



FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463

RQ-2

March 16, 2015

DAN BACKER, TREASURER
STOP HILLARY PAC
203 SOUTH UNION STREET STE 300
ALEXANDRIA, VA 22314

Response Due Date

04/20/2015

IDENTIFICATION NUMBER: C00544767

REFERENCE: AMENDED 30 DAY POST-GENERAL REPORT (10/16/2014 -
11/24/2014), RECEIVED 01/28/2015

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 B of your report discloses earmarked contributions totaling \$1,076, with no corresponding entries on Schedule A. Pursuant to 11 CFR §110.6(c), all earmarked contributions, that have passed through a conduit's account, must be itemized on the receipt (Schedule A) and disbursement (Schedule B) schedules, regardless of the amount. All earmarked contributions that have been forwarded in the form of the contributor's check or written instrument must be itemized as memo entries on the receipt (Schedule A) and disbursement (Schedule B) schedules, regardless of the amount. Please identify the original contributors for the earmarked contributions disclosed on Schedule B.

- Schedule B of your report discloses an expenditure(s) for "Carey Account; Advertising Media Buy," "Carey Account; Digital Advertising Campaign," "Carey Account; **Digital Messaging** and Fundraising," "Carey Account; Outbound Messaging Consulting," "**Digital Messaing** [*sic*] and Email Outreach," "Outbound Direct Mail Messaging Consulting," "Outbound Messaging and Contribution Processing" and "Outbound Messaging Consulting." For your information and consideration when preparing future filings, if a portion or all of these expenditures were for public communications (as defined by 11 CFR §100.26) containing express advocacy as defined under 11 CFR §100.22, this would constitute an independent expenditure and would