

A-G79 @B9CI G'H9LH'fl 97 : cfa ' - - t

September 22, 2014

Paul Stoetzer  
Senior Campaign Finance Analyst  
Federal Election Commission  
999 E St., NW  
Washington, DC 20463

Identification Number: C00034033

Reference: July Monthly Report (6/1/14-6/30/14)

Dear Mr. Stoetzer:

This letter is in response to your request for additional information dated August 17, 2014.

1. Your letter indicates that several of the employer and occupation entries have incomplete or missing information and that the full name of each donor is required. The Committee does follow the three-fold process of best efforts required to meet the Commission standards.

Every solicitation includes a clear and conspicuous request for contributor information and informs the contributor of the requirements of federal law for the reporting of such information. Please note that the many of the contributions are received via the internet and that the Committee's donor page will not allow a contributor to give without completing the name, employer and occupation information. The Committee disclosed these exactly as the contributor entered them and, in most cases, the contributor has not provided additional information.

If the information is not initially received, within 30 days of receipt, the contributor receives a request to provide this information. Any follow up request clearly asks for the missing information and does NOT contain a solicitation for a new contribution. These requests are generally made by phone and email and by letter. This request restates the requirements of federal law for reporting of such information. If the request is sent by mail, it includes a pre-addressed return envelope. If the information is received by the Committee, it is updated and the affected report will be amended to reflect the new information or the Committee will submit the new information via miscellaneous filing. The above referenced report has been amended to include any updated donor information.

2. The Committee has reviewed the report and updated all descriptions originally noted as Event Catering or Fundraising Activity. The above referenced report has been amended to disclose these changes. In addition, the August and September Monthly Reports have been amended to ensure that all year to date aggregates for joint activity are accurate. None of these expenses were made on behalf of a specifically identified federal candidate—they were all expenses related to administrative and fundraising costs of the Committee.

3. The above referenced report has been amended to clarify all expenditures for Technology, Gift and Technology Service.

Sincerely,  
Sharon Thomson