

June 19, 2008

Kristin DeCarmine  
Senior Campaign Finance Analyst  
Reports Analysis Division  
Federal Election Commission  
999 E Street, N.W.  
Washington, D.C. 20463

Re: March 2008 Monthly Report

Dear Ms. DeCarmine:

I am in receipt of your letter dated May 30, 2008 regarding the March 2008 Monthly report filed by Together For Our Majority Political Action Committee (TOMPAC). First, you ask for clarification of all expenditures described as "consulting-general fundraising." You state that if a portion of these expenditures were made on behalf of specifically identified federal candidates then this amount should be disclosed on Schedule B or E supporting Lines 23 or 24. TOMPAC is aware of the requirement that expenditures made on behalf of candidates would be required to be disclosed on line 23 or 24 or our reports and does so when required. However, none of these expenditures were made in support of specifically identified federal candidates. Rather, these expenditures were for generic fundraising activities on behalf of TOMPAC.

Second, you ask for clarification of whether expenditures for "fundraising - telemarketing service" contained express advocacy which would constitute an in-kind contribution or independent expenditure. These expenditures were also made in connection with generic fundraising on behalf of TOMPAC and did not contain express advocacy of any candidate's election or defeat and were not for voter drive activity. Thus, amendments to the reports are not required. Again, TOMPAC will appropriately report expenditures that contain express advocacy if they are made.

Please note that this response also applies to similar expenditures made and reported on subsequent TOMPAC reports. Further, we will make an effort to designate these as generic or specifically TOMPAC related in the future.

Sincerely,  
Daniel Cannistra  
Treasurer

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