

**American Political Action Committee**

P.O. Box 1682  
Bellevue, Washington 98009

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Mr. Daniel T. Buckley  
Campaign Finance Analyst  
Reports Analysis Division  
Federal Election Commission  
Washington, DC 20463

January 26, 2010

RE: Reply to your letter of January 200, 2010 with regard to our Year End Report  
(7/1/2009 – 11/23/2009) ID #C99002396

Dear Mr. Buckley,

With regard to the missing information about occupation and name of employer for some of the donors listed in the above referenced report, we did comply with "best efforts" to obtain this information by including a clear and conspicuous request for the contributor information in our solicitation as well as informed the contributors of the requirements of federal for reporting such information. In addition, we made one follow up request in writing. If we receive additional occupation and employer information we will file a amended report.

The reporting of our fundraising expense on Line 21(b) of the Detailed Summary Page on the above referenced report is correct. Our fundraising emails and phone calls did not contain express advocacy and did not advocate the election or defeat of a named candidate. This should clarify our activity.

The reason our report disclosed limited payments for administrative expenses is that they were only a few as listed. We are a volunteer PAC with no salaried staff, office, telephone or utilities.

Our Schedule B for the above reference report is accurate. None of our "Internet Fundraising", "Phone/Mail Communication", and "Printing" were made on behalf a specifically identified federal candidates. All the fundraising expenditures listed were issue oriented and not advocating the election or defeat of a named candidate for federal office.

This letter should serve as the disclosed clarification that all expenses have been adequately disclosed for the two year election cycle that began with the first report filed in the non-election year.

Sincerely,

  
Julie Versnel  
Treasurer

Federal Election Commission  
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