11 CFR §110.4(a) and Part 114.

Please note, you will not receive an additional notice from the Commission on this matter. Adequate responses must be received by the Commission on or before the due date noted above to be taken into consideration in determining whether audit action will be initiated. Failure to comply with the provisions of the Act may also result in an enforcement action against the committee. Any response submitted by your committee will be placed on the public record and will be considered by the Commission prior to taking enforcement action. **Requests for extensions of time in which to respond will not be considered.**

Electronic filers must file amendments (to include statements, designations and reports) in an electronic format and must submit an amended report in its entirety, rather than just those portions of the report that are being amended. If you should have any questions regarding this matter or wish to verify the adequacy of your response, please contact me on our toll-free number (800) 424-9530 (at the prompt press 5 to reach the Reports Analysis Division) or my local number (202) 694-1393.

Sincerely,



Paul Stoetzer
Senior Campaign Finance Analyst
Reports Analysis Division