

This is in response to the Commission's letter dated 10/08/10 in reference to the September Monthly Report (08/01/10 ? 08/31/10) and a request for additional clarification for the donation reported on Schedule A from the San Pablo Lytton Casino. Please be advised that the Committee issued a compliance letter to this entity and received confirmation from their Tribal General Counsel that this contribution is permissible under the Federal Election Campaign Act. The Tribal General Counsel has confirmed that the Casino is solely owned and operated by Lytton Rancheria of California, a federally recognized Indian Tribe, and that neither the Tribe nor the Casino is incorporated. Please advise if any further action by the Committee is necessary.
