

ETEXT ATTACHMENT

09/21/2004 19 : 24

September 21, 2004

Kristine Adams
Reports Analysis Division
Federal Elections Commission

RE: Nevada Republican State Central Committee
FEC ID# C00082925
December Monthly (11/1/3 -11/30/3)

Dear Ms. Adams:

We are in receipt of your letter dated August 25, 2004 regarding the aforementioned report. Please note that this report was amended prior to the receipt of this letter, on September 12, 2004 Reference: FEC-134428 for the report and FEC-134429 miscellaneous form for further explanation.

In regard to Schedule B Line 30(b) for the salary and wages of the employees; none of these employees were spending more than 25% of their compensated time on Federal Election Activity. These were simply paid with 100% federal funds and therefore this was reflected as an operating expenditure on Schedule B, Line 21(b).

However, additionally in regard to Schedule B line 21(b) regarding payments for "fundraising mail" and "fundraising phones", none of these expenditures were for public communications and did not reference or identify any federal candidate to oppose, promote, attack or support. These are NRP specific fundraising activities. For future reporting we will clarify these expenditures on Schedule B Line 21 as "NRP Fundraising phones/mail - Non FEA"

Please note on Schedule H4 the disbursement to the Clark County Assessor was reclassified to correctly reflect Voter Drive.

Additionally, this amended report reflects the corrected summary page totals from changes that were made on the previous months' amended reports and the aforementioned report in question as well.

At this time our committee believes to be in compliance.

Sincerely,
Chrissie Hastie
Nevada Republican Party