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FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

THIS IS THE END OF MUR # 3048

DATE FILMED #16/82 CAMERA NO. 4



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

THIS IS THE BEGINNING OF MUR # 3048

DATE FILMED 4/16/92 CAMERA NO. 4

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90 APR 17 AMII: 36

MUR 3048

GREGG A. COOKE 5019 Hollow Ridge RD. Dallas, Texas 75257

April 12, 1990

Federal Election Commission 999 E Street, N.W. Washington, D.C. 20463

Dear Commissioners:

I, Gregg Cooke, today file this complaint charging violations of the Federal Election Campaign Act of 1971, as amended ("FECA"), 2 U.S.C. § 431 et seq., and the Federal Election Commission ("FEC") Regulations, 11 C.F.R. § 100.1 et seq., by Jerry Rucker and Rucker for Congress ("the Committee") (referred to collectively hereafter as "Respondents").

Respondents have violated the FECA by accepting excessive contributions and by failing to file accurate public disclosure reports, thereby denying the public clear information about the financial activity of the campaign.

Excessive Contributions

Respondents have accepted two \$1,000 contributions from the same individual, both designated for the primary election. On the Committee's year-end report, the Committee shows a contribution from Trammell Crow of \$1,000, dated October 9, 1989. On the Committee's pre-primary election report dated February 21, 1990, the Committee shows a second contribution from Trammell Crow, for \$1,000 dated January 25, 1990. Although each contribution lists a different address, it would appear that they are from the same individual, as the occupation and employer listed for both contributors is identical.

Respondents have also failed to accurately report the aggregate year-to-date for this contributor, since on both reports the aggregate year-to-date for Trammell Crow is shown as \$1,000.

Inaccurate Disclosure Reports

In an apparent attempt to disguise the source of their PAC contributions, Respondents have mixed reporting of individual contributions with their PAC contributors on the itemized schedules attached to their FEC reports. On Schedule A's attached to the year-end report, for example, page 2 of 32, American Petrofina PAC is listed among individual contributors.

FEDERAL FLICTION COMMISSION OFFICE . T. I.C. TON COMMISSEL

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FEDERAL ELECTION COMMISSION APRIL 12, 1990 PAGE TWO

The FEC Regulations require that itemization of PAC contributions be separate and distinct from those of individual contributors. The instructions published by the Federal Election Commission for completion of candidate reports also make this point clearly. Respondent has failed to comply with the requirements of reporting and, as a result, the public record has been muddied. A review of this report does not reveal the true extent of the campaign's acceptance of PAC contributions because they are buried among the individual contributors. The PEC should require amendments to all reports filed in this manner to ensure a clear and accurate public record of the financial activities of the Committee.

Conclusion

I request that the Commission take prompt action to correct these violations and that it take whatever steps are necessary to ensure that the violations do not occur again. The Commission should impose any and all sanctions available, if applicable.

Gregg A. Cooke

GAC/sdw

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SUBSCRIBED AND SWORN TO BEFORE ME this 13 day of (?) , 1990.

STIARON DIANE WARD

My Commission Expires:

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FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

April 23, 1990

Gregg A. Cooke 5019 Hollow Ridge Road Dallas, TX 75257

RE:

MUR 3048

Dear Mr. Cooke:

This letter acknowledges receipt on April 17, 1990, of your complaint alleging possible violations of the Federal Election Campaign Act of 1971, as amended ("the Act"), by Jerry Rucker and Rukcer for Congress. The respondents will be notified of this complaint within five days.

You will be notified as soon as the Federal Election
Commission takes final action on your complaint. Should you
receive any additional information in this matter, please
forward it to the Office of the General Counsel. Such
information must be sworn to in the same manner as the original
complaint. We have numbered this matter MUR 3048. Please refer
to this number in all future correspondence. For your
information, we have attached a brief description of the
Commission's procedures for handling complaints.

If you have any questions, please contact Retha Dixon, Docket Chief, at (202) 376-3110.

Sincerely,

Lavrence M. Noble General Counsel

BY:

Lois G. Lerner

Associate General Counsel

Enclosure Procedures



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20163

April 23, 1990

Jerry Rucker 9204 Springwater Dallas, TX 75228

RE: MUR 3048

Dear Mr. Rucker:

The Federal Election Commission received a complaint which alleges that you and the Rucker for Congress Committee may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint is enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. 5 437g(a)(4)(B) and 5 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

If you have any questions, please contact Karen Povell, the attorney assigned to this matter at (202) 376-8200. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lavrence M. Moble General Counsel Lois G. Lerner Associate General Counsel Enclosures 1. Complaint
2. Procedures 8 3. Designation of Counsel Statement 8 2 0



FEDERAL ELECTION COMMISSION WASHINGTON D.C. 20163

April 23, 1990

H. Ward Lay Rucker for Congress Committee 3232 McKinney Suite 855 Dallas, TX 75204

RE: MUR 3046

Dear Mr. Lay:

The Federal Election Commission received a complaint which alleges that the Rucker for Congress Committee and you, as treasurer, may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint is enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in vriting that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. § 437g(a)(4)(B) and § 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

If you have any questions, please contact Karen Powell, the attorney assigned to this matter at (202) 376-8200. For your information, we have attached a brief description of the Commission's procedures for handling complaints.

Sincerely,

Lavrence N. Hoble General Counsel

BY: Lors G. Lerner
Associate General Counsel

Enclosures

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1. Complaint

2. Procedures

3. Designation of Counsel Statement

May 9, 1990

Federal Election Commission Lois G. Lerner 999 E. Street, N.W. Washington, D.C. 20463

> RE: ID# 131636 MUR 3048

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Ms. Lerner:

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I have enclosed amended FEC financial disclosure forms of the Rucker for Congress Committee for the periods ending 12/31/89, 2/21/90 and 3/31/90. The amended reports should clear up the questions raised in your attached letter of April 23, 1990 and the related complaint of Gregg A. Cooke. Specific to his complaint the following corrections have been incorporated in the amended report.

The original report reflected a primary contribution of \$1,000 from Trammel Crow on 10/9/89 and an additional \$1,000 on 1/25/90. The original report was filed incorrectly due to a clerical error. The 1/25/90 contribution was from Mrs. Trammel Crow. Such items have been correctly identified in the amended reports.

The original reports fail to provide seperate Schedule A's for 1) Itemized Individual Contributions; 2) Unitemized Contributions; 3) Political Party Committees; 4) Political Action Committees; and, 5) Interest Income. The amended reports have corrected this ommission and have properly seperated out the contribution components.

The amended reorts have also incorporated miscellaneous corrections resulting from the following:

- Incorporation of corrections requested in FEC notifications of 3/13/90, 4/5/90, and 3/28/90.
- Financial adjustments based on a complete analysis of our financial records.

The Committee recognizes that its prior reports have been inadequately prepared and filed. We have retained a Certified Public Accountant, specializing in FEC reporting, to prepare our disclosure reports. We are confident that this action will enable us to properly meet all the requirements of the Federal Election Commission.

Please call if you have any questions concerning this matter.

H. Ward Lay Treasurer

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Any information copied from such hourts and Statements may not be sold or used by any PEAR person for the purpose of splitteing contributions or for commercial purposes, other than END using the name and address of any political committee to solicit contributions from such REPORT committee.

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	OCCUPATION/EMPLOYER	DATE	RECEIPT	CALL PROPERTY OF THE PARTY OF T
Robert E. Goodfriend 1700 Pacific Avenue Callas. TX 75201	Akin Gump Strauss Attorney	09/15/09	500.00	Primary
	Aggregate Year-to-Date			
Andrews & Kurth Lawyers for America Committee 4200 Texas Commerce Town Houston, TX 77002	C00089540	09/15/8.	500.00	Primary
Michael L. Muse	M.L. Muse Corporation	09/15/89	1,000.00	Primary
2840 Daniel Avenue Cailas, TV 75205	Executive			
	Aggregate Yeur-to-Date	1.000.00		
Roy W. Bailey 8115 Preston Road Dallas. TX 75225	Bailey Insurance Assoc.	09/15/89	200.00	Primary
	insurance			
	Aggregate Year-to-Cate	200.00		
J.P. Pucker	Self Employed	09/15/89	500.00	Primary
6008 Pidgecrest Dallas, 7x 75231	Construction			
	Aggreyate Year-to-Date	500,00		
	Self	09/15/89	1.000.00	Primary
2121 San Jacinto Dallas, TX 75201	011 Producer			
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7:11 : ''ey vw Lane Ta' ac. Tr 75234	Attorney	10/13/69	100.00	
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NAME/ADDRESS	OCCUPATION/ENVLOYER	care:	SECULOT.	ISSUES .
Charles J. Wyly, Jr.	Starling Software	10/16/89	1,000,00	Primary
8080 N. Central Callas. TX 75206	Corporate Executive			
	Approprie Year-to-Rate	1,000.00		
	Charles Mercer Insur.	10/19/09	500,00	Princry
F.O. Box 1978 Fort worth, TX 76101	P & C Agent			
	Aggregate Year-to-Date	500.00		
	Baker Mills Glast	10/19/89	200.00	Primary
1001 Ross Avenue	Attorney			
	Aggregate Year-to-Date	200.00		
James L. Northrup	Self Employed	10/19/89	100.00	Primary
2323 Bryan Callas, TX 75201	Real Estate			
	Approprie Year-to-Date	100.00		
Mrs. Jack Freips		10/19/89	25.00	Primary
6931 Lacy Blvd. Callas. TX 75227	Houseuri fe			
	Aggregate Year-to-Bate	25:00		
#: 1'am P. Rucker 3816 Parnes Bridge Road 1a'as. TX 75228	Retired	10/19789	250.00	Primary
	Aggregate Year-to-Date	250.00		
Analgamated Sugar Co. Tritical Action Commits F.C. Box 1520		10/19/89	5.000.00	Primary
Ogden. UT 84402	Aggregate Year-to-Date	5.000.00		
George Venner Route 4 Box 1270	Self Employed	10/19/89	50.00	Primary
Mesquite. TX 75182	Investor			
	Aggregate Year-to-Date	50.00		
Yo'anda Lackey 8815 Hackney Lane Dallas. TX 75238	Houseu1fe	10/25/89	10.00	Primary
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^{Talmadge Main} 4564 Arcady	Self Employed	10/25/89	25.00	Primry	
[allas. Tx 75205	Consultant				
	Aggregate Year-to-Date	25.00			
Clair P. Woodall	Self Employed	10/25/89	20.00	Primary	
5956 Sherry Lame Callas. TY 75225	Investments				
	Aggregate Year-to-Date	250.00			
Lack S. Allday	Task Force Allday	10/30/89	150.00	Primary	
fil6 M. Central Callas, TY 75206	Self-Employed				
	Aggregate Year-to-Date 150.00				
Randall Goss 5910 N. Central Dallas, TX 75276	Unimerk Special Risks	10/30/89	1.000.00	Primary	
	Executive				
	Aggregate Year-to-Bate 1,000.00				
3411 Goss		10/30/89	1,000.00	Primary	
5910 M. Central 731185. Ty 75206	Houseuffe				
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David Little	David Little Real Esta	te10/30/89	500.00	Primary	
3405 Cornell (a) as, TX 75205	Real Estate				
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Maxus Employee's		10/30/89	750.00	Primary	
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75201	Aggregate Year-to-Date	750.00			
Thomas A. O'Dwyer			100.00	Primer	
P.O. Box 852075 Richardson, TX 75085	1				
crerusum, 14 /3003	V 2	. 100 00			
Managa A Basan	Aggregate Year-to-Dat		1 000 00	Belman.	
Margaret Rogers 4608 Meadowood		10/30/89	1,000.00	Primary	
[allas. TX 75220	Investments				
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Johr Bichard Royall 2600 NCNB Tower II Callas, TX 75201	Self-Employed Investments	12/11/09	anne e	Primiy
G. Schiff 5307 F. Mockingbird Tallas, TR 75206	H.G. Schiff & Company Owner Appropriate Year-to-Date	12/11/69	500.00	Pricery
Clyde D. DeLoach 3314 Meadow Oaks Drive Carland. TX 75043	Texas Instruments Proposal Manager	12/14/89	10.00	Primary
	Aggregate Year-to-Date	10.00		
Or. Pepper Political Action Committee F.O. Box 655086 Tallas. TX 75222	FEC 1d Nn. 75-1306568	12/14/89	200.00	Primary
	Aggregate Year-to-Date	200.00		
Tharles W. McCallum Jr. 5507 Bent True Drive Lallas, TX 75248	Retired	12/14/89	100.00	Primary
	Aggregate Year-to-Date	100.00		
Tich Ngoc Truong, M.D. 9023 Windycrest 300as, TX 75243	Physician Self-Employed	12/14/89	200.00	Primary
	Aggregate Year-to-Date	200.00		
Twarc C. Vetter Til wainut Hill Lane Ty 75229	Self-Employed Consultant	12/14/89	100.00	Primary
	Aggregate Year-to-Date	100.00		
Incomer & Lybrand PAC 1999 Bryan Street Dallas, TX 75201	FEC ld. No. C00165845	12/10/89	500.00	Primary
	Aggregate Year-to-Date	500.00		
Pichard Rogge Dunn 5723 Southwestern Tallas, TX 75209	Zelle & Larson Attorney	12/22/89	100.00	Primary
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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

June 25, 1990

Trammell Crow 2001 Ross Avenue Dallas, TX 75201

RE: MUR 3048

Dear Mr. Crow:

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The Federal Election Commission received a complaint which alleges that you may have violated sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint is enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

The complaint was not sent to you earlier due to administrative oversight. Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the Office of the General Counsel, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

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Trammell Crow Page 2 If you have any questions, please contact Nicole Corn, the staff member assigned to this matter, at (202) 376-5690. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lawrence M. Moble General Counsel By: Associate General Counsel Enclosures 1. Complaint 2. Procedures 3. Designation of Counsel Statement 8 00 0

TRAMMELL CROST COMPANY

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214 819-51CC

2001 ROSS AVENUE DALLAS, TEXAS 7520

July 2, 1990

Federal Election Commission Lois G. Lerner Associate General Counsel 999 E. Street, N. W. Washington, D. C. 20463

Re: MUR 3048

Dear Ms. Lerner:

We are in receipt of your letter of line 25 advising that Mr. Trammell Crow may have violated sections of the Federal Election Campaign Act of 1971.

Upon contacting the campaign offices of Jerry Rucker, we were advised that an error had occurred in their accounting and an amended FEC financial disclosure form was forwarded to your office on May 9, 1990. A copy of their letter explaining their error is attached.

If it appears there was a violation on the part of Mr. Crow, it was due entirely to an accounting error, and if the amended form outlining the error is not sufficient to dismiss Gregg Cooke's complaint, please advise as soon as possible.

Thank you for handling this matter to conclusion.

Sincerely,

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Betty Lame

Administrative Assistant to Trammell Crow

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July 11, 1990

Federal Election Commission Lois G. Lerner Associate General Counsel 999 E. Street, N.W. Washington, D. C. 20463

RE: MUR 3048

Dear Ms. Lerner:

Per your request of this date, I am enclosing copy of check used for Mrs. Tranmell Crow's contribution to the Jerry Rucker campaign.

If I can be of further assistance, please advise.

Sincerely, 0

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Betty Lame

Assistant to Trammell Crow

Enclosure

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NOTE: JOINT ACCOUNT

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PEDERAL ELECTION COMMISSION 999 E Street, W.W. Washington, D.C. 20463 SENSITIVE

FIRST GENERAL COUNSEL'S REPORT

MUR 3048
DATE COMPLAINT RECEIVED
BY OGC: 4-17-90
DATE OF NOTIFICATION TO
RESPONDENTS: 4-23-90
STAFF HERBER: Nicole Corp.

COMPLAINANT: Gregg A. Cooke

RESPONDENTS: Jerry Rucker

Rucker for Congress Committee H. Ward Lay, as treasurer

Trammell Crow

RELEVANT STATUTE: 2 U.S.C. \$ 441a(a)(1)(A)

2 U.S.C. \$ 441a(f) 11 C.F.R. \$ 104.3(a)(3)

INTERNAL REPORTS CHECKED: Rucker for Congress Committee

FEDERAL AGENCIES CHECKED: Mone

I. GENERATION OF MATTER

On April 17, 1990 the Commission received a complaint filed by Gregg A. Cooke alleging that Jerry Rucker and the Rucker for Congress Committee ("the Committee") have violated The Federal Election Campaign Act of 1971, as amended ("the Act"), by receiving excessive contributions from an individual and by mixing the reporting of individual contributors with that of political action committee ("PAC") contributors.

II. PACTUAL AND LEGAL AMALYSIS

A. Excessive Contribution

Title 2 U.S.C. § 441a(f) states that no candidate or political committee shall knowingly accept any contribution in

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violation of the provisions of this section. Title 2 U.S.C.

\$ 441a(a)(1)(A) states no person shall make contributions to any
candidate and his authorised committees with respect to any
election for Federal office in excess of \$1,000. If such a
contribution is received, the treasurer must obtain a
reattribution of the contribution to another contributor or
refund the contribution to the original contributor within sixty
days. 11 C.F.R. \$ 103.3(b)(3). Absent evidence to the contrary,
any contribution made by a check or other written instrument
shall be reported as a contribution by the last person signing
the instrument prior to delivery to the candidate or committee.

11 C.F.R. \$ 104.8(c).

The complainant alleges that Respondents received two \$1,000 contributions from an individual named Trammell Crow, one on October 9, 1989 and the second on January 25, 1990, for the 1990 primary election. The response to the complaint filed by the Committee states that, due to a clerical error, the second \$1,000 contribution on January 25, 1990, was reported as being from Mr. Trammell Crow, while it should have been reported as being from Mrs. Trammell Crow. Attachment 1. Mr. Crow, in his response that was received by the Commission on July 6, 1990, states that he has been informed by the Committee of its clerical error and that the Committee has amended its reports. Also, Mr. Crow attached to his response a copy of the Committee's response. Attachment 2.

Included with the response from the Committee was an amended 1989 Year End Report, dated May 5, 1990, which shows Mrs.

Crow as having made the second \$1,000 contribution on

January 25, 1990. More recently, Mr. Crow provided the canceled check related to this second contribution, which he signed.

Attachment 3. Motwithstanding Mr. Crow's assertions, there is no evidence on the check that the contribution was from Mrs. Crow, nor has the Committee or Mr. Crow provided any contemporaneous documentation showing that the contribution was from Mrs. Crow.

Purther, any attempt at reattribution was apparently received more than sixty days after receipt of the contribution. Thus, the Office recommends that the Commission find reason to believe that the Rucker for Congress Committee and H, Ward Lay, as treasurer, violated 2 U.S.C. \$ 441a(f). The Office also recommends that the Commission find reason to believe that Mr.

Trammell Crow violated 2 U.S.C. \$ 441a(a)(1)(A).

B. Misreporting

Pursuant to 11 C.F.R. § 104.3(a)(3) an authorized committee of a candidate for federal office shall separately report the total amount of receipts during both the reporting period and during the calendar year for each of the following categories: contributions from persons other than committees and contributions from committees.

The 1989 Year End Report filed by the Committee does mix contributions from individuals and PAC's on the same pages. Attachment 4. Evidence of this mixed reporting also appears on the 12 day Pre-Primary Report and on the April Quarterly. After receipt of each of these reports, the Reports Analysis Division sent requests for additional information ("RFAI's"), asking that

the contributions from individuals and political committees be itemized on separate schedules. The Committee has acknowledged that its reports failed to separate contributions from individuals and contributions from committees. Attachment 1. \$ 104.3(a)(3). C. Candidate Involvement

Since contributions from PAC's were intermingled with contributions from others on the same schedule of the reports referred to in the complaint, this Office recommends the Commission find reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer violated 11 C.F.R.

There is no evidence indicating that the candidate was personally involved in the above violations. Therefore, this Office recommends that the Commission find no reason to believe that Jerry Rucker violated 2 U.S.C. \$ 441a(f) and 11 C.F.R. \$ 104.3(a)(3).

III. RECOMMENDATIONS

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- 1. Find reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 2 U.S.C. \$ 441a(f) and 11 C.P.R. \$ 104.3(a)(3).
- 2. Find reason to believe that Trammell Crow violated 2 U.S.C. \$ 441a(a)(1)(A).
- Find no reason to believe that Jerry Rucker violated 3. 2 U.S.C. \$ 441a(f) and 11 C.F.R. \$ 104.3(a)(3).

Approve the appropriate letters and the attached factual and legal analyses.

Lawrence M. Noble General Counsel

Associate General Counsel

Attachments

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1. Response by Committee
2. Response by Trammell Crow
3. Canceled check

4. Sample Report

5. Factual and Legal Analyses(2)

BEFORE THE PEDERAL ELECTION CONNISSION

In the Matter of

Jerry Rucker;
Rucker for Congress Committee, and
H. Ward Lay, as treasurer;
Trannell Crow.

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CERTIFICATION

I, Marjorie W. Emmons, recording secretary for the Federal Election Commission executive session on August 14, 1990, do hereby certify that the Commission decided by a vote of 5-0 to take the following actions in MUR 3048:

- Find reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 2 U.S.C. § 441a(f) and 11 C.F.R. § 104.3(a)(3).
- Find reason to believe that Trammell Crow violated 2 U.S.C. § 441a(a)(1)(A).
- 3. Find no reason to believe that Jerry Rucker violated 2 U.S.C. § 441a(f) and 11 C.F.R. § 104.3(a)(3).
- 4. Take no further action and close the file in this matter.

(continued)

- 5. Direct the Office of the General Counsel to send appropriate letters pursuant to the actions noted above.
- Direct the Office of General Counsel to 6. send the appropriate factual and legal analyses.

Commissioners Aikens, Josefiak, McDonald, McGarry, and Thomas voted affirmatively for the decision; Commissioner Elliott was not present at the time of the vote.

Attest:

<u>8-21-90</u>
Date

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Marjorie W. Emmons

Secretary of the Commission

Com.

GREGG A. COOKE 5019 Hollow Ridge Road Dallas, Texas 75227

\$7.112.11. 111 5: 55

August 6, 1990

Pederal Election Commission 999 E Street, N.W. Washington, D.C. 20463 MUR 3048

Dear Commissioner:

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On March 28, 1990, I filed a complaint charging violations of the Federal Election Campaign Act of 1971, as amended ("FECA"), 2 U.S.C. §§ 431 et seq., and the Federal Election Commission ("FEC") Regulations, 11 C.F.R. §§ 100.1 et seq., by Jerry Rucker and Rucker for Congress ("the Committee") (referred to collectively hereinafter as "Respondents").

Respondents had violated the FECA by accepting excessive contributions and by failing to file accurate public disclosure reports. This pattern of violations of the FECA has continued. Respondent continues to accept excessive contributions and has continued to file inaccurate and incomplete FEC disclosure reports. I hereby amend my original complaint to include these further violations of the law. I ask that the Commission act promptly to correct past violations and to prevent further abuse of the campaign laws by Respondents.

Additional Excessive Contributions

Respondents have accepted the following excessive contributions from the same individuals:

Tramell Crow	10/09/89 01/25/89	\$1,000.00 \$1,000.00	Primary Primary	(in-kind)
	04/01/90	\$736.00 \$2,736.00	General	(III-KIIIU)
Robert Venable	09/15/89 01/25/90 04/13/90	\$1,000.00 \$1,000.00 \$500.00	Primary General General	
		\$2,500.00		

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Charles M. Young	11/29/89 02/ 02/9 0	\$200.00 \$1,000.00 \$1,200.00	Primary Primary
Jack W. Evens	09/11/89 01/25/90	\$1,000.00 \$500.00 \$1,500.00	Primary Primary
Darwin Deason	11/29/89 02/02/90	\$200.00 \$1,000.00 \$1,200.00	Primary Primary
Jack I. McJunkin	10/16/89 01/25/90	\$500.00 \$1,000.00 \$1,500.00	Primary Primary

In each of these cases, Respondents have failed to accurately report the aggregated year-to-date for the contributions or failed to disclose any aggregate year-to-date at all.

Inaccurate Disclosure Reports

In my original complaint I noted that Respondents had mixed reporting of individual contributors with their PAC contributors on the itemized schedules attached to their FEC reports. This was just the first of numerous inaccuracies in the FEC reports filed by Respondents that result in an unclear public record of the Committee's activities:

- Respondents failed to accurately report a lean obtained by the campaign. On Respondent's Year-end report, filed January 31, 1990, a loan was disclosed on Line 13 and on a Schedule C. There was no debt, however, disclosed on Line 10 of that report. On Respondent's next report (pre-primary report), the loan disappears altogether: there is no loan listed on Line 10 and there is no Schedule C. On the Committee's next report (first quarterly), the loan is disclosed on Line 10, but there is no corresponding Schedule C.
- On Respondent's year-end report, pre-primary report, and April quarterly report, Column B of the Detailed Summary Page, disclosing year-to-date totals for the campaign, is left blank.

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- Respondents report in-kind contributions incorrectly, showing them only as disbursements, without a corresponding entry on the receipts section of the reports.
- On all of the Respondent's reports, a significant number of contributors are not identified as to their occupation and employer.

The FEC should require Respondents to amend all reports filed inaccurately to ensure a clear and accurate public record of the financial activities of the Committee.

Conclusion

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This ongoing pattern of violations shows a callous disregard for the need to comply with the campaign finance laws of the United States. The Commission must take prompt action to correct these violations and take whatever steps are necessary to stop these violations in the future. The Commission should impose any and all sanctions available to this end.

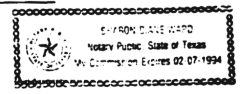
Very truly yours,

GREGG COOKE

SUBSCRIBED AND SWORN TO BEFORE ME this 1000 day of 1990.

Sharm Diane Ward

My Commission Expires:



BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of
) HUR 3048

Jerry Rucker;
Rucker for Congress Committee, and)
H. Ward Lay, as treasurer;
Trannell Crow.

CERTIFICATION

- I, Marjorie W. Emmons, recording secretary for the Federal Election Committee executive session on August 16, 1990, do hereby certify that the Commission took the following actions in MUR 3048:
 - 1. Decided by a vote of 6-0 to reconsider the action taken on August 14, 1990.

Commissioners Aikens, Elliott, Josefiak, McDonald, McGarry, and Thomas voted affirmatively for the decision.

2. Decided by a vote of 6-0 to rescind the action taken on August 14, 1990 and to refer the matter back to the Office of General Counsel for further consideration and recommendation.

Commissioners Aikens, Elliott, Josefiak, McDonald, McGarry, and Thomas voted affirmatively for the decision.

Attest:

8-22-90 Date

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Marjorie W. Emmons Secretary of the Commission



WASHINGTON, D.C. 20463

August 24, 1990

Gregg A. Cooke 5019 Hollow Ridge Road Dallas, Texas 75227

RE: NUR 3048

Dear Mr. Cooke:

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This letter acknowledges receipt of the amendment to the complaint you filed on April 12, 1990, against the Rucker for Congress Committee, Jerry Rucker and Trammel Crowe. The respondents will be sent copies of the amendment. You will be notified as soon as the Federal Election Commission takes final action on your complaint.

Sincerely,

Lawrence M. Moble General Counsel

BY: Lois G. Lerner

Associate General Counsel



WASHINGTON, D.C. 20463

August 24, 1990

H. Ward Lay, Treasurer Rucker for Congress Committee 3232 HcKinney Avenue Suite 855 Dallas, Texas 75204

RE: HUR 3048

Dear Mr. Lay:

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On, April 23, 1990, you were notified that the Federal Election Commission received a complaint from Gregg A. Cooke alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. At that time you were given a copy of the complaint and informed that a response to the complaint should be submitted within 15 days of receipt of the notification.

On August 14, 1990, the Commission received additional information from the complainant pertaining to the allegations in the complaint. Enclosed is a copy of this additional information. As this new information is considered an amendment to the original complaint, you are hereby afforded an additional 15 days in which to respond to the allegations.

If you have any questions, please contact Anne Weissenborn, the attorney assigned to this matter, at (202) 376-8200.

Sincerely,

Lawrence M. Moble General Counsel

BY:

Lois G/ Lerner Associate General Counsel

Enclosure



WASHINGTON, D.C. 20463

August 24, 1990

Trammel Crow 4500 Preston Road Dallas, Texas 75202

RE: MUR 3048

Dear Mr. Crow:

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On June 25, 1990, you were notified that the Federal Election Commission received a complaint from Gregg A. Cooke alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. At that time you were given a copy of the complaint and informed that a response to the complaint should be submitted within 15 days of receipt of the notification.

On August 14, 1990, the Commission received additional information from the complainant pertaining to the allegations in the complaint. Enclosed is a copy of this additional information. As this new information is considered an amendment to the original complaint, you are hereby afforded an additional 15 days in which to respond to the allegations.

If you have any questions, please contact Anne Weissenborn, the attorney assigned to this matter, at (202) 376-8200.

Sincerely,

Lawrence M. Noble General Counsel

BY: Lois G. Lerner

Associate General Counsel

Enclosure



WASHINGTON, D.C. 20463

August 24, 1990

Jack W. Evans 14303 Inwood Dallas, Texas

75234

RE: MUR 3048

Dear Mr. Evans:

The Federal Election Commission received an amendment to a complaint which alleges that you may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). Copies of the original complaint and the amendment are enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. § 437g(a)(4)(B) and § 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

Jack W. Evans Page 2 If you have any questions, please contact Anne Weissenborn, the attorney assigned to this matter at (202) 376-8200. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lawrence M. Moble General Counsel Lois G. Lerner BY: Associate General Counsel Enclosures 1. Complaint and Amendment 2. Procedures 3. Designation of Counsel Statement α



WASHINGTON, D.C. 20463

August 24, 1990

Robert Venable 2121 San Jacino Street Dallas, Texas 75201

RE: MUR 3048

Dear Mr. Venable:

The Federal Election Commission received an amendment to a complaint which alleges that you may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). Copies of the original complaint and the amendment are enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

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Robert Venable Page 2 If you have any questions, please contact Anne Weissenborn, the attorney assigned to this matter at (202) 376-8200. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lawrence M. Moble General Counsel Associate General Counsel Enclosures 2 1. Complaint and Amendment 2. Procedures 3. Designation of Counsel Statement 8 3 0 0



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

August 24, 1990

Charles M. Young 3540 Ranchero Road Plano, Texas 75380

RE: NUR 3048

Dear Mr. Young:

The Federal Election Commission received an amendment to a complaint which alleges that you may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). Copies of the original complaint and the amendment are enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. § 437g(a)(4)(B) and § 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

Charles M. Young Page 2 If you have any questions, please contact Anne Weissenborn, the attorney assigned to this matter at (202) 376-8200. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lawrence M. Moble General Counsel BY: Lois G. Lerner Associate General Counsel Enclosures 1. Complaint and Amendment
2. Procedures 3. Designation of Counsel Statement 00 8 ∞ ON



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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

August 24, 1990

Jack I. McJunkin P.O. Box 802087 Dallas, Texas 75308

RE: MUR 3048

Dear Mr. McJunkin:

The Federal Election Commission received an amendment to a complaint which alleges that you may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). Copies of the original complaint and the amendment are enclosed. We have numbered this matter HUR 3048. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. § 437g(a)(4)(B) and § 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

Jack I. McJunkin Page 2 If you have any questions, please contact Anne Weissenborn, the attorney assigned to this matter at (202) 376-8200. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lawrence M. Moble General Counsel BY: Associate General Counsel Enclosures 1. Complaint and Amendment 2. Procedures 0 3. Designation of Counsel Statement 8 ∞ 00 0 0 2 0



WASHINGTON, D.C. 20463

August 24, 1990

Darwin Deason 5808 Lupton Dallas, Texas

75225

RE: NUR 3048

Dear Mr. Deason:

The Federal Election Commission received an amendment to a complaint which alleges that you may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). Copies of the original complaint and the amendment are enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. § 437g(a)(4)(B) and § 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

Darwin Deason Page 2 If you have any questions, please contact Anne Weissenborn, the attorney assigned to this matter at (202) 376-8200. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lawrence M. Moble General Counsel Lois G. Lerner Associate General Counsel Enclosures 1. Complaint and Amendment
2. Procedures 3. Designation of Counsel Statement 8 30

ROBERT A. VENABLE

ESCO SAN JACINTO TOWER

SIES SAN JACINTO STREET

DALLAS, TEXAS 78201

Ě	RUCKER FOR CONGRESS COMMITTEE OPERATING ACCOUNT 3232 MC IGHNEY AVENUE : BUITE 885 DALLAS, TEXAS 78204 0 4 1 5
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	Excess Contribution Allen Back
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September 6, 1990

Mr. Robert A. Venable 2121 San Jacinto Suite 2900 Dallas, TX. 75201

Dear Mr. Venable:

It has been brought to my attention that the Jerry Rucker for Congress Campaign has inadvertently accepted \$500.00 over the legal amount set by the FEC. We responded appropriately to the FEC and have amended our report.

Please accept our apologies for any inconvenience. Enclosed is a check for your \$500.00 reimcursement.

Thank You.

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April E. Box

Debrowki

September 6, 1990

Darwin Deason 5808 Lupton Drive

Dallas, Texas 75225

General Counsel's Office 999 E. Street, N.W. Federal Election Commission Washington, DC 20463 Attn: Lois G. Lerner Associate General Counsel

> MUR 3048 Re:

Gentlemen:

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In response to your letter of August 24, 1990 regarding the referenced matter, I have been advised by a representative of the Jerry Rucker For Congress organization that the organization has submitted an amendment to the applicable reports which corrects the reporting error complained of in the subject complaint. A copy of that organization's letter, dated September 1, 1990, addressed to your office is enclosed. Item 3 under the caption "Twelfth Day Report (1/1/90 to 2/1/90) " reflects the correction to my contribution designations.

I assume that this information will close this matter unless I am informed otherwise by your office.

Sincerely,

Darwin Deason

DD/jm

September 1, 1990

Federal Election Commission 999 E. Street, MV Washington, D.C. 20463

Gentlemen:

I have enclosed the following emended reports for the Rucker for Congress Committee:

- 1. July 1st Quarterly Report (4/1/90 to 6/30/90)
- 2. Twelfth Day Report Preceding 3/13/90 Election (1/1/90 to 2/21/90)

Items included in the amended reports include the following:

Twelfth Day Report (1/1/90 to 2/21/90)

- C.M. Young (11ai, page 6) Report amended to reflect \$1,000 contribution as \$800 to Primary and \$200 to General Election.
- Jack Evans (11ai, page 2) Report amended to reflect \$500 contributions as relating to General Election.
- 3. Darwin Deason (11a1, page 4) Report amended to reflect \$1,000 contribution as \$800 to Primary and \$200 to General Election.
- 4. Jack McJunkin (11ai, page 3) Report amended to reflect \$1,000 contribution as \$500 to Primary and \$500 to General Election.

July 15th Quarterly Report

- 1. Line 6a and 6c have been changed to equal line 11e.
- Line 11a(iii) has been adjusted to total the sum of 11a(i) and 11a(ii).
- 3. Linton E. Barbie (llai. page 1) Cummulative total adjusted to \$400.
- 4. Mr. Louis A. Beecherl (llai, page 1) Cummulative total adjusted to \$2,000.

Authorized by the Rucker for Congress Committee Contributions to The Rucker for Congress Committee are not deductible as charitable contributions for Federal Income Tax purposes.

- 5. Hrs. George A. Hayes (11at, page 6) Cummulative total adjusted to 1.500.
- 6. Mr. Daryl M. Snadon (11a1, page 12) Cummulative total adjusted to \$2,000.
- 7. Mr. Richard Ronchetti (11ai, page 11) Cummulative total adjusted to \$2,000.
- 8. Ms. Alinda H. Wilkert (llai, page 14) Cummulative total adjusted to \$1,850.00.
- 9. Ms. Martha Steed Lyne (11a1, page 8) Cummulative total adjusted to \$1.000.
- 10. Robert R. Mohn (11a1, page 9) Cumulative total adjusted to \$750.
- 11. Mr. W. Rowan Thompson (11ai, page 14) Cummulative total adjusted to \$700.
- 12. Mr. Albert H. Halff (llai, page 6) Cummulative adjusted to \$1,100.
- 13. Mr. Jack W. Evans (llai, page 4) Cummulative total adjusted to \$750.

These amendments should address the questions outlined in your August 24. 1990 correspondence. The ammendments also respond to the questions raised by Gregg A. Cooke in his attached letter of August 6. 1990. Items included in his report but not changed in the amended reports include the following.

- 1. Trammell Crow excess contribution January 25, 1990 contribution of \$1,000 is reflected in our report for the period from January 1 to to February 21, 1990 as being from Mrs. Trammell Crow. Therefore, he does not appear to be over the \$1,000 limit for the Primary.
- 2. The items reflected in the inaccurate disclosure reports section of this letter have been previously addressed in prior amendments and no longer apply.
- 3. The \$500 excess contribution Robert A. Venable was refunded on 09/06/90 and will be reflected during that inclusive report.

Please call if you have any additional questions concerning this matter.

H. Ward Lay Treasurer





CENTRE DEVELOPMENT COLING.

LACK I MOJUNKIN

September 6, 1990

General Counsel Office Federal Election Commission 999 E Street, N.W. Room 657 Washington, D.C. 20463

RE: MUR 3048

Gentlemen:

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I received your letter of August 24th which alleges that I may have violated the Federal Election Campaign Act of 1971.

I have received correspondence from the treasurer of the Rucker for Congress Committee wherein they have filed amended reports and sent copies to you which address the questions outlined in your letter. A copy of his letter is attached for your information.

If this does not resolve the alleged violation, please contact me.

Sincerely,

Jack I. McJunkin

JIMcJ: lmb

Enclosure

Federal Election Commission 999 E. Street, NM Washington, D.C. 20463

Gentlemen:

I have enclosed the following amended reports for the Rucker for Congress Committee:

- 1. July 1st Quarterly Report (4/1/90 to 6/30/90)
- 2. Twelfth Day Report Preceding 3/13/90 Election (1/1/90 to 2/21/90)

Items included in the amended reports include the following:

Twelfth Day Report (1/1/90 to 2/21/90)

- C.W. Young (llai, page 6) Report amended to reflect \$1,000 contribution as \$800 to Primary and \$200 to General Election.
- Jack Evans (11ai, page 2) Report amended to reflect \$500 contributions as relating to General Election.
- Darwin Deason (llai, page 4) Report amended to reflect \$1,000 contribution as \$800 to Primary and \$200 to General Election.
- 4. Jack McJunkin (11ai. page 3) Report amended to reflect \$1,000 contribution as \$500 to Primary and \$500 to General Election.

July 15th Quarterly Report

- 1. Line 6a and 6c have been changed to equal line 11e.
- Line lla(iii) has been adjusted to total the sum of lla(i) and lla(ii).
- 3. Linton E. Barbie (llai, page 1) Cummulative total adjusted to \$400.
- 4. Mr. Louis A. Beecherl (llai, page 1) Cummulative total adjusted to \$2,000.

Authorized by the Rucker for Congress Committee Contributions to the August For Congress Committee are not deductible as charitable contributions for Federal Income Tax purposes

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- 5. Mrs. George A. Hayes (11a1, page 6) Cummulative total adjusted to 1,500.
- 6. Mr. Daryl N. Snadon (11a1, page 12) Cummulative total adjusted to \$2,000.
- 7. Mr. Richard Ronchetti (11ai, page 11) Cummulative total adjusted to \$2,000.
- 8. Ms. Alinda H. Wilkert (llai, page 14) Cumulative total adjusted to \$1.850.00.
- 9. Ms. Martha Steed Lyne (11a1, page 8) Cummulative total adjusted to \$1.000.
- 10. Robert R. Mohn (11a1, page 9) Cumulative total adjusted to \$750.
- 11. Mr. W. Rowan Thompson (llai, page 14) Cummulative total adjusted to \$700.
- 12. Mr. Albert H. Halff (llai, page 6) Cummulative adjusted to \$1,100.
- 13. Mr. Jack W. Evans (llai, page 4) Cummulative total adjusted to \$750.

These amendments should address the questions outlined in your August 24. 1990 correspondence. The ammendments also respond to the questions raised by Gregg A. Cooke in his attached letter of August 6. 1990. Items included in his report but not changed in the amended reports include the following.

- 1. Trammell Crow excess contribution January 25. 1990 contribution of \$1.000 is reflected in our report for the period from January 1 to to February 21. 1990 as being from Mrs. Trammell Crow. Therefore, he does not appear to be over the \$1.000 limit for the Primary.
- 2. The items reflected in the inaccurate disclosure reports section of this letter have been previously addressed in prior amendments and no longer apply.
- 3. The \$500 excess contribution Robert A. Venable was refunded on 09/06/90 and will be reflected during that inclusive report.

Please call if you have any additional questions concerning this matter.

H. Ward Lay Treasurer

September 6, 1990 Charles M. Young 3540 Ranchero Road Plano, Texas 75093 General Counsel's Office 999 E. Street, N.W. Federal Election Commission Washington, DC 20463 Attn: Lois G. Lerner Associate General Counsel Re: MUR 3048 Gentlemen: In response to your letter of August 24, 1990 regarding the referenced matter, I have been advised by a representative of the 0 Jerry Rucker For Congress organization that the organization has submitted an amendment to the applicable reports which corrects the reporting error complained of in the subject complaint. A copy of that organization's letter, dated September 1, 1990, addressed to your office is enclosed. Item 1 under the caption "Twelfth Day Report (1/1/90 to 2/1/90)" reflects the correction to my contribution designations. I assume that this information will close this matter unless I am informed otherwise by your office. Sincerely, Charles M. CMY\jm

September 1, 1990

Federal Election Commission 999 E. Street. NW Washington, D.C. 20463

Gentlemen:

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I have enclosed the following amended reports for the Rucker for Congress Committee:

- 1. July 1st Quarterly Report (4/1/90 to 6/30/90)
- 2. Twelfth Day Report Preceding 3/13/90 Election (1/1/90 to 2/21/90)

Items included in the amended reports include the following:

Twelfth Day Report (1/1/90 to 2/21/90)

- 1. C.M. Young (llai, page 6) Report amended to reflect \$1.000 contribution as \$800 to Primary and \$200 to General Election.
- 2. Jack Evans (11ai, page 2) Report amended to reflect \$500 contributions as relating to General Election.
- 3. Darwin Deason (11a1, page 4) Report amended to reflect \$1,000 contribution as \$800 to Primary and \$200 to General Election.
- 4. Jack McJunkin (11ai, page 3) Report amended to reflect \$1,000 contribution as \$500 to Primary and \$500 to General Election.

July 15th Quarterly Report

- 1. Line 6a and 6c have been changed to equal line 11e.
- Line lla(iii) has been adjusted to total the sum of lla(i) and lla(ii).
- 3. Linton E. Barbie (llai, page 1) Cummulative total adjusted to \$400.
- 4. Mr. Louis A. Beecherl (llai, page 1) Cummulative total adjusted to \$2,000.

Authorized by the Rucker for Congress Committee Contributions to The Rucker for Congress Committee are not deductible as charitable contributions for Federal Income Tax purposes.

Market Center East • 1515 N. Town East Blvd. • Suite 132 • Mesquite, Texas 75150 • 214/613-5382

- 5. Mrs. George A. Hayes (11a1. page 6) Cummulative total adjusted to 1.500.
- 6. Mr. Daryl N. Snadon (11ai, page 12) Cummulative total adjusted to \$2,000.
- 7. Mr. Richard Ronchetti (llai, page 11) Cummilative total adjusted to \$2,000.
- 8. Ms. Alinda H. Wilkert (llai, page 14) Cummulative total adjusted to \$1.850.00.
- 9. Hs. Martha Steed Lyne (11ai, page 8) Cummulative total adjusted to \$1.000.
- 10. Robert R. Mohn (11a1, page 9) Cumulative total adjusted to \$750.
- 11. Mr. W. Rowan Thompson (11ai, page 14) Cummulative total adjusted to \$700.
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These amendments should address the questions outlined in your August 24. 1990 correspondence. The ammendments also respond to the questions raised by Gregg A. Cooke in his attached letter of August 6. 1990. Items included in his report but not changed in the amended reports include the following.

- 1. Trammell Crow excess contribution Jánuary 25, 1990 contribution of \$1,000 is reflected in our report for the period from January 1 to to February 21, 1990 as being from Mrs. Trammell Crow. Therefore, he does not appear to be over the \$1,000 limit for the Primary.
- 2. The items reflected in the inaccurate disclosure reports section of this letter have been previously addressed in prior amendments and no longer apply.
- 3. The \$500 excess contribution Robert A. Venable was refunded on 09/06/90 and will be reflected during that inclusive report.

Please call if you have any additional questions concerning this matter.

H. Ward Lay Treasurer

90 NOV 27 PH 4: 24

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of

Rucker for Congress, H. Ward Lay, as treasurer, Jerry Rucker, Trannell Crow, Darwin Deason, Jack W. Evans, Jack I. HcJunkin, Robert Venable and Charles M. Young

MUR 3048

GENERAL COUNSEL'S REPORT

I. BACKGROUND

On April 17, 1990, the Commission received a complaint filed by Gregg A. Cooke alleging that Jerry Rucker and the Rucker for Congress Committee (the "Committee") violated the Federal Election Campaign Act of 1971, as amended (the "Act"), by accepting excessive contributions from Trannel Crow and by mixing the reporting of individual contributors with that of political committee contributors on Committee reports. The Rucker for Congress Committee is the principal campaign committee of Jerry Rucker and H. Ward Lay is its treasurer. On August 14, 1990, the Commission decided: (i) to find reason to believe that the Committee and H. Ward Lay, as treasurer, violated 2 U.S.C. \$ 441a(f) and 11 C.F.R. \$ 104.3(a)(3); (ii) to find no reason to believe that Jerry Rucker violated those provisions; (iii) to find reason to believe that Trammel Crow violated 2 U.S.C. § 441a(a)(1)(A); and (iv) to take no further action and close the file in this matter.

On that same day, however, the Commission received an amendment to the complaint from Mr. Cooke alleging further violations by the candidate, the Committee and other

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contributors. The amended complaint alleges that the Committee received another excessive contribution from Transel Crow plus excessive contributions from five other individuals.

Additionally, the amendment alleges that the Committee failed to accurately report a loan, failed to disclose year-to-date totals on three reports, failed to disclose in-kind contributions as receipts, and failed to disclose the occupation and employer of "a significant number of contributors." Consequently, on August 16, 1990, the Commission voted unanimously to rescind its August 14 actions and to refer the matter back to the Office of General Counsel ("OGC") for further consideration and recommendation.

II. FACTUAL AND LEGAL ANALYSIS

A. Excessive Contributions

2 U.S.C. § 441a(a)(1)(A) states that no person shall make contributions to any candidate and his authorized committees with respect to any election for Federal office in excess of \$1,000. Pursuant to 2 U.S.C. § 441a(f), no candidate or political committee shall knowingly accept any contribution in violation of the provisions of this section. If an excessive contribution is received, the treasurer must return the contribution or obtain a reattribution of the contribution to another contributor or a redesignation to another election within sixty days. 11 C.F.R. § 103.3(b)(3).

1. Trammel Crow Contributions

The original complaint alleges that Respondents received two \$1,000 contributions from Trammel Crow for the 1990 primary

election: one on October 9, 1989 and the other on January 25, 1990. The Committee responded that the January 25, 1990 contribution was from Hrs. Tranmel Crow but had been reported as Hr. Crow's contribution due to a clerical error. Attachment 1 at 1. As part of its original response, the Committee enclosed an amended 1989 Year End Report showing Hrs. Tranmel Crow as the source of the January 25, 1990 \$1,000 primary contribution. In his response to the Commission, Hr. Crow stated that he had been informed of the Committee's reporting error and subsequent amendment, and enclosed a copy of the Committee's response.

Attachment 2.

Notwithstanding the Committee and Mr. Crow's assertions, the canceled check relating to the January 25, 1990 contribution was signed by Mr. Crow. Attachment 3. Absent evidence to the contrary, any contribution made by a check or other written instrument shall be considered and reported as a contribution by the last person signing the instrument prior to delivery to the candidate or committee. 11 C.F.R. § 104.8(c). No contemporaneous documentation or other evidence was provided by the Committee or Mr. Crow to show that the contribution was from Mrs. Crow. Further, any attempted reattribution was apparently received more than sixty days after receipt of the contribution.

In his amended complaint, Mr. Cooke alleges that Mr. Crow made an additional excessive contribution of \$736 to the Committee on April 1, 1990. However, this contribution is reported as an in-kind contribution to the general election. Since this is Mr. Crow's sole reported contribution to the

general election to date, it is not excessive.

Thus, as in its earlier report on this matter, this Office recommends that the Commission find reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 2 U.S.C. \$ 441a(f) and that Mr. Trannell Crow violated 2 U.S.C. \$ 441a(a)(1)(A) in connection with the January 25, 1990 primary election contribution made in the form of a check signed by Mr. Trannel Crow. However, this Office recommends that the Commission find no reason to believe that the Committee, H. Ward Lay, as treasurer, and Mr. Crow violated the Act in connection with Mr. Crow's April 1, 1990 in-kind contribution for the general election.

2. Other Excessive Contributions

Contributions can be designated in writing for a particular election. 11 C.F.R. \$ 110.1(b)(2)(i). A contribution shall be considered to be designated in writing if it is made by check or other negotiable instrument clearly indicating the particular election with respect to which the contribution was made, if it is accompanied by a signed writing indicating the same or if it is redesignated to a particular election in writing. 11 C.F.R. \$ 110.1(b)(4)(i)-(iii). A contribution not designated in writing is considered to be a contribution for the next Federal election after which it is made. 11 C.F.R. \$ 110.1(b)(2)(ii).

Mr. Cooke's amended complaint alleges that five other individuals -- Darwin Deason, Jack Evans, Jack I. McJunkin, Robert Venable, and Charles M. Young -- also made excessive contributions to the Committee. Messrs. Deason, Evans,

McJunkin and Young each made between \$1,200-1,500 in contributions for the March 13, 1990 primary election, and Mr. Robert Venable made a \$1,500 contribution for the general election, resulting in a total of \$1,900 in excessive contributions by the five individuals.

The Committee's response to the allegations in the amended complaint merely refers to amended reports filed by the Committee on September 10, 1990 with the response. One of these, an amended Pre-Primary Report, designates the excessive portions of the \$1,000 contributions made by Messrs. Young, Deason and McJunkin and the excessive \$500 contribution made by Mr. Evans to the general election rather than the primary election as originally reported. Attachment 5 at 1. The Committee does not directly state whether these amendments represent corrections of original reporting errors or whether redesignations were obtained from the contributors. Responses from Messrs. Young and Deason suggest the former.

In their identically-worded September 6 responses, both Messrs. Young and Deason state that the original reporting of their February 2, 1990 contributions as primary contributions was erroneous. Attachments 6 and 7. Both attach to their responses a facsimile copy of a different, apparently earlier,

^{1.} The contributions are listed in Mr. Cooke's amended complaint. Attachment 4 at 1 and 2.

^{2.} The Committee's September 1 response and enclosed amended reports also respond to various Requests For Additional Information ("RFAIS") made by the Reports Analysis Division ("RAD").

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version of the Committee's September 1, 1990 response which attributes \$200 of their \$1,000 contributions to the general election. Mr. McJunkin's response (Attachment 8) also implies that the original reporting of his contribution was erroneous by referencing and attaching the same version of the Committee's September 1, 1990 response as is attached to Messrs. Young and Deason's responses. McJunkin states that \$500 of his \$1,000 January 25, 1990 contribution was for the general election and the other half for the primary.

Though Messrs. Deason, McJunkin and Young contend that the initial reporting of their contributions was erroneous, none offered any written documentation evidencing that all or part of the subject contributions were designated for the general election. Similarly, the Committee offered no written documentation supporting the report amendments relating to the contributions made by Messrs. Deason, McJunkin, Young and Jack Evans. 5 If no written designations were given at the time these

^{3.} The copy of the Committee's September 1, 1990 response attached to the responses of Messrs. Young, Deason and McJunkin differs from the September 1, 1990 response the Committee filed with the Commission in its treatment of Mr. Venable's excessive contributions. See note 6, infra.

^{4.} To date, Mr. Evans has not responded to the amended complaint.

^{5.} Even if the Respondents had meant to say the contributors had redesignated the excessive portions of their contributions, any redesignations apparently occurred more than 60 days after the treasurer received the contributions since timely redesignations would have been reported long before the Committee's recent amendment. Mr. Venable's excessive contribution made April 13, 1990 should have been redesignated by June 13, 1990 and the excessive portions of Messrs. Young and (Footnote continued)

contributions were made, then each contribution should be considered a contribution for the primary election since all four were made before the March 13, 1990 primary election.

As for Robert Venable, the Committee's response to the amended complaint states that it refunded on September 6, 1990, the \$500 excess contribution Mr. Venable made on April 13, 1990 toward the general election. Attachment 5 at 2. Mr. Venable had already contributed \$1,000 to both the primary and general elections prior to his April 13 contribution. Mr. Venable concedes that he made an excessive contribution and attached to his September 7, 1990 response a copy of the refund check. Attachment 9 at 1 and 2. The Committee's September 6, 1990 refund was made approximately five months after it received Mr. Venable's excessive contribution.

The absence of any documentary support to show that the contributions made by Messrs. Deason, Evans, McJunkin and Young were originally made or redesignated for the general election, together with the Committee's attempt in its response to the

⁽Footnote 5 continued from previous page)
Deason's February 2, 1990 contributions should have been redesignated by April 3, 1990. Similarly, the excessive portions of Messrs. Evans and McJunkin's January 25, 1990 contributions should have been redesignated by March 26, 1990.

^{6.} In the version of the Committee's September 1 letter attached to the responses of Messrs. Young, Deason and McJunkin, the Committee originally said that it had amended the appropriate report to "correctly reflect" that the \$500 April 13, 1990, general election contribution was made by Mrs. Robert Venable rather than Mr. Venable. Committee reports indicate, however, that Mrs. Robert Venable had contributed \$1,000 toward the primary election on September 21, 1989 and a Kristen Venable, of the same address as Mr. & Mrs. Venable, had contributed \$1,000 to the general election on January 25, 1990.

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original complaint to attribute Trammel Crow's January 25 contribution to Mrs. Crow despite contrary evidence, raises questions regarding the reliability of Respondents' replies to the amended complaint. Moreover, the Committee did not refund Mr. Venable's excessive contribution in a timely manner. Based on the foregoing, the Office of the General Counsel recommends that the Commission find reason to believe that the Rucker for Congress Committee, and H. Ward Lay, as treasurer, violated 2 U.S.C. § 441a(f) by accepting excessive contributions from Darwin Deason, Jack W. Evans, Jack I. McJunkin, Charles M. Young, and Robert Venable totaling \$1,900. The Office also recommends that the Commission find reason to believe that Darwin Deason, Jack W. Evans, Jack I. McJunkin, Charles M. Young, and Robert Venable violated 2 U.S.C. § 441a(a)(1)(A) by making contributions in excess of \$1,000 toward the primary and general elections.

B. Misreporting

1. Mixed Reporting of Individual and Political Committee Contributors

In his original complaint, Mr. Cooke alleged that the Committee mixed the reporting of individual and political committee contributions. An authorized committee of a candidate for federal office must separately report contributions received during the reporting period and during the calendar year from committees and persons other than committees. 11 C.F.R. § 104.3(a)(3).

The 1989 Year End Report filed by the Committee does mix

contributions from individuals and political committees on the same pages. Attachment 10. Evidence of this mixed reporting also appears on the 12 Day Pre-Primary Report and on the April 1990 Quarterly. After receipt of each of these reports, the Reports Analysis Division sent RFAIs asking that contributions from individuals and political committees be itemised on separate schedules. The Committee acknowledged in its response to the original complaint that its reports failed to separate contributions from individuals and contributions from committees. Attachment 1 at 1. The Committee subsequently filed amendments correcting this reporting problem.

Since contributions from political committees were intermingled with contributions from others on the same schedule of the reports referred to in the complaint, this Office recommends the Commission find reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 11 C.F.R. § 104.3(a)(3).

2. Inaccurate Loan Disclosures

Each required report filed by a committee must disclose the identification of, and the aggregate year-to-date total for, each person who makes a loan to the reporting committee during the reporting period together with the identification of any endorser or guarantor, the date such loan was made and its amount or value. 2 U.S.C. § 434(b)(3)(E) and 11 C.F.R. § 104.3(a)(4)(iv). Additionally, each required report must disclose the amount and nature of outstanding debts owed to or by the reporting committees. 2 U.S.C. § 434(b)(8) and 11 C.F.R.

\$ 104.3(d). Moreover, 11 C.F.R. \$ 104.11 requires that debts and obligations owed by a committee which remain outstanding shall be continuously reported until extinguished. The FEC Form 3 instructions and 11 C.F.R. \$ 104.3(d) make clear that these latter debt reporting requirements incorporate two reporting obligations: reporting total loans and other obligations on Line 10 of the Summary Page and reporting in more detail the nature, amount and date of particular outstanding loans and other debts on Schedules C or D, as appropriate. 7

In his amended complaint, Mr. Cooke alleges various inaccuracies in the Committee's reporting of a loan made to the Committee by the candidate. Specifically, Cooke alleges that the Committee (1) did not include the loan on Line 10 as a Committee debt in the 1989 Year End Report and the Pre-Primary Report and (2) did not report the loan on a Schedule C in the Pre-Primary and April Quarterly Reports.

The Committee did fail to disclose the loan from the candidate, Jerry Rucker, as alleged by Mr. Cooke.

Attachment 11. No information regarding the loan appears either

^{7.} The FEC Form 3 instructions for Schedule C state:

⁽T)he total amount of loans owed by the committee at the close of the reporting period must be entered on the line for "Total this Period" on the bottom of the last page (of Schedule C) and transferred to Line 3 of the last page of Schedule D. If no debts or obligations are reported on Schedule D, carry the outstanding balance forward to the Summary Page.

Similarly, instructions for Line 10 of the Summary Page direct the reporting committee to transfer the total amount of debts and obligations owed by the committee from Schedule C or D.

on the Summary Page or on a Schedule C in the original Pre-Primary Report, and no Schedule C or D accompanied the original April Quarterly Report. Additionally, though not alleged in the complaint, the loan was never itemised as a receipt in the 1989 Year End Report. RAD addressed these loan disclosure problems and other matters in three RFAIs sent to the Committee following its review of the Committee's reports. In each case, the Committee amended its reports relating to the loans shortly after it received the RFAIs.

Therefore, the Office recommends that the Committee find reason to believe that the Committee and H. Ward Lay, as treasurer violated: (1) 2 U.S.C. \$ 434(b)(8) and 11 C.F.R. \$ 104.3(d) by failing to disclose the loan as a Committee debt on Line 10 of the original 1989 Year End and the 1990 Pre-Primary reports; (2) 2 U.S.C. \$ 434(b)(3)(E) and 11 C.F.R. \$ 104.3(a)(4)(iv) by failing to itemize as a receipt on Schedule A the loan made to the Committee by Jerry Rucker in the 1989 Year End Report; and (3) 11 C.F.R. \$ 104.11 by failing to continuously report the outstanding loan on Schedule C in the original Pre-Primary and April Quarterly Reports.

3. Failure to Report Cumulative Year-to-Date Totals

Committee reports must include cumulative year-to-date totals for various categories of receipts and disbursements.

2 U.S.C. §§ 434(b)(2) and 434(b)(4); see also 2 U.S.C.

§ 434(a)(7). Mr. Cooke alleges in the amended complaint that the Committee failed to include year-to-date totals in Column B of the Detailed Summary Page for the 1989 Year End, Pre-Primary

and April Quarterly Reports.

Pages of the three specified reports. Attachment 11. As for the April Quarterly, RAD requested in a May 15, 1990 RFAI that the Committee provide Column B figures in an amended report.

The Committee filed an amended report with these figures on May 30, 1990. RAD did not address the Committee's failure to provide Column B figures in the 1989 Year-End and 1990

Pre-Primary Reports. In those reports, the first reports filed by the Committee during each calendar year, Column A figures would equal the year-to-date totals.

Based on the foregoing, the Office of General Counsel recommends that the Commission find reason to believe that the Committee, and H. Ward Lay, as its treasurer, violated 2 U.S.C. \$\$ 434(b)(2) and 434(b)(4).

4. Failure to Report Individual Contributor Aggregate Year-to-Date Totals

year-to-date total of all contributions for each person who makes a contribution during the reporting period, whose contribution(s) to the committee aggregate in excess of \$200 per calendar year. 2 U.S.C. § 434(b)(3)(A) and 11 C.F.R. § 104.3(a)(4)(i).

Mr. Cooke also alleges in the amended complaint that aggregate year-to-date totals are missing or inaccurate for

^{8.} The Committee's original July Quarterly Report, filed July 16, 1990, includes Column B figures.

Messrs. Crow, Venable, Young, Evans, Deason and McJunkin. This is true for Robert Venable and Jack Evans who both made two contributions in 1990 which were not aggregated in the original July 1990 Quarterly Report. 9 It is also true for either Mr. or Mrs. Trammel Crow, depending on who made the January 25, 1990 contribution, since each subsequently made a \$736 in-kind contribution on April 1, 1990 which was not aggregated with the prior contribution in the original July 1990 Quarterly Report. These and other aggregate year-to-date totals were corrected in an amended July 1990 Quarterly Report which was filed with the Committee's response to the amended complaint on September 10, 1990. Aggregate year-to-date totals are given and accurate, however, for Messrs. Young, Deason and McJunkin in the 1989 Year-End and 1990 Pre-Primary Reports. These contributors each made one contribution in 1989 and a second contribution in early 1990 so that year-to-date totals in the relevant reports are accurate for each respective year.

Therefore, the Office of General Counsel recommends that the Commission find reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 2 U.S.C. § 434(b)(3)(A) and 11 C.F.R. § 104.3(a)(4)(i).

5. <u>In-Kind Contributions</u>

Each in-kind contribution must be reported as a contribution in an amount equal to its usual and normal value

^{9.} Mr. Evans made a \$250 contribution toward the general election on June 6, 1990 which is not itemized in Mr. Cooke's amended complaint.

when received. 11 C.F.R. \$ 104.13(a)(1). Additionally, each in-kind contribution must also be reported as an expenditure in the same amount. 11 C.F.R. \$ 104.13(a)(2). An in-kind contribution is described as the provision of any goods or services, not specifically exempted under 11 C.F.R. \$ 100.7(b), without charge or at a charge which is less than the usual and normal charge for such goods or services. 11 C.F.R. \$ 100.7(a)(1)(iii).

In his amended complaint, Mr. Cooke alleges that the Committee reported in-kind contributions only as disbursements without simultaneously reporting them as receipts. He does not, however, identify the in-kind contributions alleged to be reported only as disbursements.

A review of the Committee's reports shows that only the original July Quarterly report includes disbursements described as in-kind contributions. Attachment 12. These contributions are also reported as itemized receipts on Schedule A of that report. None of the other disbursements in the Committee's reports are identified as in-kind contributions. Therefore, the Office recommends that the Commission find no reason to believe that the Committee or H. Ward Lay, as treasurer, violated 11 C.F.R. § 104.13(a)(1).

6. Reporting of Contributors' Occupation and Employer

Committee reports must identify each person who makes a contribution to the reporting committee during the reporting period, whose contributions in the aggregate exceed \$200 within the calendar year. 2 U.S.C. § 434(b)(3)(A). Identification in

the case of an individual contributor includes the contributor's name, address, occupation and employer, if any. 2 U.S.C. \$ 431(13)(A) and 11 C.F.R. \$ 104.8(a). A committee treasurer may be deemed to have exercised his or her best efforts in obtaining such identification information only if he or she has made at least one effort per solicitation, either by a written request or by an oral request documented in writing, to obtain such information from the contributor. 11 C.F.R. \$ 104.7(b).

Mr. Cooke alleges in his amended complaint that the

Committee does not identify the occupation and employer of "a

significant number of contributors." The Committee does not

respond to this allegation in its September 1 response.

However, the Committee did respond to a RAD RFAI concerning this

issue. In that April 20, 1990 response, the Committee said it

was enclosing the contributor card it used which requested

employer information from any contributor. It also said that it

had given its "best efforts" to locate additional information on

every contributor and left blanks only when the information

could not be found. Attachment 13. But the Committee's

response did not describe those efforts.

In fact, the Committee reports show that occupation and employer information was originally listed in the 1989 Year End Report for at least some of the contributors for whom that information was missing in subsequent reports disclosing

additional contributions made by those contributors. 10 Since the Committee already possessed recent occupation/employer information for certain individual contributors which it failed to disclose when reporting subsequent contributions by these individuals, it clearly did not use its best efforts to identify contributors in subsequent reports. Therefore, the Office of General Counsel recommends that the Commission find reason to believe that the Committee, and H. Ward Lay, as treasurer violated 2 U.S.C. \$ 434(b)(3)(A).

C. Candidate Involvement

There is no evidence indicating that the candidate was personally involved in the above violations. Therefore, this Office recommends that the Commission find no reason to believe that Jerry Rucker violated the Act.

III. DISCOVERY PLAN

If the Commission finds reason to believe as recommended, this Office will request the Committee, Jack W. Evans, Darwin Deason, Jack McJunkin and Charles Young to provide all writings regarding the contributions made by these individuals to the Committee toward the 1990 primary and general elections.

IV. RECOMMENDATIONS

1. Find reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 2 U.S.C.

^{10.} For example, occupation and employer information was given in the 1989 Year End Report for Robert Venable, Jack McJunkin, Jack Evans, Darwin Deason and Charles Young in connection with contributions each made in September, October and November 1989. In contrast, no employer/occupation information was given in the 1990 Pre-Primary Report for Robert Venable, Jack McJunkin, Darwin Deason and Charles Young in connection with contributions made by them in January and February 1990.



FEDERAL ELECTION COMMISSION WASHINGTON D.C. 2046)

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TO:

LAWRENCE M. NOBLE GENERAL COUNSEL

FROM:

MARJORIE W. EMMONS /DELORES HARRIS

COMMISSION SECRETARY

DATE

NOVEMBER 30, 1990

SUBJECT:

MUR 3048 - GENERAL COUNSEL'S REPORT DATED NOVEMBER 27, 1990

The above-captioned document was circulated to the Commission on Wednesday, November 28, 1990 at 11:00 a.m.

Objection(s) have been received from the Commissioner(s) as indicated by the name(s) checked below:

Commissioner Aikens	
Commissioner Elliott	XXX
Commissioner Josefiak	xxx
Commissioner McDonald	
Commissioner McGarry	
Commissioner Thomas	

	This	matter	will	be	plac	ed	on	the	meeting	agenda
for	_	TUESDA	Y, DE	CEN	BER 4	4,	199	0	20 Mercin	

Please notify us who will represent your Division before the Commission on this matter.

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BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of

MUR 3046

Rucker for Congress; H. Ward Lay, as) treasurer; Jerry Rucker; Traumel Crow;) Darwin Deason; Jack W. Evans; Jack I.) McJunkin; Robert Venable; and Charles H.) Young.

CERTIFICATION

I, Marjorie W. Emmons, recording secretary for the Federal Election Commission executive session on December 4, 1990, do hereby certify that the Commission decided by a vote of 5-0 to take the following actions in MUR 3048:

- Find reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 2 U.S.C. § 441a(f); 11 C.F.R. § 104.3(a)(3); 2 U.S.C. §§ 434(b)(3)(E) and 434(b)(8) and 11 C.F.R. §§ 104.3(a)(4)(iv), 104.3(d) and 104.11; 2 U.S.C. § 434(a)(7); 11 C.F.R. § 104.3(a)(4)(i); and 2 U.S.C. § 434(b)(3)(A).
- Find no reason to believe that the Rucker for Congress Committee, H. Ward Lay, as treasurer, and Trammel Crow violated the Act in connection with Mr. Crow's April 1, 1990 in-kind contribution for the general election.

(continued)

- Find reason to believe that Trammel Crow violated 2 U.S.C. \$ 441a(a)(1)(a) in connection with his January 25, 1990 primary election contribution.
- 4. Find reason to believe that Robert Venable, Jack W. Evans, Darwin Deason, Jack McJunkin and Charles Young violated 2 U.S.C. § 441a(a)(1)(A), but take no further action as to these individuals.
- Find no reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 11 C.F.R. § 104.13(a)(1).
- 6. Find no reason to believe that Jerry Rucker violated the Act.
- 7. Approve the Factual and Legal Analyses as recommended in the General Counsel's report dated November 17, 1990.
- 8. Send appropriate letters.

Commissioners Aikens, Elliott, Josefiak, McGarry, and Thomas voted affirmatively for the decision; Commissioner McDonald was not present.

Attest:

12-5-90 Date

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Marjorie W. Emmons

Secretary of the Commission



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

January 4, 1991

Jerry Rucker 9204 Springwater Dallas, TX 75228

> RE: MUR 3048 Jerry Rucker

Dear Mr. Rucker:

On April 23 and August 24, 1990, the Federal Election Commission notified you of original and amended complaints alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of each complaint was forward to you on those dates.

On December 4, 1990, the Federal Election Commission found on the basis of the information in the complaints and information provided by the Rucker for Congress Committee (the "Committee") that there is no reason to believe that you violated the Act. Accordingly, the Commission closed its file in this matter as it pertains to you. The Factual and Legal Analysis, which formed a basis for the Commission's finding, is attached for your information.

This matter will become a part of the public record within 30 days after this matter has been closed with respect to all other respondents involved. If you wish to submit any materials to appear on the public record, please do so within ten days. Please send such materials to the Office of the General Counsel.

The confidentiality provisions of 2 U.S.C. §§ 437g(a)(4)(B) and 437g(a)(12)(A) remain in effect until the entire matter is closed. The Commission will notify you when the entire file has been closed. In the event you wish to waive confidentiality

under 2 U.S.C. § 437g(a)(12)(A), written notice of the waiver must be submitted to the Commission. Receipt of the waiver will be acknowledged in writing by the Commission.

Sincerely,

Lawrence M. Noble General Counsel

BY: Lois G. Lerner Associate General Counsel

Enclosure Factual and Legal Analysis

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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

January 4, 1991

H. Ward Lay, Treasurer Rucker for Congress Committee 3232 McKinney Ave. Suite 855 Dallas, TX 75204

RE: MUR 3048

Rucker for Congress Committee and H. Ward Lay, as Treasurer

Dear Mr. Lay:

On April 23 and August 24, 1990, the Federal Election Commission notified the Rucker for Congress Committee (the "Committee") and you, as treasurer, of original and amended complaints alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of each complaint was forwarded to you on those dates.

Upon further review of the allegations contained in the complaints, and information supplied by you, the Commission, on December 4, 1990, found that there is reason to believe the Committee and you, as treasurer, violated the following provisions of the Act and the accompanying Regulations: 2 U.S.C. § 441a(f) for accepting excessive contributions from six individual contributors; 11 C.F.R. § 104.3(a)(3) for mixing the reporting of contributions from individuals and political committees; 2 U.S.C. § 434(b)(8) and 11 C.F.R. § 104.3(d) for failing to disclose a loan as a Committee debt; 2 U.S.C. § 434(b)(3)(e) and 11 C.F.R. § 104.3(a)(4)(iv) for failing to itemize a loan to the Committee as a receipt; 11 C.F.R. § 104.11 for failing to continuously report an outstanding loan on Schedule C; 2 U.S.C. 434(a)(7) for failing to report cumulative year-to-date totals for receipts and disbursements; 2 U.S.C. § 434(b)(3)(A) and 11 C.F.R. § 104.3(a)(4)(i) for failing to disclose aggregate year-to-date totals of all contributions made by each person who makes a contribution; and 2 U.S.C. § 434(b)(3)(A) for failing to provide employer and occupation information for each individual contributor.

pre-probable cause conciliation after briefs on probable cause have been mailed to the respondent. Requests for extensions of time will not be routinely granted. Requests must be made in writing at least five days prior to the due date of the response and specific good cause must be demonstrated. In addition, the Office of the General Counsel ordinarily will not give extensions beyond 20 days.

If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address, and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

This matter will remain confidential in accordance with 2 U.S.C. \$\$ 437g(a)(4)(B) and 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public.

If you have any questions, please contact Dawn H. Odrowski, the attorney assigned to this matter, at (202) 376-8200.

> Sincerely relina Ellett

Chairman

Enclosures Designation of Counsel Form Factual & Legal Analysis

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PEDERAL ELECTION COMMISSION PACTUAL AND LEGAL ANALYSIS

RESPONDENTS: Jerry Rucker

Rucker for Congress Committee and H. Ward Lay, as treasurer

MUR 3048

A. Excessive Contributions

2 U.S.C. § 441a(a)(1)(A) states that no person shall make contributions to any candidate and his authorised committees with respect to any election for Federal office in excess of \$1,000. Pursuant to 2 U.S.C. § 441a(f), no candidate or political committee shall knowingly accept any contribution in violation of the provisions of this section. If an excessive contribution is received, the treasurer must return the contribution or obtain a reattribution of the contribution to another contributor or a redesignation to another election within sixty days. 11 C.F.R. § 103.3(b)(3).

1. Trammel Crow Contributions

The original complaint in this matter alleges that
Respondents accepted two \$1,000 contributions from Trammell Crow
for the March 13, 1990 primary election — one on October 9,
1989 and the other on January 25, 1990. The complainant's
amended complaint, filed August 14, 1990, further alleges that
the Committee accepted an additional excessive contribution from
Mr. Crow of \$736 on April 1, 1990.

The Committee's response to the original complaint states that, due to a clerical error, the second January 25, 1990

contribution was erroneously reported as Mr. Crow's contribution when it should have been reported as a contribution from Mrs. Trammell Crow. Its response included an amended 1989 Year-End Report, dated May 5, 1990, showing Mrs. Crow as the contributor of the January 25, 1990 contribution. In a July 6, 1990 response to the original complaint, Mr. Crow states that he was informed by the Committee that a clerical error had been made in connection with the January 25, 1990 contribution and that the Committee amended its report. Subsequently, Mr. Crow provided the canceled check related to this second contribution which he had signed.

Notwithstanding the Committee's and Mr. Crow's assertions, the canceled check relating to the January 25, 1990 contribution was signed by Mr. Crow. No contemporaneous documentation or other evidence was provided by the Committee or Mr. Crow to show that the contribution was from Mrs. Crow. Further, any attempted reattribution was apparently received more than sixty days after receipt of the contribution.

In its response to the amended complaint, the Committee states that Mr. Crow's April 1, 1990 \$736 in-kind contribution was made for the general election and was not excessive. Mr. Crow did not respond to the amended complaint.

The Committee's original July Quarterly Report, filed July 13, 1990, shows that Mr. Crow made a \$736 in-kind contribution on April 1, 1990 for the general election. Since this is Mr. Crow's sole reported contribution to the general election to date, it is not excessive.

Thus, there is reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 2 U.S.C. § 441a(f) in connection with the January 25, 1990 primary election contribution. However, there is no reason to believe that the Committee and H. Ward Lay, as treasurer, violated the Act in connection with Mr. Crow's April 1, 1990 in-kind contribution for the general election.

2. Other Excessive Contributions

Contributions can be designated in writing for a particular election. 11 C.F.R. § 110.1(b)(2)(i). A contribution shall be considered to be designated in writing if it is made by check or other negotiable instrument clearly indicating the particular election with respect to which the contribution was made, if it is accompanied by a signed writing indicating the same or if it is redesignated to a particular election in writing. 11 C.F.R. § 110.1(b)(4)(i)-(iii). A contribution not designated in writing is considered to be a contribution for the next Federal election after which it is made. 11 C.F.R. § 110.1(b)(2)(ii).

Mr. Cooke's amended complaint alleges that the Committee also accepted excessive contributions from five other individuals -- Darwin Deason, Jack Evans, Jack I. McJunkin, Robert Venable, and Charles M. Young. Messrs. Deason, Evans, McJunkin and Young each made between \$1,200-1,500 in contributions for the March 13, 1990 primary election, and Mr. Robert Venable made a \$1,500 contribution for the general election, resulting in the Committee's acceptance of a total of

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\$1,900 in excessive contributions by the five individuals. 1

The Committee's response to the allegations in the amended complaint merely refers to amended reports filed by the Committee on September 10, 1990 with the response. One of these, an amended Pre-Primary Report, designates the excessive portions of the \$1,000 contributions made by Messrs. Young, Deason and McJunkin and the excessive \$500 contribution made by Mr. Evans to the general election rather than the primary election as originally reported. The Committee does not directly state whether these amendments represent corrections of original reporting errors or whether redesignations were obtained from the contributors. Responses from Messrs. Young and Deason suggest the former.

In their identically-worded September 6 responses, both Messrs. Young and Deason state that the original reporting of their February 2, 1990 contributions as primary contributions was erroneous. Both attach to their responses a facsimile copy of a different, apparently earlier, version of the Committee's September 1, 1990 response which attributes \$200 of their \$1,000 contributions to the general election. Mr. McJunkin's response also implies that the original reporting of his contribution was erroneous by referencing and attaching the same version of the

^{1.} The contributions are listed in Mr. Cooke's amended complaint.

^{2.} The copy of the Committee's September 1, 1990 response attached to the responses of Messrs. Young, Deason and McJunkin differs from the September 1, 1990 response the Committee filed with the Commission in its treatment of Mr. Venable's excessive contributions. See note 5, infra.

Committee's September 1, 1990 response as is attached to Messrs. Young and Deason's responses. McJunkin states that \$500 of his \$1,000 January 25, 1990 contribution was for the general election and the other half for the primary.

Though Messrs. Deason, McJunkin and Young contend that the initial reporting of their contributions was erroneous, none offered any written documentation evidencing that all or part of the subject contributions were designated for the general election. Similarly, the Committee offered no written documentation supporting the report amendments relating to the contributions made by Messrs. Deason, McJunkin, Young and Jack Evans. If no written designations were given at the time these contributions were made, then each contribution should be considered a contribution for the primary election since all four were made before the March 13, 1990 primary election.

The Committee admits in its response to the amended complaint, that Robert Venable's April 13, 1990 \$500 contribution was excessive and states that it refunded that

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^{3.} To date, Mr. Evans has not responded to the amended complaint.

^{4.} Even if the Respondents had meant to say the contributors had redesignated the excessive portions of their contributions, any redesignations apparently occurred more than 60 days after the treasurer received the contributions since timely redesignations would have been reported long before the Committee's recent amendment. Mr. Venable's excessive contribution made April 13, 1990 should have been redesignated by June 13, 1990 and the excessive portions of Messrs. Young and Deason's February 2, 1990 contributions should have been redesignated by April 3, 1990. Similarly, the excessive portions of Messrs. Evans and McJunkin's January 25, 1990 contributions should have been redesignated by March 26, 1990.

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amount to him on September 6, 1990. Mr. Venable had already contributed \$1,000 to both the primary and general elections prior to his April 13 contribution. Mr. Venable concedes in his response that he made an excessive contribution and attached to his September 7, 1990 response a copy of the refund check. The Committee's September 6, 1990 refund, however, was made approximately five months after it received Mr. Venable's excessive contribution.

The absence of any documentary support to show that the contributions made by Messrs. Deason, Evans, McJunkin and Young were originally made or redesignated for the general election, together with the Committee's attempt in its response to the original complaint to attribute Trammel Crow's January 25 contribution to Mrs. Crow despite contrary evidence, raises questions regarding the reliability of Respondents' replies to the amended complaint. Moreover, the Committee did not refund Mr. Venable's excessive contribution in a timely manner. Based on the foregoing, there is reason to believe that the Rucker for Congress Committee, and H. Ward Lay, as treasurer, violated 2 U.S.C. § 441a(f) by accepting excessive contributions from Darwin Deason, Jack W. Evans, Jack I. McJunkin, Charles M.

^{5.} In the version of the Committee's September 1 letter attached to the responses of Messrs. Young, Deason and McJunkin, the Committee originally said that it had amended the appropriate report to "correctly reflect" that the \$500 April 13, 1990, general election contribution was made by Mrs. Robert Venable rather than Mr. Venable. Committee reports indicate, however, that Mrs. Robert Venable had contributed \$1,000 toward the primary election on September 21, 1989 and a Kristen Venable, of the same address as Mr. & Mrs. Venable, had contributed \$1,000 to the general election on January 25, 1990.

Young, and Robert Venable totaling \$1,900.

B. Misreporting

1. <u>Mixed Reporting of Individual and</u> Political Committee Contributors

In his original complaint, Mr. Cooke alleged that the Committee mixed the reporting of individual and political committee contributions. An authorised committee of a candidate for federal office must separately report contributions both during the reporting period and during the calendar year from committees and persons other than committees. 11 C.P.R. \$ 104.3(a)(3).

The 1989 Year End Report filed by the Committee does mix contributions from individuals and political committees on the same pages. Evidence of this mixed reporting also appears on the 12 Day Pre-Primary Report and on the April 1990 Quarterly. After receipt of each of these reports, the Reports Analysis Division sent RFAIs asking that contributions from individuals and political committees be itemized on separate schedules. The Committee acknowledged in its response to the original complaint that its reports failed to separate contributions from individuals and contributions from committees. The Committee subsequently filed amendments correcting this reporting problem.

Since contributions from political committees were intermingled with contributions from others on the same schedule of the reports referred to in the complaint, there is reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 11 C.F.R. § 104.3(a)(3).

2. Inaccurate Loan Disclosures

Each required report filed by a committee must disclose the identification of, and the aggregate year-to-date total for, each person who makes a loan to the reporting committee during the reporting period together with the identification of any endorser or quarantor, the date such loan was made and its amount or value. 2 U.S.C. 5 434(b)(3)(E) and 11 C.F.R. \$ 104.3(a)(4)(iv). Additionally, each required report must disclose the amount and nature of outstanding debts owed to or by the reporting committees. 2 U.S.C. \$ 434(b)(8) and 11 C.F.R. \$ 104.3(d). Moreover, 11 C.F.R. \$ 104.11 requires that debts and obligations owed by a committee which remain outstanding shall be continuously reported until extinguished. The FEC Form 3 instructions and 11 C.F.R. \$ 104.3(d) make clear that these latter debt reporting requirements incorporate two reporting obligations: reporting total loans and other obligations on Line 10 of the Summary Page and reporting in more detail the nature, amount and date of particular outstanding loans and other debts on Schedules C or D, as appropriate. 6

Similarly, instructions for Line 10 of the Summary Page direct the reporting committee to transfer the total amount of debts and obligations owed by the committee from Schedule C or D.

^{6.} The FEC Form 3 instructions for Schedule C state:

⁽T)he total amount of loans owed by the committee at the close of the reporting period must be entered on the line for "Total this Period" on the bottom of the last page (of Schedule C) and transferred to Line 3 of the last page of Schedule D. If no debts or obligations are reported on Schedule D, carry the outstanding balance forward to the Summary Page.

In his amended complaint, Mr. Cooke alleges various inaccuracies in the Committee's reporting of a loan made to the Committee by the candidate. Specifically, Cooke alleges that the Committee (1) did not include the loan on Line 10 as a Committee debt in the 1989 Year End Report and the Pre-Primary Report and (2) did not report the loan on a Schedule C in the Pre-Primary and April Quarterly Reports.

The Committee did fail to disclose the loan from the candidate, Jerry Rucker, as alleged by Hr. Cooke.

No information regarding the loan appears either on the Summary Page or on a Schedule C in the original Pre-Primary Report and no Schedule C or D accompanied the original April Quarterly Report. Additionally, though not alleged in the complaint, the loan was never itemized as a receipt in the 1989 Year End Report. RAD addressed these loan disclosure problems and other matters in three RFAIs sent to the Committee following its review of the Committee's reports. In each case, the Committee amended its reports relating to the loans shortly after it received the RFAIs.

Therefore, there is reason to believe that the Committee and H. Ward Lay, as treasurer violated: (1) 2 U.S.C. § 434(b)(8) and 11 C.F.R. § 104.3(d) by failing to disclose the loan as a Committee debt on Line 10 of the original 1989 Year End and the 1990 Pre-Primary reports; (2) 2 U.S.C. § 434(b)(3)(E) and 11 C.F.R. § 104.3(a)(4)(iv) by failing to itemize as a receipt on Schedule A the loan made to the Committee by Jerry Rucker in the 1989 Year End Report; and (3) 11 C.F.R. § 104.11 by failing

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to continuously report the outstanding loan on Schedule C in the original Pre-Primary and April Quarterly Reports.

Committee reports must include cumulative year-to-date totals for various categories of receipts and disbursements.

2 U.S.C. \$\$ 434(b)(2) and 434(b)(4); see also 2 U.S.C.

\$ 434(a)(7). Mr. Cooke alleges in the amended complaint that the Committee failed to include year-to-date totals in Column B of the Detailed Summary Page for the 1989 Year End, Pre-Primary and April Quarterly Reports.

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Column B is blank on both the Summary and Detailed Summary Pages of the three specified reports. As for the April Quarterly, RAD requested in a May 15, 1990 RFAI that the Committee provide Column B figures in an amended report. The Committee filed an amended report with these figures on May 30, 1990. RAD did not address the Committee's failure to provide Column B figures in the 1989 Year-End and 1990 Pre-Primary Reports. In those reports, the first reports filed by the Committee during each calendar year, Column A figures would equal the year-to-date totals.

Based on the foregoing, there is reason to believe that the Committee, and H. Ward Lay, as its treasurer, violated 2 U.S.C. \$\$ 434(b)(2) and 434(b)(4).

4. Failure to Report Individual Contributor Aggregate Year-to-Date Totals

^{7.} The Committee's original July Quarterly Report, filed July 16, 1990, includes Column B figures.

Committees are required to disclose the aggregate year-to-date total of all contributions for each person who makes a contribution during the reporting period, whose contribution(s) to the committee aggregate in excess of \$200 per calendar year. 2 U.S.C. § 434(b)(3)(A) and 11 C.F.R. § 104.3(a)(4)(i).

Mr. Cooke also alleges in the amended complaint that aggregate year-to-date totals are missing or inaccurate for Messrs. Crow, Venable, Young, Evans, Deason and McJunkin. This is true for Robert Venable and Jack Evans who both made two contributions in 1990 which were not aggregated in the original July 1990 Quarterly Report. 8 It is also true for either Mr. or Mrs. Trammel Crow, depending on who made the January 25, 1990 contribution, since each subsequently made a \$736 in-kind contribution on April 1, 1990 which was not aggregated with the prior contribution in the original July 1990 Quarterly Report. These and other aggregate year-to-date totals were corrected in an amended July 1990 Quarterly Report which was filed with the Committee's response to the amended complaint on September 10, 1990. Aggregate year-to-date totals are given and accurate, however, for Messrs. Young, Deason and McJunkin in the 1989 Year-End and 1990 Pre-Primary Reports. These contributors each made one contribution in 1989 and a second contribution in early 1990 so that year-to-date totals in the relevant reports are

^{8.} Mr. Evans made a \$250 contribution toward the general election on June 6, 1990 which is not itemized in Mr. Cooke's amended complaint.

accurate for each respective year.

Therefore, there is reason to believe that the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 2 U.S.C. § 434(b)(3)(A) and 11 C.P.R. § 104.3(a)(4)(i).

5. In-Kind Contributions

Each in-kind contribution must be reported as a contribution in an amount equal to its usual and normal value when received. 11 C.F.R. \$ 104.13(a)(1). Additionally, each in-kind contribution must also be reported as an expenditure in the same amount. 11 C.F.R. \$ 104.13(a)(2). An in-kind contribution is described as the provision of any goods or services, not specifically exempted under 11 C.F.R. \$ 100.7(b), without charge or at a charge which is less than the usual and normal charge for such goods or services. 11 C.F.R. \$ 100.7(a)(1)(iii).

In his amended complaint, Mr. Cooke alleges that the Committee reported in-kind contributions only as disbursements without simultaneously reporting them as receipts. He does not, however, identify the in-kind contributions alleged to be reported only as disbursements.

A review of the Committee's reports shows that only the original July Quarterly report includes disbursements described as in-kind contributions. These contributions are also reported as itemized receipts on Schedule A of that report. None of the other disbursements in the Committee's reports are identified as in-kind contributions. Therefore, there is no reason to believe that the Committee or H. Ward Lay, as treasurer, violated

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11 C.F.R. \$ 104.13(a)(1).

6. Reporting of Contributors' Occupation and Employer

contribution to the reporting committee during the reporting period, whose contributions in the aggregate exceed \$200 within the calendar year. 2 U.S.C. \$434(b)(3)(A). Identification in the case of an individual contributor includes the contributor's name, address, occupation and employer, if any. 2 U.S.C. \$431(13)(A) and 11 C.F.R. \$ 104.8(a). A committee treasurer may be deemed to have exercised his or her best efforts in obtaining such identification information only if he or she has made at least one effort per solicitation, either by a written request or by an oral request documented in writing, to obtain such information from the contributor. 11 C.F.R. 104.7(b).

Mr. Cooke alleges in his amended complaint that the

Committee does not identify the occupation and employer of "a

significant number of contributors." The Committee does not

respond to this allegation in its September 1 response.

However, the Committee did respond to a RAD RFAI concerning this

issue. In that April 20, 1990 response, the Committee said it

was enclosing the contributor card it used which requested

employer information from any contributor. It also said that it

had given its "best efforts" to locate additional information on

every contributor and left blanks only when the information

could not be found. The Committee's response, however, did not

describe those efforts.

In fact, the Committee reports show that occupation and

employer information was originally listed in the 1989 Year End Report for at least some of the contributors for whom that information was missing in subsequent reports disclosing additional contributions made by those contributors. Since the Committee already possessed recent occupation/employer information for certain individual contributors which it failed to disclose when reporting subsequent contributions by these individuals, it clearly did not use its best efforts to identify contributors in subsequent reports. Therefore, there is reason to believe that the Committee, and H. Ward Lay as treasurer violated 2 U.S.C. § 434(b)(3)(A).

C. Candidate Involvement

There is no evidence indicating that the candidate was personally involved in the above violations. Therefore, there is no reason to believe that Jerry Rucker violated the Act.

^{9.} For example, occupation and employer information was given in the 1989 Year End Report for Robert Venable, Jack McJunkin, Jack Evans, Darwin Deason and Charles Young in connection with contributions each made in September, October and November 1989. In contrast, no employer/occupation information was given in the 1990 Pre-Primary Report for Robert Venable, Jack McJunkin, Darwin Deason and Charles Young in connection with contributions made by them in January and February 1990.



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

January 4, 1991

Trammel Crow 4500 Preston Road Dallas, TX 75205

RE: MUR 3048

Trammel Crow

Dear Mr. Crow:

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On June 25 and August 24, 1990, the Federal Election Commission notified you of original and amended complaints alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of each complaint was forwarded to you on those dates.

Upon further review of the allegations contained in the complaint, and information supplied by you, the Commission, on December 4, 1990, found that there is reason to believe you violated 2 U.S.C. § 441a(a)(1)(A), a provision of the Act, in connection with your January 25, 1990 primary election contribution to the Rucker for Congress committee (the "Committee").

In addition, the Commission also found that there was no reason to believe that you violated the Act in connection with your April 1, 1990 in-kind contribution to the Committee for the general election.

The Factual and Legal Analysis, which formed a basis for the Commission's findings, is attached for your information.

Under the Act, you have an opportunity to demonstrate that no action should be taken against you. You may submit any factual or legal materials that you believe are relevant to the Commission's consideration of this matter. Please submit such materials to the General Counsel's Office within 15 days of receipt of this letter. Where appropriate, statements should be submitted under oath.

-2-In the absence of any additional information demonstrating that no further action should be taken against you, the Commission may find probable cause to believe that a violation has occurred and proceed with conciliation. If you are interested in pursuing pre-probable cause conciliation, you should so request in writing. See 11 C.F.R. \$ 111.18(d). Upon receipt of the request, the Office of the General Counsel will make recommendations to the Commission either proposing an agreement in settlement of the matter or recommending declining that pre-probable cause conciliation be pursued. The Office of the General Counsel may recommend that pre-probable cause conciliation not be entered into at this time so that it may complete its investigation of the matter. Further, the Commission will not entertain requests for pre-probable cause conciliation after briefs on probable cause have been mailed to the respondent. Requests for extensions of time will not be routinely granted. Requests must be made in writing at least five days prior to the due date of the response and specific good cause must be demonstrated. In addition, the Office of the General Counsel ordinarily will not give extensions beyond 20 days. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form 8 stating the name, address, and telephone number of such counsel, and authorizing such counsel to receive any notifications and 3 other communications from the Commission. This matter will remain confidential in accordance with 2 U.S.C. §§ 437q(a)(4)(B) and 437q(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you have any questions, please contact Dawn M. Odrowski, the attorney assigned to this matter, at (202) 376-8200. Leelinn Ellertt Chairman Enclosures Designation of Counsel Form Factual & Legal Analysis

PEDGRAL SLECTION CONNISSION PACTUAL AND LEGAL ANALYSIS

RESPONDENT: Transel Crow

MUR 3048

The Federal Election Campaign Act of 1971, as amended, states that no person shall make contributions to any candidate and his authorised committees with respect to any election for Federal office in excess of \$1,000. 2 U.S.C. \$ 441a(a)(1)(A). Absent evidence to the contrary, any contribution made by a check or other written instrument shall be considered and reported as a contribution by the last person signing the instrument prior to delivery to the candidate or committee.

11 C.F.R. \$ 104.8(c).

The original complaint filed in this matter alleges that Trammel Crow made two \$1,000 contributions to the Rucker for Congress Committee (the "Committee") for the March 13, 1990 primary election — one on October 9, 1989 and the second on January 25, 1990. The amended complaint further alleges that Mr. Crow made an additional excessive contribution of \$736 on April 1, 1990.

In a July 6, 1990 response to the original complaint, Mr. Crow states that he was informed by the Committee that a clerical error had been made in connection with the January 25, 1990 contribution and that the Committee amended its report. Subsequently, Mr. Crow provided the canceled check related to this second contribution which he had signed. The Committee's response to the original complaint states that, due to a

clerical error, the second January 25, 1990 contribution was erroneously reported as Mr. Crow's contribution when it should have been reported as a contribution from Mrs. Trammell Crow. Its response included an amended 1989 Year-End Report, dated May 5, 1990, showing Mrs. Crow as the contributor of the January 25, 1990 contribution.

Notwithstanding the Committee's and Mr. Crow's assertions, the canceled check relating to the January 25, 1990 contribution was signed by Mr. Crow. No contemporaneous documentation or other evidence was provided by the Committee or Mr. Crow to show that the contribution was from Mrs. Crow. Further, any attempted reattribution was apparently received more than sixty days after receipt of the contribution.

Mr. Crow did not respond to the amended complaint.

However, in its response to the amended complaint, the Committee states that Mr. Crow's April 1, 1990 contribution was made for the general election and was not excessive.

The Committee's original July Quarterly Report, filed
July 13, 1990, shows that Mr. Crow made a \$736 in-kind
contribution on April 1, 1990 for the general election. Since
Mr. Crow has made no other reported contributions to that
election to date, the April 1 contribution is not excessive.

Therefore, there is reason to believe that Trammell Crow violated 2 U.S.C. § 441a(a)(1)(A) in connection with the January 25, 1990 \$1,000 contribution toward the primary election. However, there is no reason to believe that Trammel Crow violated 2 U.S.C. § 441a(a)(1)(A) when he made a \$736

in-kind contribution to the Committee on April 1, 1990 for the general election.

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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

January 4, 1991

Darwin Deason 5808 Lupton Dallas, TX 75225

> RE: MUR 3048 Darwin Deason

Dear Mr. Deason:

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On August 24, 1990, the Federal Election Commission notified you of an amended complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint was forward to you at that time.

On December 4, 1990, the Federal Election Commission found reason to believe that you violated 2 U.S.C. \$ 441a(a)(1)(A), a provision of the Act. However, after considering the circumstances of this matter, the Commission also determined to take no further action and closed its file as it pertains to you. The Factual and Legal Analysis, which formed a basis for the Commission's finding, is attached for your information. A statement of reasons further explaining the Commission's decision will be sent to you shortly.

The Commission reminds you that contributing in excess of \$1,000 to a candidate or his or her authorized committees with respect to any Federal primary or general election appears to be a violation of 2 U.S.C. § 441a(a)(1)(A). You should take immediate steps to insure that this activity does not occur in the future.

The file will be made part of the public record within 30 days after this matter has been closed with respect to all other respondents involved. Should you wish to submit any materials to appear on the public record, please do so within ten days of your receipt of this letter. Such materials should be sent to the Office of the General Counsel.

The confidentiality provisions of 2 U.S.C. \$\$ 437g(a)(4)(B) and 437g(a)(12)(A) remain in effect until the entire matter is closed. The Commission will notify you when the entire file has been closed. In the event you wish to waive confidentiality under 2 U.S.C. \$ 437g(a)(12)(A), written notice of the waiver must be submitted to the Commission. Receipt of the waiver will be acknowledged in writing by the Commission. If you have any questions, please direct them to Dawn M. Odrowski, the attorney assigned to this matter, at (202) 376-8200. Sincerely, Leelinn Ellett Chairman Enclosure Factual and Legal Analysis 00 0 0 2 0

PEDERAL ELECTION COMMISSION PACTUAL AND LEGAL ANALYSIS

RESPONDENT: Darwin Deason

MUR 3048

The Federal Election Campaign Act of 1971, as amended, states that no person shall make contributions to any candidate and his authorized committees with respect to any election for Federal office in excess of \$1,000. 2 U.S.C. \$ 441a(a)(1)(A). Contributions can be designated in writing for a particular election. 11 C.F.R. \$ 110.1(b)(2)(i). A contribution shall be considered to be designated in writing if it is made by check or other negotiable instrument clearly indicating the particular election with respect to which the contribution was made, if it is accompanied by a signed writing indicating the same or if it is redesignated to a particular election in writing. 11 C.F.R. \$ 110.1(b)(4)(i)-(iii). A contribution not designated in writing is considered to be a contribution for the next Federal election after which it is made. 11 C.F.R. \$ 110.1(b)(2)(ii).

The complaint filed in this matter alleges that Darwin Deason made two contributions to the Rucker for Congress Committee (the "Committee") toward the March 13, 1990 primary election totaling \$1,200 -- a \$200 contribution on November 29, 1989 and a \$1,000 contribution on February 2, 1990.

In his September 6 response, Mr. Deason states that the original reporting of his February 2, 1990 contribution as a primary contribution was erroneous and attaches to his response a facsimile copy of the Committee's

September 1, 1990 response to the complaint. The Committee's response refers to an amended Pre-Primary Report, filed with the Committee's response on September 10, which designates the \$200 excessive portion of Mr. Deason's \$1,000 February 2 contribution to the general election rather than the primary election as originally reported.

Meither Mr. Deason nor the Committee offer any written documentation evidencing that a portion of Mr. Deason's February 2, 1990 \$1,000 contribution was originally designated or redesignated for the general election. Without written documentation supporting the designation asserted by Mr. Deason and the Committee, the entire February 2 contribution should be considered a contribution for the March 13 primary election since it was made before that election. Thus, \$200 of Mr. Deason's February 2, 1990 \$1,000 contribution was excessive.

Therefore, there is reason to believe that Darwin Deason violated 2 U.S.C. \$ 441a(a)(1)(A).

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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

January 4, 1991

Jack Evans 14303 Inwood Dallas, TX 75234

> RE: MUR 3048 Jack Evans

Dear Mr. Evans:

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On August 24, 1990, the Federal Election Commission notified you of an amended complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint was forward to you at that time.

On December 4, 1990, the Federal Election Commission found reason to believe that you violated 2 U.S.C. \$ 441a(a)(1)(A), a provision of the Act. However, after considering the circumstances of this matter, the Commission also determined to take no further action and closed its file as it pertains to you. The Factual and Legal Analysis, which formed a basis for the Commission's finding, is attached for your information. A statement of reasons further explaining the Commission's decision will be sent to you shortly.

The Commission reminds you that contributing in excess of \$1,000 to a candidate or his or her authorized committees with respect to any Federal primary or general election appears to be a violation of 2 U.S.C. § 441a(a)(1)(A). You should take immediate steps to insure that this activity does not occur in the future.

The file will be made part of the public record within 30 days after this matter has been closed with respect to all other respondents involved. Should you wish to submit any materials to appear on the public record, please do so within ten days of your receipt of this letter. Such materials should be sent to the Office of the General Counsel.

The confidentiality provisions of 2 U.S.C. \$\$ 437g(a)(4)(B) and 437g(a)(12)(A) remain in effect until the entire matter is closed. The Commission will notify you when the entire file has been closed. In the event you wish to waive confidentiality under 2 U.S.C. \$ 437g(a)(12)(A), written notice of the waiver must be submitted to the Commission. Receipt of the waiver will be acknowledged in writing by the Commission. If you have any questions, please direct them to Dawn M. Odrowski, the attorney assigned to this matter, at (202) 376-8200. Sincerely, ee am Ellestt Chairman Enclosure Factual and Legal Analysis 00 0 \bigcirc ~ 0

PEDERAL ELECTION COMMISSION FACTURE AND LEGAL ANALYSIS

RESPONDENT: Jack Evans

NUR 3048

The Federal Election Campaign Act of 1971, as amended, states that no person shall make contributions to any candidate and his authorized committees with respect to any election for Federal office in excess of \$1,000. 2 U.S.C. \$ 441a(a)(1)(A). Contributions can be designated in writing for a particular election. 11 C.F.R. \$ 110.1(b)(2)(i). A contribution shall be considered to be designated in writing if it is made by check or other negotiable instrument clearly indicating the particular election with respect to which the contribution was made, if it is accompanied by a signed writing indicating the same or if it is redesignated to a particular election in writing. 11 C.F.R. \$ 110.1(b)(4)(i)-(iii). A contribution not designated in writing is considered to be a contribution for the next Federal election after which it is made. 11 C.F.R. \$ 110.1(b)(2)(ii).

The complaint filed in this matter alleges that Jack Evans made two contributions to the Rucker for Congress Committee (the "Committee") toward the March 13, 1990 primary election totaling \$1,500 -- a \$1,000 contribution on September 11, 1989 and a \$500 contribution on January 25, 1990.

To date, Mr. Evans has not responded to the amended complaint. However, the Committee's September 1, 1990 response to the complaint, filed with the Commission on September 10, addressed the allegations concerning Mr. Evans' excessive

contribution. In the response, the Committee refers to an amended Pre-Primary Report, filed with the response, which designates the excessive \$500 January 25, 1990 contribution as a general election contribution rather than a primary election contribution as originally reported. The Committee does not directly state whether the Pre-Primary Report amendment represents a correction of an original reporting error or whether a redesignation of the January 25 contribution was obtained from Mr. Evans.

Neither Mr. Evans nor the Committee offer any written documentation evidencing that Mr. Evans' January 25, 1990 \$1,000 contribution was originally designated or redesignated for the general election. Without written documentation supporting the designation by the Committee, the entire January 25 contribution should be considered a contribution for the March 13 primary election since it was made before that election. Thus, Mr. Evans' January 25, 1990 \$500 contribution was excessive.

Therefore, there is reason to believe that Jack W. Evans violated 2 U.S.C. \$ 441a(a)(1)(A).

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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

January 4, 1991

Jack I. McJunkin P.O. Box 802087 Dallas, TX 75380-2087

RE: MUR 3048

Jack I. McJunkin

Dear Mr. McJunkin:

On August 24, 1990, the Federal Election Commission notified you of an amended complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint was forward to you at that time.

On December 4, 1990, the Federal Election Commission found reason to believe that you violated 2 U.S.C. § 441a(a)(1)(A), a provision of the Act. However, after considering the circumstances of this matter, the Commission also determined to take no further action and closed its file as it pertains to you. The Factual and Legal Analysis, which formed a basis for the Commission's finding, is attached for your information. A statement of reasons further explaining the Commission's decision will be sent to you shortly.

The Commission reminds you that contributing in excess of \$1,000 to a candidate or his or her authorized committees with respect to any Federal primary or general election appears to be a violation of 2 U.S.C. § 441a(a)(1)(A). You should take immediate steps to insure that this activity does not occur in the future.

The file will be made part of the public record within 30 days after this matter has been closed with respect to all other respondents involved. Should you wish to submit any materials to appear on the public record, please do so within ten days of your receipt of this letter. Such materials should be sent to the Office of the General Counsel.

The confidentiality provisions of 2 U.S.C. \$\$ 437g(a)(4)(B) and 437g(a)(12)(A) remain in effect until the entire matter is closed. The Commission will notify you when the entire file has been closed. In the event you wish to waive confidentiality under 2 U.S.C. \$ 437g(a)(12)(A), written notice of the waiver must be submitted to the Commission. Receipt of the waiver will be acknowledged in writing by the Commission. If you have any questions, please direct them to Dawn M. Odrowski, the attorney assigned to this matter, at (202) 376-8200. Sincerely, Leelan Ellett Enclosure Factual and Legal Analysis 00

PEDERAL ELECTION COMMISSION PACTUAL AND LEGAL ANALYSIS

RESPONDENT: Jack I. McJunkin

MUR 3048

The Federal Election Campaign Act of 1971, as amended, states that no person shall make contributions to any candidate and his authorized committees with respect to any election for Federal office in excess of \$1,000. 2 U.S.C. \$ 441a(a)(1)(A). Contributions can be designated in writing for a particular election. 11 C.F.R. \$ 110.1(b)(2)(i). A contribution shall be considered to be designated in writing if it is made by check or other negotiable instrument clearly indicating the particular election with respect to which the contribution was made, if it is accompanied by a signed writing indicating the same or if it is redesignated to a particular election in writing. 11 C.F.R. \$ 110.1(b)(4)(i)-(iii). A contribution not designated in writing is considered to be a contribution for the next Federal election after which it is made. 11 C.F.R. \$ 110.1(b)(2)(ii).

The complaint filed in this matter alleges that Jack I.

McJunkin made two contributions to the Rucker for Congress

Committee (the "Committee") toward the March 13, 1990 primary

election totaling \$1,500 -- a \$500 contribution on October 16,

1989 and a \$1,000 contribution on January 25, 1990.

In his September 6, 1990 response, Mr. McJunkin implies that the original reporting of his January 25, 1990 contribution as a primary contribution was erroneous. He does so by referencing and attaching to it a facsimile copy of the

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Committee's September 1, 1990 response to the complaint. The Committee's response refers to an amended Pre-Primary Report, filed with the response on September 10, which designates the \$500 excessive portion of Mr. Young's \$1,000 January 25 contribution to the general election rather than the primary election as originally reported.

Neither Mr. McJunkin nor the Committee offer any written documentation evidencing that a portion of Mr. McJunkin's January 25, 1990 \$1,000 contribution was originally designated or redesignated for the general election. Without written documentation supporting the designation asserted by Mr. Young and the Committee, the entire January 25 contribution should be considered a contribution for the March 13 primary election since it was made before that election. Thus, \$500 of Mr. McJunkin's January 25, 1990 \$1,000 contribution was excessive.

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Therefore, there is reason to believe that Jack I. McJunkin violated 2 U.S.C. \$ 441a(a)(1)(A).



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

January 4, 1991

Robert A. Venable 2121 San Jacinto Street Dallas, TX 75201

RE: MUR 3048

Robert A. Venable

Dear Mr. Venable:

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On August 24, 1990, the Federal Election Commission notified you of an amended complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint was forward to you at that time.

On December 4, 1990, the Federal Election Commission found reason to believe that you violated 2 U.S.C. \$ 441a(a)(1)(A), a provision of the Act. However, after considering the circumstances of this matter, the Commission also determined to take no further action and closed its file as it pertains to you. The Factual and Legal Analysis, which formed a basis for the Commission's finding, is attached for your information. A statement of reasons further explaining the Commission's decision will be sent to you shortly.

The Commission reminds you that contributing in excess of \$1,000 to a candidate or his or her authorized committees with respect to any Federal primary or general election appears to be a violation of 2 U.S.C. § 441a(a)(1)(A). You should take immediate steps to insure that this activity does not occur in the future.

The file will be made part of the public record within 30 days after this matter has been closed with respect to all other respondents involved. Should you wish to submit any materials to appear on the public record, please do so within ten days of your receipt of this letter. Such materials should be sent to the Office of the General Counsel.

The confidentiality provisions of 2 U.S.C. \$5 437g(a)(4)(B) and 437g(a)(12)(A) remain in effect until the entire matter is closed. The Commission will notify you when the entire file has been closed. In the event you wish to waive confidentiality under 2 U.S.C. \$ 437g(a)(12)(A), written notice of the waiver must be submitted to the Commission. Receipt of the waiver will be acknowledged in writing by the Commission. If you have any questions, please direct them to Dawn M. Odrowski, the attorney assigned to this matter, at (202) 376-8200. Leeling Ellerth Chairman Enclosure Factual and Legal Analysis 2 **O**.

PEDERAL ELECTION COMMISSION PACTUAL AND LEGAL ANALYSIS

RESPONDENT: Robert Venable

MUR 3048

The Federal Election Campaign Act of 1971, as amended states that no person shall make contributions to any candidate and his authorized committees with respect to any election for Federal office in excess of \$1,000. 2 U.S.C. \$ 441a(a)(1)(A). If a Committee receives a contribution in excess of the statutory limit, the treasurer must return the contribution, or obtain a reattribution of the contribution to another contributor or a redesignation to another election within sixty days. 11 C.F.R. \$ 103.3(b)(3).

The complaint filed in this matter alleges that Robert

Venable made two contributions totaling \$1,500 to the Rucker for

Congress Committee (the "Committee") for the general election —

a \$1000 contribution on January 25, 1990 and a \$500 contribution

on April 13, 1990. Mr. Venable had also contributed \$1,000 to

the primary election on September 15, 1989.

In his September 7, 1990 response to the complaint,
Mr. Venable concedes that his April 13, 1990 \$500 contribution
was excessive and attaches to his response, a copy of the
Committee's refund check dated September 6, 1990. In its
September 1 response to the complaint, filed September 10, 1990,
the Committee admits that it accepted a \$500 excessive
contribution from Mr. Venable and said that it refunded that

amount to him on September 6.1

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The Committee refunded Mr. Venable's \$500 excessive contribution approximately five (5) months after its receipt. Therefore, there is reason to believe that Robert Venable violated 2 U.S.C. § 441a(a)(1)(A).

^{1.} In a different, apparently earlier, version of the Committee's September 1 response attached to the responses of other contributors, the Committee originally said that it had amended the appropriate report to "correctly reflect" that the \$500 April 13, 1990, general election contribution was made by Mrs. Robert Venable rather than Mr. Venable. Committee reports indicate, however, that Mrs. Robert Venable had contributed \$1,000 toward the primary election on September 21, 1989 and a Kristen Venable, of the same address as Mr. & Mrs. Venable, had contributed \$1,000 to the general election on January 25, 1990.



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

January 4, 1991

Charles M. Young 3540 Ranchero Road Plano, TX 75093

> RE: MUR 3048 Charles M. Young

Dear Mr. Young:

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On August 24, 1990, the Federal Election Commission notified you of an amended complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint was forward to you at that time.

On December 4, 1990, the Federal Election Commission found reason to believe that you violated 2 U.S.C. § 441a(a)(1)(A), a provision of the Act. However, after considering the circumstances of this matter, the Commission also determined to take no further action and closed its file as it pertains to you. The Factual and Legal Analysis, which formed a basis for the Commission's finding, is attached for your information. A statement of reasons further explaining the Commission's decision will be sent to you shortly.

The Commission reminds you that contributing in excess of \$1,000 to a candidate or his or her authorized committees with respect to any Federal primary or general election appears to be a violation of 2 U.S.C. § 441a(a)(1)(A). You should take immediate steps to insure that this activity does not occur in the future.

The file will be made part of the public record within 30 days after this matter has been closed with respect to all other respondents involved. Should you wish to submit any materials to appear on the public record, please do so within ten days of your receipt of this letter. Such materials should be sent to the Office of the General Counsel.

The confidentiality provisions of 2 U.S.C. \$5 437g(a)(4)(B) and 437g(a)(12)(A) remain in effect until the entire matter is closed. The Commission will notify you when the entire file has been closed. In the event you wish to waive confidentiality under 2 U.S.C. \$ 437g(a)(12)(A), written notice of the waiver must be submitted to the Commission. Receipt of the waiver will be acknowledged in writing by the Commission. If you have any questions, please direct them to Dawn H. Odrowski, the attorney assigned to this matter, at (202) 376-8200. elina Elliste Chairman Enclosure Factual and Legal Analysis တ 3 0

PEDERAL ELECTION COMMISSION FACTUAL AND LEGAL ANALYSIS

RESPONDENT: Charles M. Young

MUR 3048

The Federal Election Campaign Act of 1971, as amended, states that no person shall make contributions to any candidate and his authorized committees with respect to any election for Federal office in excess of \$1,000. 2 U.S.C. \$ 441a(a)(1)(A). Contributions can be designated in writing for a particular election. 11 C.F.R. \$ 110.1(b)(2)(i). A contribution shall be considered to be designated in writing if it is made by check or other negotiable instrument clearly indicating the particular election with respect to which the contribution was made, if it is accompanied by a signed writing indicating the same or if it is redesignated to a particular election in writing. 11 C.F.R. \$ 110.1(b)(4)(i)-(iii). A contribution not designated in writing is considered to be a contribution for the next Federal election after which it is made. 11 C.F.R. \$ 110.1(b)(2)(ii).

The complaint filed in this matter alleges that Charles M. Young made two contributions to the Rucker for Congress Committee (the "Committee") toward the March 13, 1990 primary election totaling \$1,200 -- a \$200 contribution on November 29, 1989 and a \$1,000 contribution on February 2, 1990.

In his September 6 response, Mr. Young states
that the original reporting of his February 2, 1990
contribution as a primary contribution was erroneous and
attaches to his response, a facsimile copy of the Committee's

September 1, 1990 response to the complaint. The Committee's response refers to an amended Pre-Primary Report, filed with the Committee's response on September 10, which designates the \$200 excessive portion of Mr. Young's \$1,000 February 2 contribution to the general election rather than the primary election as originally reported.

Neither Mr. Young nor the Committee offer any written documentation evidencing that a portion of Mr. Young's Pebruary 2, 1990 \$1,000 contribution was originally designated or redesignated for the general election. Without written documentation supporting the designation asserted by Mr. Young and the Committee, the entire Pebruary 2 contribution should be considered a contribution for the March 13 primary election since it was made before that election. Thus, \$200 of Mr. Young's Pebruary 2, 1990 \$1,000 contribution was excessive.

Therefore, there is reason to believe that Charles M. Young violated 2 U.S.C. \$ 441a(a)(1)(A).

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)

Darwin Deason)

Jack W. Evans)

Jack I. HcJunkin)

Robert Venable)

Charles Young)

STATEMENT OF REASONS

On December 4, 1990, the Federal Election Commission voted to find reason to believe that Darwin Deason, Jack W. Evans, Jack I. McJunkin, Robert Venable and Charles Young violated 2 U.S.C. \$441a(a)(1)(A) by making excessive contributions to the Rucker for Congress Committee ("the Committee"). The Commission also voted to take no further action against these individuals.

The responses to the complaint in this matter acknowledged that Mr. Venable's \$1500 contribution total for the 1990 general election exceeded the limitation of \$441a(a)(1)(A). The Committee refunded the contribution, but failed to do so in a timely manner. The responses implied that the excessive portions of the contributions by Messrs. Deason, McJunkin and Young for the 1990 primary election were intended to be designated for the general election and were erroneously reported by the Committee. \(2 \) Respondents provided no written documentation to support their position, however, and undesignated contributions made prior to the March 13, 1990, primary election would be considered to have been made for the primary election.

^{1.} The votes were 5-0 (Commissioner McDonald absent).

Mr. Evans did not file a response.

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In view of the small amounts of the excessive contributions involved (\$200-\$500), and consistent with the proper ordering of its priorities and resources, the Commission voted to take no further action and close the file in this matter as it relates to Darwin Deason, Jack W. Evans, Jack I. McJunkin, Robert Venable and Charles Young. See Heckler v. Chaney, 470 U.S. 821 (1985).

Scott E. Thomas Commissioner

1/14/91	John Warren McGarry Chairman
1/14/91	Joan D. Aikens Vice Chairman
	Lee Ann Elliott Commissioner
1/14/91	Thomas J. Josefiak Commissioner
1/14/9)	Jak Manne

FEDERAL ELECTION COMMISSION MAIL ROOM

Darvin Deasca 5808 Lupton Drive Dallas, Texas 75225

91 JAN 17 PHI2: 20

January 14, 1991

Ms. Dawn M. Odrowski Attorney Federal Election Commission 999 E Street, NW Room 657 Washington, DC 20463

Re: MUR 3048

Dear Ms. Odrowski:

Thank you for your letter of January 4, 1991 advising me of the Commission's decision to close its file in the above-referenced matter as it pertains to me. It is my understanding that this matter is viewed by the Commission as a reporting error on the part of the campaign committee and, therefore, the Commission will not pursue an individual violation. Thank you.

Sincerely,

Darwin Deason

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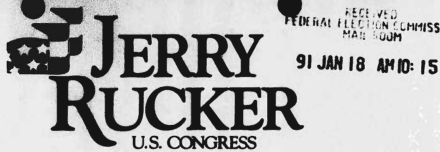
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OGC 9854 FEDERAL ELECTION COMMISSION MAIL ROOM Charles M. Young 3540 Ranchero Drive 91 JAN 17 PH 12: 28 Plano, Texas 75093 January 14, 1991 Ms. Dawn M. Odrowski Attorney Federal Election Commission 999 E Street, NW Room 657 Washington, DC 20463 MUR 3048 Re: Dear Ms. Odrowski: Thank you for your letter of January 4, 1991 advising me of ∞ the Commission's decision to close its file in the above-referenced matter as it pertains to me. It is my understanding that this matter is viewed by the Commission as a reporting error on the part 0 of the campaign committee and, therefore, the Commission will not pursue an individual violation. Thank you. 4 Sincerely, CMY/jm



January 14, 1991

Federal Election Commission Dawn M. Odrowski 999 E. Street N.W. Washington, D.C. 20463

RE: MUR 3048
Rucker for Congress
Committee

Ms. Odrowski.

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In response to your notification of January 4. 1991 and discussions between your office and our Certified Public Accountant (Russell F. Anderson). we are making a formal request for a pre-probable causes conciliation. It is our desire to resolve this matter as soon as possible without the involvement of extensive legal resources. As a defeated candidate with limited funding. our primary goal is the prompt closing down of the committee.

We are currently preparing a detailed response to the specific points in question and will provide your office such response by January 24. 1991. Please call at 214-871-0783 if you have any questions concerning this matter.

Sincerely.

Carol Reed Campaign Consultant

Care Leed

cc: H. Ward Lay Treasurer 91 JAN 18 PH 2: 39

TRAMMELL CROW COMPANY

2001 POSS AVENUE
DALLAS, TEXAS 75201

23 P 3: 59

Ms. Lee Ann Elliott
Chairman

214/979-5100 Teles 851646

MUR 3048

Ms. Lee Ann Elliott Chairman Federal Election Commission Washington, D. C. 20463

Dear Ms. Elliott:

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I am responding to your letter of January 4, 1991 regarding Case MUR 3048 in my name, Trammell Crow.

I gave a \$1,000 check to Mr. Rucker's campaign out of a joint general banking account for me and my wife, Margaret, in October, 1989. In January my wife asked that I forward a check to Mr. Rucker's campaign for her, and since it was inconvenient for her to sign the check, I signed for her and forwarded it on with the assumption that it was legal for a couple to contribute \$2,000 per couple from a joint bank account.

Please consider this letter evidence to the contrary (as stipulated in the attachments to your letter to me of January 4, 1991) to the effect that the check in question, though signed by me, was from a joint account and is the contribution of Mrs. Crow, and is in compliance with the legal requirements of the law.

I think this is a very reasonable circumstance, and my explanation should be accepted and the matter dropped. I sincerely hope I am not expected to spend more time and money on this assumed violation, which in fact, is not a violation.

For your further information, we do not show record of receiving the Amended Complaint of August 24, 1990 in this office, as mentioned in your January 4, 1991 letter; however, we do have a letter dated June 25, 1990 stating that the original notification of complaint was not forwarded to me due to an administrative oversight on the part of the FEC. This letter was answered by my assistant, Betty Lane, wherein she asked to be advised if further information was needed, copy attached.

Page 2.... Case NUR 3048

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I am attaching a copy of a letter from Mr. Rucker's Campaign Consultant, Carol Reed, wherein she has asked for pre-probable cause conciliation, and I too, would appreciate this particular complaint against me being considered for immediate dismissal.

Sincerely

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FEDERAL ELECTION COMMISSION MAIL ROOM

91 JAN 28 AM 9: 34

JERRY RUCKER
U.S. CONGRESS

January 24, 1991

Federal Election Commission Dawn M. Odrowski 999 E. Street N.W. Washington, D.C. 20463

RE: MUR 3048
Rucker for Co

Rucker for Congress Committee

Ms. Odrowski:

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As per your request, the following is our response to the specific items identified in your letter of January 4, 1991. This analysis should be considered as part of our January 14, 1991 request for pre-probable cause conciliation.

Accepting Excessive Contributions From Individuals

- 1. Trammell Crow Contribution the Committee's response to this item in question has been correctly documented in your letter. However, it should be noted that Texas is a community property state whereby a man and wife have joint accounts. No Federal Election law requires that funds be disbursed from separate accounts. It is correct that the original erroneous reports were corrected more than 60 days from the original filing.
 - 2. Other Excessive Contributions
- A. Robert Venable As indicated in your letter the \$500 excess contribution was refunded as soon as the problem was identified. This appears to be an isolated case as this is the only refund made by the Committee during the entire course of the General and Primary Elections.
- B. Deason, McJunkin, Young, and Evans admittedly the details of these transactions have been incorrectly handled. But it should be noted that none of the referenced individuals has given more than the \$2,000 total Primary and General Election contributions as allowed under the law. Our committee's inadequate bookkeeping resulted in the problem, not excessive contributions. Such contributions were allocated based on telephone and direct contact prior to the receipt of funds.

MISREPORTING

- 1. Mixed reporting of individuals and political committee reports.
- 2. Inaccurate loan disclosure.
- 3. Failure to Report Cumulative Year-to-Date totals.
- 4. Failure to Report individual contributor aggregate Year-to-Date totals.

Authorized by the Rucker for Congress Committee Contributions to the Rucker for Congress Committee are not deductible as charitable contributions for Federal Income Tax purposes

FINANCE COMMITTEE

Cinude Albritton
Inch Allday
Nathan Allen, Jr.
Bay Balley
Paul K. Baker
Jung Balley
Paul K. Baker
Jung Bander
Jung Bander
Jung Bander
Ray Band
Louis A. Beechert, Jr.
Inn Berry
Lavy Crow Billingsley
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In each case the fact situation was correct as indicated in your letter. It should be noted that all such items were corrected on a timely basis in response to the original complaint and inquiry.

5. Reporting of Contributor's Occupation and Employer

As stated in the original response, the Committee underwent specific procedures to obtain occupation and employer information from its contributors. A copy of a response card has been included for your review. It does appear that such efforts failed to identify all such items. Therefore, the Committee on a limited basis does appear to be in violation in this area.

In conclusion, the Rucker for Congress Committee has in the past had certain reporting deficiencies. These problems have been identified in your complaints and explained or corrected in our responses or amended reports. However, the bottom line now is that Jerry Rucker is a defeated candidate and the Committee has no financial resources. Our main interest is to finalize the Committee's reporting process and terminate the Committee. Our previous request for a pre-probable cause conciliation is based on our desire to resolve this matter as soon as possible without the involvement of extensive legal resources. Your response to our request is eagerly anticipated. Please call at 214-871-0783 if you have any questions concerning this matter.

Carol Reed

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Campaign Consultant

FEDERAL ELECTION COMMISSION

TRAMMELL CROW COMPANY

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214/979-5100 Talex 551646

2001 ROSS AVENUE DALLAS, TEXAS 75201

April 30, 1991

Mr. Robert Vaughan Federal Election Commission 999 E. Street N.W. Washington D. C. 20463

Re: MUR 3048

Dear Robert:

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After our conversation of April 29, 1991, I have decided to request a Pre-probable Cause Conciliation on the above referenced case. This is, in no way, an admission of wrong doing on my part.

I will appreciate your handling and expediting my request.

Best regards,

cc: Carol Reed & Associates

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91 JUN 19 PH 12: 24

BEFORE THE FEDERAL ELECTION CONNISSION

In the	Matter of	?	SENSITIVE
	for Congress and H. Ward Lay,		MUR 3048

GENERAL COUNSEL'S REPORT

I. BACKGROUND

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On December 4, 1990, the Federal Election Commission found reason to believe that the Rucker for Congress committee (the "Committee") and H. Ward Lay, as treasurer, violated the following provisions of the Act and the accompanying Regulations: 2 U.S.C. \$ 441a(f) for accepting excessive contributions from six individual contributors; 11 C.F.R. \$ 104.3(a)(3)' for mixing the reporting of contributions from individuals and political committees; 2 U.S.C. \$ 434(b)(8)' and 11 C.F.R. \$ 104.3(d)' for failing to disclose a loan as a Committee debt; 2 U.S.C. \$ 434(b)(3)(ef and 11 C.F.R. \$ 104.3(a)(4)(iv)' for failing to itemize a loan to the Committee as a receipt; 11 C.F.R. \$ 104.11 for failing to continuously report an outstanding loan on Schedule C; 2 U.S.C. \$ 434(a)(7)' for failing to report cumulative year-to-date totals for receipts and disbursements; 1 2 U.S.C. \$ 434(b)(3)(A) and

^{1.} The analysis of the Committee's failure to report cumulative totals in the First General Counsel's Report cited to 2 U.S.C. §§ 434(a)(7), 434(b)(2) and 434(b)(4). In concluding the analysis, this Office recommended the Commission find reason to believe the Committee violated 2 U.S.C. §§ 434(b)(2) and 434(b)(4) since they more specifically address a Committee's duty to report cumulative totals. Due to an administrative oversight, however, the more general subsection, 2 U.S.C.

11 C.P.R. § 104.3(a)(4)(i) for failing to disclose aggregate year-to-date totals of all contributions made by each person who makes a contribution; and 2 U.S.C. § 434(b)(3)(A) for failing to provide employer and occupation information for each individual contributor. On that same date, the Commission also found reason to believe that Tranmel Crow violated 2 U.S.C. § 441a(a)(1)(A) for making contributions totaling \$2,000 to the Committee for the Harch 13, 1990 primary election. The Commission's findings arose from original and amended complaints filed by Gregory Cooke on April 17 and August 14, 1990, respectively.

The Rucker Committee requested pre-probable cause conciliation on January 14, 1991. Attachment 1. Since this Office had requested certain documents from the Committee in its letter informing it of the Commission's reason to believe findings, the Committee subsequently sent a response addressing the Commission's finding together with a copy of one of the requested documents. Attachment 2. Mr. Trammel Crow responded to the Commission's reason to believe finding on January 16, 1991. Attachment 3. After discussions with this Office, Mr. Crow also recently requested pre-probable cause conciliation. Attachment 4.

⁽Footnote 1 continued from previous page) \$ 434(a)(7), was cited in the "Recommendation" section of the report. Consequently, the Commission found reason to believe that the more general subsection, 2 U.S.C. \$ 434(a)(7), was violated.

II. AMALYSIS

A. Excessive Contributions

The Federal Election Campaign Act of 1971, as amended ("the Act") states that no person shall make contributions to any candidate and his authorized committees with respect to any election for Federal office in excess of \$1,000. 2 U.S.C. \$ 441a(a)(1)(A). Pursuant to 2 U.S.C. \$ 441a(f), no candidate or political committee shall knowingly accept any contribution in violation of the provisions of this section. If an excessive contribution is received, the treasurer must return the contribution or obtain a reattribution of the contribution to another contributor or a redesignation to another election within sixty days. 11 C.F.R. \$ 103.3(b)(3).

1. Excessive Contributions from Messrs. Deason, Evans, McJunkin, Young and Venable

Contributions can be designated in writing for a particular election. 11 C.F.R. \$ 110.1(b)(2)(i). A contribution shall be considered to be designated in writing if it is made by check or other negotiable instrument clearly indicating the particular election with respect to which the contribution was made, if it is accompanied by a signed writing indicating the same or if it is redesignated to a particular election in writing. 11 C.F.R. \$ 110.1(b)(4)(i)-(iii). A contribution not designated in writing is considered to be a contribution for the next Federal election after which it is made. 11 C.F.R. \$ 110.1(b)(2)(ii).

The amended complaint in this matter alleges that the Committee accepted excessive contributions from five

individuals -- Darwin Deason, Jack Evans, Jack I. McJunkin, Robert Venable, and Charles M. Young. Messrs. Deason, Evans, McJunkin and Young each made between \$1,200-1,500 in contributions for the March 13, 1990 primary election. Arr. Robert Venable made contributions totaling \$1,500 for the 1990 general election. These contributions resulted in the Committee's acceptance of \$1,900 in excessive contributions from these five individuals.

In its initial response to the amended complaint, the Committee merely referred to an amended 1990 Pre-Primary Report it had filed on September 10, 1990 with the response. That report designates the excessive portions of the \$1,000 contributions made by Messrs. Young, Deason and McJunkin and the excessive \$500 contribution made by Mr. Evans to the general election rather than the primary election as originally reported. The Committee's response did not indicate whether the report amendments represented corrections of original reporting errors or whether redesignations were obtained from the contributors. None of the respondents offered written documentation evidencing that all or part of the subject contributions were originally made or redesignated for the

^{2.} The contributions, or portions thereof, made by Messrs. Deason, Evans, McJunkin and Young which are apparently excessive are: (1) a February 2, 1990 \$1,000 primary contribution made by Darwin Deason (\$200 of which is excessive); (2) a January 25, 1990 \$500 primary contribution made by Jack Evans (entire amount is excessive); (3) a January 25, 1990 \$1,000 primary contribution by Jack McJunkin (\$500 of which is excessive); and (4) a February 2, 1990 \$1,000 primary contribution by Charles M. Young (\$200 of which is excessive).

general election. In the absence of such documentation, the Commission found reason to believe that the Committee accepted excessive contributions from Messrs. Deason, Evans, McJunkin and Young since each of the subject contributions had been made prior to the March 13, 1990 primary election.

In its unsworn response to the Commission's reason to believe findings, the Committee contends that it originally misreported the contributions made by Hessrs. Deason, Evans, McJunkin and Young. It states that "the contributions were allocated based on telephone and direct contact prior to the receipt of funds" and that its "inadequate bookkeeping resulted in the problem, not excessive contributions." Attachment 2 at 1. These oral instructions were apparently never confirmed in writing since the Committee has failed to provide any such documentation despite this Office's request for such documents. Attachment 5 at 2. In fact, the Committee essentially admits it has no documentation by its statement that "admittedly the details of these transactions have been incorrectly handled." Attachment 2 at 1. Without written documentation evidencing the particular election with respect to which the contributions were made, the contributions made by Messrs. Deason, Evans, McJunkin and Young are considered to be contributions for the March 13, 1990 primary election pursuant to 11 C.F.R. § 110.1(b)(2)(ii) since each was made prior to that

^{3.} The Commission also found reason to believe Messrs. Deason Evans, McJunkin, Young and Venable violated 2 U.S.C. § 441(a)(1)(A) but took no further action as to those individuals.

election. Consequently such contributions, or portions thereof, are excessive.

The Committee admits in both its response to the amended complaint and its response to the Commission's findings that Robert Venable's April 13, 1990 \$500 contribution was excessive. Attachment 2 at 1. Although the Committee states that it made its untimely September 6, 1990 refund to Mr. Venable "as soon as the problem was identified" (i.e., after it received complainant's amended complaint which was mailed to it on August 24), the refund was made more than five months after receipt of his excessive contribution.

Based on the foregoing, the Rucker for Congress

Committee, and H. Ward Lay, as treasurer, violated 2 U.S.C.

\$ 441a(f) by accepting excessive contributions totaling \$1,900 from Darwin Deason, Jack W. Evans, Jack I. HcJunkin, Charles H. Young, and Robert Venable.

2. Transel Crow Contribution

The original complaint in this matter alleged that

Respondents accepted two \$1,000 contributions from Trammell Crow

for the March 13, 1990 primary election -- one on October 9,

1989 and the other on January 25, 1990.

^{4.} Moreover, in an earlier version of its September 1 response to the amended complaint, a copy of which was attached to the responses of Messr.'s Young, Deason and McJunkin, the Committee stated that Mr. Venable's excessive April 13, 1990 contribution was made by Mrs. Venable. Committee reports indicated, however that a Mrs. Robert Venable had already contributed \$1,000 toward the primary election on September 21, 1989, and a Kristen Venable of the same address had contributed \$1,000 to the general election on January 25, 1990.

that, due to a clerical error, the second January 25, 1990 contribution was erroneously reported as Mr. Crow's contribution when it should have been reported as a contribution from Mrs. Tranmell Crow. That response included an amended Pre-Primary Report, dated May 5, 1990, showing Mrs. Crow as the contributor of the January 25, 1990 contribution.

Mr. Crow's July 6, 1990 response to the original complaint stated merely that the Committee informed him that a clerical error had been made in connection with the January 25, 1990 contribution and that the Committee had amended its report.

Notwithstanding these assertions, however, Mr. Crow subsequently provided a copy of the canceled check related to this second contribution which only he had signed. No other contemporaneous documentation was provided by the Committee or Mr. Crow to show that the January 25, 1990 contribution was from Mrs. Crow. The Regulations provide that absent evidence to the contrary, any contribution made by a check or other written instrument shall be considered and reported as a contribution by the last person signing the instrument prior to delivery to the candidate or committee. 11 C.F.R. § 104.8(c). Consequently, the Commission found reason to believe that the Committee violated 2 U.S.C. § 441a(a)(1)(A) and Mr. Crow violated 2 U.S.C. § 441a(f) in connection with Mr. Crow's January 25, 1990 \$1,000 primary contribution.

In his response to the Commission's reason to believe finding, Mr. Crow states that his wife Margaret asked him to

forward a check for her to Mr. Rucker's campaign in January
1990 and he signed it because it was inconvenient for Mrs. Crow
to do so. Attachment 3 at 1. He also points out that the check
was drawn from a joint bank account and asserts that Mrs. Crow's
contribution was within her legal limit. Attachment 3 at 1.
The Committee's response to the Commission's reason to believe
findings reaffirms its earlier response that the contribution
was misreported. Attachment 2 at 1. It also echoes Mr. Crow's
observation that the contribution was made by a check drawn from
a joint account and asserts that no law requires funds to be
"disbursed from separate accounts." Attachment 2 at 1.

While the January contribution check is drawn on a joint account, it is signed only by Mr. Crow. The Commission regulations and advisory opinions are clear that for any contribution to be attributed to an individual that person must so indicate. For example, in the case of joint contributions, the signature of each contributor must be included on the check or other written instrument or in a separate writing in order for the contributions to be attributed to each of them. See 11 C.F.R. \$ 110.1(k)(1) and 100.7(c). See also Advisory Opinions 1984-21 and 1980-67.

Just as joint contributions require the signatures of each

^{5.} Moreover, though the Committee notes that Texas is a community property state, the fact that a check is drawn on a joint account in such a state was determined to be irrelevant to the requirement that both joint contributors must sign a negotiable instrument or an accompanying written document for a contribution to be attributed to both. See Advisory Opinion 1980-67.

contributor, a contribution by check drawn on a joint account signed by one individual for another should also necessitate the signature of the actual contributor in a separate contemporaneous written document. Meither the Committee nor Mr. Crow has provided such a contemporaneous record or any written record showing the January 25 contribution was Mrs. Crow's contribution. The Committee does not say either of the Crows told it the contribution was from Mrs. Crow at the time the contribution was made nor has it produced evidence of any attempt to document such an oral instruction. Furthermore, the Committee has produced no evidence that it attempted to contact the Crows to determine the identity of the contributor since, on its face, the regulations require it to be reported as a contribution from Mr. Crow. Finally, there is no indication the contribution was timely reattributed. Although the Committee subsequently amended its reports to reflect Mrs. Crow as the contributor, no written redesignation has been submitted or even referred to by Respondents. Rather, it appears the Committee made this change on its own initiative after the time for reattribution had expired.

Based on the foregoing, the Committee violated 2 U.S.C. \$ 441a(a)(1)(A) and Mr. Crow violated 2 U.S.C. \$ 441(a)(1)(A) in connection with Mr. Crow's January 25, 1990 \$1,000 primary contribution.

B. Misreporting

The amended complaint alleged that the Committee made numerous reporting violations; specifically, that the Committee

failed to accurately report a loan, failed to disclose year-to-date-totals on three reports, failed to disclose in-kind contributions as receipts, and failed to disclose the occupation and employer of "a significant number of contributors." These allegations were in addition to an allegation in complainant's original complaint that the Committee had mixed the reporting of individual and political committee contributions.

1. Mixed Reporting, Inaccurate Loan Disclosures, Failure to Report Cumulative Year-to-Date Totals and Individual Aggregate Year-to Date Totals

The Committee admitted in its response to the original complaint that it had mixed reporting of individual and political committee contributions in violation of 11 C.F.R. \$ 104.3(a)(3). Additionally, the Committee implicitly admitted the other alleged reporting violations contained in the amended complaint by filing amended reports correcting most of the alleged violations either contemporaneously with its

September 10, 1990 response to the amended complaint or in response to the Reports Analysis Division inquiries prior to that time.

Based on an analysis of the Committee's original reports, the Commission found reason to believe that the Committee violated 11 C.F.R. § 104.3(a)(3) for mixing the reporting of contributions from individuals and political committees; 2 U.S.C. § 434(b)(8) and 11 C.F.R. § 104.3(d) for failing to disclose a loan as a Committee debt; 11 C.F.R. § 104.11 for failing to continuously report an outstanding loan on Schedule C; 2 U.S.C. § 434(a)(7) for failing to report

cumulative year-to-date totals for receipts and disbursements; and 2 U.S.C. \$ 434(b)(3)(A) and 11 C.F.R. \$ 104.3(a)(4)(1) for failing to disclose aggregate year-to-date totals for each contributor whose contributions aggregated in excess of \$200 per calendar year. Moreover, based on an analysis of the facts regarding the Committee's inaccurate loan disclosure, the Commission also found reason to believe that the Committee violated 2 U.S.C. \$ 434(b)(3)(e) and 11 C.F.R. \$ 104.3(a)(4)(iv) for failing to itemise as a receipt a loan made by to the Committee by the candidate.

The Committee's response to the Commission's findings admits the facts set forth in the Factual and Legal Analysis relating to the aforementioned reporting violations.

Attachment 2 at 2. The Committee also notes that it timely corrected these reporting violations in response to RAD inquiries and the complaints. Notwithstanding its corrections, the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 11 C.F.R. \$ 104.3(a)(3); 2 U.S.C. \$ 434(b)(8) and 11 C.F.R. \$ 104.3(d); 11 C.F.R. \$ 104.11; 2 U.S.C. \$ 434(a)(7); 2 U.S.C. \$ 434(b)(3)(A) and 11 C.F.R. \$ 104.3(a)(4)(i); and 2 U.S.C. \$ 434(b)(3)(e) and 11 C.F.R. \$ 104.3(a)(4)(iv).

2. Failure to Report Contributor's Occupation and Employer

The Committee did not address in its response to the amended complaint its failure to report the occupation and employer for many of its contributors. However, in an April 20, 1990 response to a RAD inquiry on this issue, the Committee

referred to an enclosed contributor card it said it routinely sent to contributors requesting such information. That card, however, apparently was not received by the Commission with the letter. The Committee also stated it had used its best efforts to locate additional employer/occupation information for each contributor.

Because Committee reports showed that the Committee failed to report in its 1990 Pre-Primary Report occupation and employer information for certain contributors that the Committee had earlier reported in its 1989 Year End Report, the Commission found reason to believe that the Committee, and H. Ward Lay, as treasurer, violated 2 U.S.C. \$ 434(b)(3)(A).

The Committee admits in its current response to the Commission's findings that it violated 2 U.S.C. \$ 434(b)(3)(A)

"on a limited basis." Attachment 2 at 2. Therefore, the Rucker for Congress Committee and H. Ward Lay, as treasurer, violated 2 U.S.C. \$ 434(b)(3)(A) for failing to provide employer and occupation information with respect to certain contributors that

^{6.} In response to a document request by this Office, the Committee produced a copy of the contributor card it had referred to in its response to RAD. Attachment 2 at 3. That card appears to sufficiently satisfy the "best efforts" requirements of 11 C.F.R. § 104.7(b).

^{7.} For example, occupation and employer information was given in the original 1989 Year End Report for Robert Venable, Jack McJunkin, Jack Evans, Darwin Deason and Charles Young in connection with contributions each made in September, October and November 1989. In contrast, no employer/occupation information was given in the 1990 Pre-Primary Report for Robert Venable, Jack McJunkin, Darwin Deason and Charles Young in connection with contributions made by them in January and February 1990.

the Committee had in its possession.

III. DISCUSSION OF CONCILIATION PROVISIONS AND CIVIL PENALTY

IV. RECOMMENDATIONS

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- 1. Enter into conciliation with the Rucker for Congress committee and H. Ward Lay, as treasurer, prior to a finding of probable cause to believe.
- 2. Enter into conciliation with Trammel Crow prior to a finding of probable cause to believe.

- 3. Approve the attached proposed conciliation agreements.
- 4. Approve the appropriate letters.

Lawrence M. Noble General Counsel

Date 6/18/91

BY:

Lois G. Lerner Associate General Counsel

Attachments

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- 1. Committee's request for pre-probable cause conciliation
- 2. Committee's response to Commission's reason to believe findings and factual and legal analysis
- 3. Trammel Crow's response to Commission's reason to believe findings and factual and legal analysis
- 4. Trammel Crow's request for pre-probable cause conciliation
- 5. Discovery Request to Committee
- 6. Proposed Conciliation Agreement with Committee
- 7. Proposed Conciliation Agreement with Crow

Staff Person: Dawn M. Odrowski



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

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The state of the s	Market Committee
TO:	LAWRENCE M. NOB
	GENERAL COUNSEL

FROM: MARJORIE W. EMMONS/DELORES HARRIS

DATE: JUNE 21, 1991

SUBJECT: MUR 3048 - GENERAL COUNSEL'S REPORT DATED JUNE 18, 1991.

The above-captioned document was circulated to the Commission on Wednesday, June 19, 1991 at 4:00 p.m.

Objection(s) have been received from the Commissioner(s) as indicated by the name(s) checked below:

Commissioner	Aikens	XXX
Commissioner	Elliott	xxx
Commissioner	Josefiak	
Commissioner	McDonald	
Commissioner	McGarry	
Commissioner	Thomas	xxx

This matter will be placed on the meeting agenda for TUESDAY, JUNE 25, 1991

Please notify us who will represent your Division before the Commission on this matter.

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of

MUR 3048

Rucker for Congress and H. Ward Lay, as treasurer; Tranmel Crow.

CERTIFICATION

I, Marjorie W. Emmons, recording secretary for the Federal Election Commission executive session on June 25, 1991, do hereby certify that the Commission decided by a vote of 5-1 to take the following actions in MUR 3048:

- Enter into conciliation with the Rucker for Congress Committee and H. Ward Lay, as treasurer, prior to a find of probable cause to believe.
- Take no further action and close the file with respect to Trammel Crow.
- 3. Approve the conciliation agreement with Rucker for Congress and H. Ward Lay, as treasurer, as recommended in the General Counsel's report dated June 18, 1991.

(continued)

4. Approve appropriate letters.

Commissioners Aikens, Elliott, Josefiak, McGarry, and Thomas voted affirmatively for the decision; Commissioner McDonald dissented.

Attest:

6/26/9/ Date

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2 6 Mayera TV. Emmons
Secretary of the Commission



WASHINGTON, D.C. 20463

July 9, 1991

H. Ward Lay, Treasurer Rucker for Congress 3232 McKinney Avenue Suite 855 Dallas, TX 75204

RE: MUR 3048
Rucker for Congress
and H. Ward Lay,
as treasurer

Dear Mr. Lay:

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On December 4, 1990, the Federal Election Commission found reason to believe that Rucker for Congress (the "Committee") and you, as treasurer, violated 2 U.S.C. §§ 434(a)(7), 434(b)(3)(A), 434(b)(3)(E), 434(b)(8), 441a(f), and 11 C.F.R. §§ 104.3(a)(3), 104.3(a)(4)(i), 104.3(a)(4)(iv), 104.3(d) and 104.11. At your request, on June 25, 1991, the Commission determined to enter into negotiations directed towards reaching a conciliation agreement in settlement of this matter prior to a finding of probable cause to believe.

Enclosed is a conciliation agreement that the Commission has approved in settlement of this matter. If you agree with the provisions of the enclosed agreement, please sign and return it, along with the civil penalty, to the Commission. In light of the fact that conciliation negotiations, prior to a finding of probable cause to believe, are limited to a maximum of 30 days, you should respond to this notification as soon as possible.

H. Ward Lay Page 2 If you have any questions or suggestions for changes in the agreement, or if you wish to arrange a meeting in connection with a mutually satisfactory conciliation agreement, please contact Dawn H. Odrowski, the attorney assigned to this matter, at (202) 376-8200. Sincerely, Lawrence M. Noble General Counsel Lois G. Lerner BY: Associate General Counsel Enclosure Conciliation Agreement 00 00 0 ~ 0

WASHINGTON, D.C. 20463

July 9, 1991

PERSONAL AND CONFIDENTIAL

Mr. Trammel Crow 2001 Ross Ave. Dallas, TX 75201

RE: MUR 3048

Mr. Trammel Crow

Dear Mr. Crow:

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On December 14, 1991, you were notified that the Federal Election Commission found reason to believe that you violated 2 U.S.C. \$ 441a(a)(1)(A). On January 16, 1991, you submitted a response to the Commission's reason to believe finding and on April 30, 1991 requested to enter into conciliation prior to a finding of probable cause to believe.

After considering the circumstances of the matter, the Commission determined on June 25, 1991, to take no further action against you and closed the file as it pertains to you. The file will be made part of the public record within 30 days after this matter has been closed with respect to all other respondents involved. Should you wish to submit any factual or legal materials to appear on the public record, please do so within ten days of your receipt of this letter. Such materials should be sent to the Office of the General Counsel.

The confidentiality provisions of 2 U.S.C. § 437g(a)(4)(B) and § 437g(a)(12)(A) remain in effect until the entire matter is closed. The Commission will notify you when the entire file has been closed. In the event you wish to waive confidentiality under 2 U.S.C. § 437g(a)(12)(A), written notice of the waiver must be submitted to the Commission. Receipt of the waiver will be acknowledged in writing by the Commission.

The Commission reminds you that contributing in excess of \$1,000 to a candidate or his or her authorized committees with respect to any Federal election appears to be a violation of 2 U.S.C. § 441a(a)(1)(A). You should take immediate steps to insure that this activity does not occur in the future.

Hr. Trannel Crow If you have any questions, please contact Dawn M. Odrowski, the attorney assigned to this matter, at (202) 376-8200. Sincerely, Lawrence M. Moble General Counsel BY: Lois G. Lerner Associate General Counsel 0 8 00 0 4 0 N 0

STATEMENT OF REASONS

In the Matter of)
Trannel Crow) MUR 3048

On June 25, 1991, the Federal Election Commission declined to adopt the recommendation of the Office of the General Counsel to enter into pre-probable cause conciliation with Trammel Crow, an individual contributor to the Rucker for Congress committee (the "Committee"). Instead, the Commission decided to take no further action and close the file with respect to Mr. Crow.

The original complaint in this matter alleged that

Trammel Crow made two \$1,000 contributions to the Committee for
the 1990 primary election. In response to the complaint, both
the Committee and Mr. Crow maintained the Committee erroneously
reported the second contribution, made on January 25, 1990, as
Mr. Crow's when it should have been reported as a contribution
from Mrs. Crow. A copy of the canceled check evidencing the
contribution, however, bore the signature of only Mr. Crow.
Subsequently, on December 4, 1990, the Commission found reason
to believe that Mr. Crow violated 2 U.S.C. § 441a(a)(1)(A) for
making an excessive contribution.

In response to the Commission's notification of its reason to believe finding, Mr. Crow stated that he had forwarded the January 25, 1990 contribution to the Commmittee for Mrs. Crow at her request and had signed the check, drawn on a

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Based on the responses submitted by Mr. Crow and the Committee, and consistent with the proper ordering of its priorities and resources, the Commission voted to take no further action and close the file in this matter with respect to Trammel Crow. See Heckler v. Chaney, 470 U.S. 821 (1985).

John Marren McGarry Chairman	7/17/91
Joan D. Giltens Joan D. Aikens Vice Chairman	7/17/91
Lee ann Elliott Commissioner	7/17/91
Thomas J Josefiak Commissioner	7/17/91
Scott E. Thomas Commissioner	7/17/9/

FEDERAL ELECTION CONMISSION
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August 8, 1991

Mr. Lawrence M. Noble Associate General Counsel Federal Election Counsission 999 E. Street, NN Washington, W.C. 20463

Dear Mr. Noble:

Enclosed is the conciliation agreement signed by H. Ward Lay, treasurer for the Rucker for Congress Committee. Jerry Rucker has been called to active duty in the U. S. Navy. He has been on ship and unreachable for the last 30 days. He will be returning the end of August, at that time he will send a check in the amount of \$1,500.

If you have questions please contact me at (214) 871-0783.

Sincerely.

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August 23, 1991

Mr. Lawrence M. Noble Associate General Counsel Federal Election Commission 999 E. Street. NW Washington, D.C. 20463

QB. Boso

Dear Mr. Noble:

As stated in my previous letter dated August 8, 1991, Jerry Rucker has returned from his active duty in the U.S. Navy.

Enclosed is the conciliation agreement signed by H. Ward Lay, treasurer of the Rucker for Congress Committee, and the \$1,500 requested.

If you have questions please contact me at (214) 871-0783.

Sincerely.

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RECEIVED F.E.C. SECRETARIAT

BEFORE THE PEDERAL ELECTION CONNESSETON 9 A:11: 14

In the	Matter of)		
	for Congress Ward Lay, as	;	NUR 3048	SENSITIVE

GENERAL COUNSEL'S REPORT

I. DISCUSSION

Attached is a conciliation agreement which has been signed by H. Ward Lay, as treasurer of Rucker for Congress ("Respondents"), relating to the Committee's violation of 2 U.S.C. § 441(f) and nine other reporting provisions of the Federal Election Campaign Act of 1971, as amended, and its accompanying regulations. Attachment 1.

In

accordance with the agreement, Respondents have submitted a check in the amount of \$1,500 in full payment of the civil penalty. Attachment 2.

This Office recommends that the Commission accept the signed agreement, close the file, and approve the appropriate

letters to be sent to the complainant and all respondents in this matter.

II. RECOMMENDATIONS

- Accept the attached conciliation agreement with Rucker for Compress and H. Ward Lay, as treasurer.
- 2. Close the file.
- 3. Approve the appropriate letters.

Lawrence M. Moble General Counsel

12/1/91

BY:

Lois G. Lerner Associate General Counsel

Attachments

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1. Conciliation Agreement

2. Photocopy of civil penalty check

Staff Assigned: Dawn H. Odrovski

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
Rucker for Congress and) MUR 3048
H. Ward Lay, as treasurer.)

CERTIFICATION

I, Marjorie W. Emmons, Secretary of the Federal Election Commission, do hereby certify that on December 11, 1991, the Commission decided by a vote of 6-0 to take the following actions in MUR 3048:

- Accept the conciliation agreement with Rucker for Congress and H. Ward Lay, as treasurer, as recommended in the General Counsel's Report dated December 9, 1991.
- 2. Close the file.
- Approve the appropriate letters, as recommended in the General Counsel's Report dated December 9, 1991.

Commissioners Aikens, Elliott, Josefiak, McDonald, McGarry and Thomas voted affirmatively for the decision.

Attest:

12-11-91 Mary

Marjorie W. Emmons Secretary of the Commission

Received in the Secretariat: Circulated to the Commission: Deadline for vote:

Mon., Dec. 9, 1991 11:14 a.m. Mon., Dec. 9, 1991 4:00 p.m.

Wed., Dec. 11, 1991 4:00 p.m.

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WASHINGTON, D.C. 20463

December 23, 1991

CERTIFIED MAIL RETURN RECEIPT REQUESTED

Gregg A. Cooke 5019 Hollow Ridge Rd. Dallas, TX 75257

RE: MUR 3048

Dear Mr. Cooke:

This is in reference to the original and supplemental complaints you filed with the Federal Election Commission on April 17 and August 14, 1990, concerning possible violations of the Federal Election Campaign Act, of 1971, as amended, by Jerry Rucker and Rucker for Congress.

The Commission found that there was reason to believe Rucker for Congress (the "Committee") and H. Ward Lay, as treasurer, violated 2 U.S.C. \$\$ 434(a)(7), 434(b)(3)(A), 434(b)(3)(E), 434(b)(8), and 441a(f) and 11 C.F.R. \$\$ 104.3(a)(3), 104.3(a)(4)(i), 104.3(a)(4)(iv), 104.3(d), and 104.11, provisions of the Federal Election Campaign Act of 1971, as amended ("the Act"), and of the Commission's regulations, and conducted an investigation in this matter. On December 11, 1991, a conciliation agreement signed by the Committee and its treasurer, Mr. Lay, was accepted by the Commission. Accordingly, the Commission closed the file in this matter on December 11, 1991. A copy of this agreement is enclosed for your information.

Additionally, based on your complaints, the Commission also found that there was reason to believe Trammel Crow, Darwin Deason, Jack W. Evans, Jack McJunkin, Robert Venable, and Charles Young ("the individual respondents") violated 2 U.S.C. § 441a(a)(1)(A) and instituted an investigation. However, after considering the circumstances relating to these respondents, the Commission determined to take no further action against each of them and closed the file with respect to Messrs. Deason, Evans,

Mr. Gregg A. Cooke Page 2 McJunkin, Venable and Young on December 4, 1990, and with respect to Mr. Crow on June 25, 1991. Enclosed please find two Statements of Reasons adopted by the Commission explaining its decision to take no further action against the individual respondents. Finally, the Commission reviewed the allegations of your complaints and found that on the basis of the information provided in it, there was no reason to believe Jerry Rucker violated the Act. Accordingly, the Commission closed the file with respect to him on December 4, 1990. This entire matter, including the Statements of Reasons, will become part of the public record within 30 days. The Act allows a complainant to seek judicial review of the Commission's dismissal of this action against Mr. Rucker and the individual respondents. See 2 U.S.C. § 437g(a)(8). If you have any questions, please contact me at (202) 219-3400. ∞ Sincerely, Series - M. Wille Dawn M. Odrowski Attorney Enclosure Conciliation Agreement 0 General Counsel's Reports (2) Statements of Reason (2) ~ 0



WASHINGTON, D.C 20463

December 23, 1991

Jerry Rucker 9204 Springwater Dallas, TX 75228

> MUR 3048 RE: Jerry Rucker

Dear Mr. Rucker:

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This is to advise you that the entire file in this matter has now been closed and will become part of the public record within 30 days. Should you wish to submit any legal or factual materials to be placed on the public record in connection with this matter, please do so within ten days. Such materials should be sent to the Office of the General Counsel.

Should you have any questions, contact me at (202) 219-3400.

Sincerely,

Dawn M. Odrowski

Solumn Carloster

Attorney



WASHINGTON, D.C. 20463

December 23, 1991

PERSONAL & CONFIDENTIAL

Tranmel Crow 2001 Ross Ave. Dallas, TX 75201

RE: MUR 3048

Trammel Crow

Dear Mr. Crow:

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This is to advise you that the entire file in this matter has now been closed and will become part of the public record within 30 days.

Additionally, enclosed is a Statement of Reasons explaining the Commission's June 25, 1991 decision to take no further action and close the file with respect to you. You were advised of this decision in a letter dated July 9, 1991. Because of confidentiality concerns relating to other respondents in this matter, the Statement could not be mailed to you until the entire file was closed.

Should you wish to submit any legal or factual materials to be placed on the public record in connection with this matter, please do so within ten days. Such materials should be sent to the Office of the General Counsel.

Should you have any questions, contact me at (202) 219-3400.

Sincerely,

Dawn M. Odrowski

Laure W. Courselle

Attorney

Enclosure

Statement of Reasons



WASHINGTON, D.C. 20463

December 23, 1991

Robert A. Venable 2121 San Jacinto Street Dallas, TX 75201

RE: MUR 3048

Robert A. Venable

Dear Mr. Venable:

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This is to advise you that the entire file in this matter has now been closed and will become part of the public record within 30 days.

Additionally, enclosed is the Statement of Reasons referred to in the January 4, 1991 letter sent to you by the Commission concerning its earlier decision to close the file with respect to you. Because of confidentiality concerns regarding the other individuals named in the Statement, it could not be mailed to you until the entire file was closed.

Should you wish to submit any legal or factual materials to be placed on the public record in connection with this matter, please do so within ten days. Such materials should be sent to the Office of the General Counsel.

Should you have any questions, contact me at (202) 219-3400.

Sincerely, Caronally

Dawn M. Odrowski

Attorney

Enclosure

Statement of Reasons



FEDERAL ELECTION COMMISSION WASHINGTON D.C. 2043

December 23, 1991

Charles M. Young 3540 Ranchero Road Plano, TX 75093

> RE: MUR 3048 Charles M. Young

Dear Mr. Young:

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This is to advise you that the entire file in this matter has now been closed and will become part of the public record within 30 days.

Additionally, enclosed is the Statement of Reasons referred to in the January 4, 1991 letter sent to you by the Commission concerning its earlier decision to close the file with respect to you. Because of confidentiality concerns regarding the other individuals named in the Statement, it could not be mailed to you until the entire file was closed.

Should you wish to submit any legal or factual materials to be placed on the public record in connection with this matter, please do so within ten days. Such materials should be sent to the Office of the General Counsel.

Should you have any questions, contact me at (202) 219-3400.

Sincerely.

Dawn M. Odrowski Attorney

Enclosure
Statement of Reasons



WASHINGTON, D.C. 20463

December 23, 1991

Jack I. McJunkin P.O. Box 802087 Dallas, TX 75380-2087

RE: MUR 3048

Jack I. McJunkin

Dear Mr. McJunkin:

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This is to advise you that the entire file in this matter has now been closed and will become part of the public record within 30 days.

Additionally, enclosed is the Statement of Reasons referred to in the January 4, 1991 letter sent to you by the Commission concerning its earlier decision to close the file with respect to you. Because of confidentiality concerns regarding the other individuals named in the Statement, it could not be mailed to you until the entire file was closed.

Should you wish to submit any legal or factual materials to be placed on the public record in connection with this matter, please do so within ten days. Such materials should be sent to the Office of the General Counsel.

Should you have any questions, contact me at (202) 219-3400.

Sincerely, Chausty

Dawn M. Odrowski

Attorney

Enclosure

Statement of Reasons



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

December 23, 1991

Jack Evans 14303 Inwood Dallas, TX 75234

> RE: MUR 3048 Jack Evans

Dear Mr. Evans:

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This is to advise you that the entire file in this matter has now been closed and will become part of the public record within 30 days.

Additionally, enclosed is the Statement of Reasons referred to in the January 4, 1991 letter sent to you by the Commission concerning its earlier decision to close the file with respect to you. Because of confidentiality concerns regarding the other individuals named in the Statement, it could not be mailed to you until the entire file was closed.

Should you wish to submit any legal or factual materials to be placed on the public record in connection with this matter, please do so within ten days. Such materials should be sent to the Office of the General Counsel.

Should you have any questions, contact me at (202) 219-3400.

Sincerely,

Dawn M. Odrowski Attorney

Enclosure
Statement of Reasons



WASHINGTON, D.C. 20163

December 23, 1991

Darwin Deason 5808 Lupton Dallas, TX 75225

> MUR 3048 RE: Darwin Deason

Dear Mr. Deason:

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This is to advise you that the entire file in this matter has now been closed and will become part of the public record within 30 days.

Additionally, enclosed is the Statement of Reasons referred to in the January 4, 1991 letter sent to you by the Commission concerning its earlier decision to close the file with respect to you. Because of confidentiality concerns regarding the other individuals named in the Statement, it could not be mailed to you until the entire file was closed.

Should you wish to submit any legal or factual materials to be placed on the public record in connection with this matter, please do so within ten days. Such materials should be sent to the Office of the General Counsel.

Should you have any questions, contact me at (202) 219-3400.

Sincerely,

Dawn M. Odrowski

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Attorney

Enclosure Statement of Reasons



WASHINGTON, D.C. 20463

December 23, 1991

H. Ward Lay, Treasurer Rucker for Congress 3232 McKinney, Suite 855 Dallas, TX 75204

RE: MUR 3048
Rucker for Congress and
H. Ward Lay, as treasurer

Dear Mr. Lay:

On December 11, 1991, the Federal Election Commission accepted the signed conciliation agreement and civil penalty submitted on behalf of Rucker for Congress and you, as treasurer, in settlement of violations of 2 U.S.C. \$\$ 434(a)(7), 434(b)(3)(A), 434(b)(3)(E), 434(b)(8), and 441a(f) and 11 C.F.R. \$\$ 104.3(a)(3), 104.3(a)(4)(i), 104.3(a)(4)(iv), 104.3(d), and 104.11, provisions of the Federal Election Campaign Act of 1971, as amended, and of the Commission's regulations. Accordingly, the file has been closed in this matter.

This matter will become a part of the public record within 30 days. If you wish to submit any factual or legal materials to appear on the public record, please do so within ten days. Such materials should be sent to the Office of the General Counsel. Please be advised that information derived in connection with any conciliation attempt will not become public without the written consent of the respondent and the Commission. See 2 U.S.C. § 437g(a)(4)(B). The enclosed conciliation agreement, however, will become a part of the public record.

Enclosed you will find a copy of the fully executed conciliation agreement for your files. If you have any questions, please contact me at (202) 219-3400.

Sincerely,

Dawn M. Odrowski Attorney

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Enclosure Conciliation Agreement

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BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
Rucker for Congress and H. Ward Lay,) MUR 3048 as treasurer

CONCILIATION AGREEMENT

This matter was initiated by a signed, sworn, and notarised complaint by Gregory Cooke. The Federal Election Commission ("Commission") found reason to believe that Rucker for Congress and H. Ward Lay, as treasurer ("Respondents"), violated 2 U.S.C. \$\$ 434(a)(7), 434(b)(3)(A), 434(b)(3)(e), 434(b)(8), and 441a(f) and 11 C.F.R. \$\$ 104.3(a)(3), 104.3(a)(4)(i), \$\$ 104.3(a)(4)(iv), 104.3(d), and 104.11.

NOW, THEREFORE, the Commission and the Respondents, having participated in informal methods of conciliation, prior to a finding of probable cause to believe, do hereby agree as follows:

- I. The Commission has jurisdiction over the Respondents and the subject matter of this proceeding, and this agreement has the effect of an agreement entered pursuant to 2 U.S.C. 437q(a)(4)(A)(i).
- II. Respondents have had a reasonable opportunity to demonstrate that no action should be taken in this matter.
- III. Respondents enter voluntarily into this agreement with the Commission.
 - IV. The pertinent facts in this matter are as follows:
 - 1. Rucker for Congress (the "Committee") is a political

committee within the meaning of 2 U.S.C. \$ 431(4).

- 2. H. Ward Lay is the treasurer of the Committee.
- 3. The Federal Election Campaign Act of 1971, as amended ("the Act") states that no person shall make contributions to any candidate and his authorised committees with respect to any election for Federal office in excess of \$1,000. 2 U.S.C. \$ 441a(a)(1)(A). Pursuant to 2 U.S.C. \$ 441a(f), no candidate or political committee shall knowingly accept any contribution in violation of the provisions of \$ 441a(a)(1)(A). If an excessive contribution is received, the treasurer must return the contribution or obtain a reattribution of the contribution to another contributor or a redesignation to another election within sixty days. 11 C.F.R. \$ 103.3(b)(3).
- 4. Contributions can be designated in writing for a particular election. 11 C.F.R. § 110.1(b)(2)(i). A contribution shall be considered to be designated in writing if it is made by check or other negotiable instrument clearly indicating the particular election with respect to which the contribution was made, if it is accompanied by a signed writing indicating the same or if it is redesignated to a particular election in writing.

 11 C.F.R. § 110.1(b)(4)(i)-(iii). A contribution not designated in writing is considered to be a contribution for the next Federal election after which it is made. 11 C.F.R. § 110.1(b)(2)(ii).
- 5. Absent evidence to the contrary, any contribution made by check or other written instrument shall be considered and reported as a contribution by the last person signing the

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instrument prior to delivery to the committee. 11 C.F.R. \$ 104.8(c).

- 6. In its 1990 Pre-Primary Report, the Committee reported the receipt on January 25 and February 2, 1990 of contributions from Darwin Deason, Jack Evans, Jack McJunkin and Charles M. Young for the March 13, 1990 primary election, which when aggregated with other contributions made by each of these individuals for that election, exceeded \$1,000.
- 7. Each of these contributions resulted in excessive contributions for the primary election since each contribution was made prior to the March 13, 1990 primary election.
- 8. In its 1990 July Quarterly Report, the Committee reported the receipt on April 13, 1990 of a \$500 contribution from Robert Venable for the general election, which when aggregated with other contributions made by him for that election, resulted in \$500 excessive contribution. The Committee made an untimely refund to Mr. Venable on September 6, 1990.
- 9. In its 1990 Pre-Primary Report, the Committee reported the receipt on January 25, 1990 of a \$1,000 contribution made by Trammel Crow for the March 13, 1990 primary election, which when aggregated with other contributions made by Mr. Crow for that election, resulted in an \$1,000 excessive contribution.
- 10. The January 25, 1990 contribution was made by a check signed by Mr. Crow.
- 11. Since Mr. Crow was the only person who signed the check constituting the January 25 contribution, the contribution is an excessive primary election contribution from Mr. Crow.

12. An authorised committee of a candidate for federal office must separately report contributions received during the reporting period and during the calendar year from committees and persons other than committees. 11 C.F.R. \$ 104.3(a)(3). 13. In its original 1989 Year End, 1990 Pre-Primary and 1990 April Quarterly Reports, the Committee failed to separately report contributions received from committees and contributions received from persons other than committees. 14. Each required report filed by a committee must disclose the identification of, and the aggregate year-to-date 0 total for, each person who makes a loan to the reporting committee 0 during the reporting period together with the identification of 0 any endorser or quarantor, the date such loan was made and its ∞ amount or value. 2 U.S.C. 5 434(b)(3)(E) and 11 C.F.R. § 104.3(a)(4)(iv). Additionally, each required report must O disclose the amount and nature of outstanding debts owed to or by the reporting committees. 2 U.S.C. \$ 434(b)(8) and 11 C.F.R. \odot § 104.3(d). Moreover, 11 C.F.R. § 104.11 requires that debts and 2 obligations owed by a committee which remain outstanding shall be 0 continuously reported until extinguished. The FEC Form 3 instructions and 11 C.F.R. § 104.3(d) make clear that these latter debt reporting requirements incorporate two reporting obligations: reporting total loans and other obligations on Line 10 of the Summary Page and reporting in more detail the nature, amount and date of particular outstanding loans and other debts on Schedules C or D, as appropriate. 15. The Committee failed to disclose on Line 10 of its

original 1989 Year End and 1990 Pre-Primary Reports a \$5,894.02 loan to the Committee from the candidate; failed to itemize the loan as a receipt on Schedule A in the 1989 Year-End Report; and failed to continuously report the outstanding loan on Schedule C in the original 1990 Pre-Primary and April Quarterly Reports.

- 16. Committee reports must include cumulative year-to-date totals for various categories of receipts and disbursements. 2 U.S.C. \$\$ 434(b)(2), 434(b)(4) and 434(a)(7).
- 17. The Committee failed to report cumulative year-to-date totals in Column B of the Summary and Detailed Summary Pages of the original 1989 Year End, 1990 Pre-Primary and 1990 April Quarterly Reports.
- 18. Committees are required to disclose the aggregate year-to-date totals of all contributions for each person who makes a contribution during the reporting period, whose contribution(s) to the committee aggregate in excess of \$200 per calendar year.

 2 U.S.C. § 434(b)(3)(A) and 11 C.F.R. § 104.3(a)(4)(i).

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- 19. The Committee failed to disclose the aggregate year-to-date totals of contributions made by Robert Venable, Jack Evans and Trammel Crow in the original July Quarterly Report.
- 20. Committee reports must identify each person who makes a contribution to the reporting committee during the reporting period, whose contributions in the aggregate exceed \$200 within the calendar year. 2 U.S.C. \$ 434(b)(3)(A). Identification in the case of an individual contributor includes the contributor's name, address occupation and employer, if any. 2 U.S.C. \$ 431(13)(A) and 11 C.F.R. \$ 104.8(a)

The Committee failed to report in its 1990 Pre-Primary Report employer and occupation information for at least four contributors for whom the Committee had earlier reported such information in its 1989 Year End Report. V. Respondents violated 2 U.S.C. \$ 441a(f) for accepting excessive contributions totaling \$1,900 from Darwin Deason, Jack Evans, Jack McJunkin, Robert Venable and Charles Young. Respondents violated 2 U.S.C. § 441a(f) for accepting an excessive contribution totaling \$1,000 from Trammel Crow. VII. Respondents violated 11 C.F.R.\$ 104.3(a)(3) for mixing CV the reporting of contributions from individuals and political 0 committees. 0 VIII. Respondents violated 2 U.S.C. \$ 434(b)(8) and 11 C.F.R. 15 0 \$ 104.3(d) for failing to disclose a loan made by the candidate to \mathfrak{S} the Committee as a Committee debt; 2 U.S.C. § 434(b)(3)(e) and 0 11 C.F.R. § 104.3(a)(4)(iv) for failing to itemize the loan to the 4 Committee as a receipt; and 11 C.F.R. § 104.11 for failing to continuously report the outstanding loan on Schedule C. 2 Respondents violated 2 U.S.C. 434(a)(7) for failing to IX. report cumulative year-to-date totals for receipts and disbursements. Respondents violated 2 U.S.C. § 434(b)(3)(A) and 11 C.F.R. § 104.3(a)(4)(i) for failing to disclose aggregate year-to-date totals of all contributions made by each person who makes a contribution. XI. Respondents violated 2 U.S.C. § 434(b)(3)(A) for failing to provide employer and occupation information for each individual

contributor.

RII. Respondents will pay a civil penalty to the Federal Election Commission in the amount of One Thousand Five Hundred Dollars (\$1,500), pursuant to 2 U.S.C. \$ 437g(a)(5)(A).

XIII. The Commission, on request of anyone filing a complain under 2 U.S.C. \$ 437g(a)(1) concerning the matters at issue her or on its own motion, may review compliance with this agreement

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XIII. The Commission, on request of anyone filing a complaint under 2 U.S.C. \$ 437g(a)(1) concerning the matters at issue herein or on its own motion, may review compliance with this agreement. If the Commission believes that this agreement or any requirement thereof has been violated, it may institute a civil action for relief in the United States District Court for the District of Columbia.

XIV. This agreement shall become effective as of the date that all parties hereto have executed same and the Commission has approved the entire agreement.

XV. Respondents shall have no more than 30 days from the date this agreement becomes effective to comply with the requirements contained in this agreement and to so notify the Commission.

XVI. This Conciliation Agreement constitutes the entire agreement between the parties on the matters raised herein, and no other statement, promise, or agreement, either written or oral,

made by either party or by agents of either party, that is not contained in this written agreement shall be enforceable.

FOR THE COMMISSION:

Lawrence M. Noble General Counsel

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Lois C. Lerner

Associate General Counsel

Date 12/19/91

FOR THE RESPONDENTS:

Name: H. Ward Lay

Position: Treasurer

Septemeber 25, 1991

Date



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 2063

THIS IS THE END OF MUR # 3048

DATE FILMED 1/16/92 CAMERA NO. 4



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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

Date: 5/23/95

Microfilm
Public Records
Press

THE ATTACHED NATERIAL IS BEING ADDED TO CLOSED HUR 3048

FEUERA EL CHON COMMISSION MAIL ROOM

GREGG A. COOKE 5019 Hollow Ridge Rd. Dallas, Texas 75257 90 APR 17 AH11: 36

April 12, 1990

MUR 3048

Pederal Election Commission 999 E Street, N.W. Washington, D.C. 20463

Dear Commissioners:

I, Gregg Cooke, today file this complaint charging violations of the Federal Election Campaign Act of 1971, as amended ("FECA"), 2 U.S.C. § 431 et seq., and the Federal Election Commission ("FEC") Regulations, 11 C.F.R. § 100.1 et seq., by Jerry Rucker and Rucker for Congress ("the Committee") (referred to collectively hereafter as "Respondents").

Respondents have violated the FECA by accepting excessive contributions and by failing to file accurate public disclosure reports, thereby denying the public clear information about the financial activity of the campaign.

Excessive Contributions

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S

Respondents have accepted two \$1,000 contributions from the same individual, both designated for the primary election. On the Committee's year-end report, the Committee shows a contribution from Trammell Crow of \$1,000, dated October 9, 1989. On the Committee's pre-primary election report dated February 21, 1990, the Committee shows a second contribution from Trammell Crow, for \$1,000 dated January 25, 1990. Although each contribution lists a different address, it would appear that they are from the same individual, as the occupation and employer listed for both contributors is identical.

Respondents have also failed to accurately report the aggregate year-to-date for this contributor, since on both reports the aggregate year-to-date for Trammell Crow is shown as \$1,000.

Inaccurate Disclosure Reports

In an apparent attempt to disguise the source of their PAC contributions, Respondents have mixed reporting of individual contributions with their PAC contributors on the itemized schedules attached to their FEC reports. On Schedule A's attached to the year-end report, for example, page 2 of 32, American Petrofina PAC is listed among individual contributors.

FEDERAL ELECTION COMMISSION APRIL 12, 1990 PAGE TWO

The FEC Regulations require that itemization of PAC contributions be separate and distinct from those of individual contributors. The instructions published by the Federal Election Commission for completion of candidate reports also make this point clearly. Respondent has failed to comply with the requirements of reporting and, as a result, the public record has been muddied. A review of this report does not reveal the true extent of the campaign's acceptance of PAC contributions because they are buried among the individual contributors. The FEC should require amendments to all reports filed in this manner to ensure a clear and accurate public record of the financial activities of the Committee.

Conclusion

I request that the Commission take prompt action to correct these violations and that it take whatever steps are necessary to ensure that the violations do not occur again. The Commission should impose any and all sanctions available, if applicable.

Very truly yours,

Gregg A. Cooke

GAC/sdw

in

SUBSCRIBED AND SWORN TO BEFORE ME this 12 day of 1000, 1990.

Sharen Diane WARD

My Commission Expires:

2-7-94



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

April 23, 1990

H. Ward Lay Rucker for Congress Committee 3232 McKinney Suite 855 Dallas, TX 75204

RE: MUR 3048

Dear Mr. Lay:

The Federal Election Commission received a complaint which alleges that the Rucker for Congrees Committee and you, as treasurer, may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint is enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. § 437g(a)(4)(B) and § 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

If you have any questions, please contact Karen Powell, the attorney assigned to this matter at (202) 376-8200. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lavrence M. Noble General Counsel BY: G. Lerner Associate General Counsel O Enclosures 1. Complaint 5 2. Procedures 3. Designation of Counsel Statement M च



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

April 23, 1990

Jerry Rucker 9204 Springwater Dallas, TX 75228

RE:

MUR 3048

Dear Mr. Rucker:

The Federal Election Commission received a complaint which alleges that you and the Rucker for Congress Committee may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint is enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. 5 437g(a)(4)(B) and 5 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

If you have any questions, please contact Karen Powell, the attorney assigned to this matter at (202) 376-8200. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lawrence M. Noble General Counsel Lois G. Lerner BY: Associate General Counsel Enclosures 1. Complaint 2. Procedures 3. Designation of Counsel Statement



FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

April 23, 1990

Gregg A. Cooke 5019 Hollow Ridge Road Dallas, TX 75257

RE:

HUR 3048

Dear Mr. Cooke:

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This letter acknowledges receipt on April 17, 1990, of your complaint alleging possible violations of the Federal Election Campaign Act of 1971, as amended ("the Act"), by Jerry Rucker and Rukcer for Congress. The respondents will be notified of this complaint within five days.

You will be notified as soon as the Federal Election Commission takes final action on your complaint. Should you receive any additional information in this matter, please forward it to the Office of the General Counsel. Such information must be sworn to in the same manner as the original complaint. We have numbered this matter NUR 3048. Please refer to this number in all future correspondence. For your information, we have attached a brief description of the Commission's procedures for handling complaints.

If you have any questions, please contact Retha Dixon, Docket Chief, at (202) 376-3110.

Sincerely,

Lawrence M. Noble General Counsel

BY:

Lois G. Lerner

Associate General Counsel

Enclosure Procedures May 9, 1990

Federal Election Commission Lois G. Lerner 999 E. Street, N.W. Washington, D.C. 20463

> RE: ID# 131636 MUR 3048

Ms. Lerner:

I have enclosed amended FEC financial disclosure forms of the Rucker for Congress Committee for the periods ending 12/31/89, 2/21/90 and 3/31/90. The amended reports should clear up the questions raised in your attached letter of April 23, 1990 and the related complaint of Gregg A. Cooke. Specific to his complaint the following corrections have been incorporated in the amended report.

The original report reflected a primary contribution of \$1,000 from Transel Crow on 10/9/89 and an additional \$1,000 on 1/25/90. The original report was filed incorrectly due to a clerical error. The 1/25/90 contribution was from Mrs. Transel Crow. Such items have been correctly identified in the amended reports.

The original reports fail to provide seperate Schedule A's for 1) Itemized Individual Contributions; 2) Unitemized Contributions; 3) Political Party Committees; 4) Political Action Committees; and, 5) Interest Income. The amended reports have corrected this ommission and have properly seperated out the contribution components.

The amended reorts have also incorporated miscellaneous corrections resulting from the following:

- Incorporation of corrections requested in FEC notifications of 3/13/90, 4/5/90, and 3/28/90.
- Financial adjustments based on a complete analysis of our financial records.

The Committee recognizes that its prior reports have been inadequately prepared and filed. We have retained a Certified Public Accountant, specializing in FEC reporting, to prepare our disclosure reports. We are confident that this action will enable us to properly meet all the requirements of the Federal Election Commission.

CE OF GENERAL CONNSE

Please call if you have any questions concerning this matter.

H. Ward Lay Treasurer

REPORT OF RECEIPTS AND DISBURGMENTS

For An Authorized Committe (Summary Page)

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VO ON

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1. NAME OF COMMITTEE (IN NA)

Rucker for Congress Committee

ADDRESS (number and street) Check if different then previously reported.

90 MAY 10 AM 9: 46

2. FEC IDENTIFICATION NUMBER

3232 McKinney Avenue, #855

CITY, STATE and ZIP CODE

STATE/DISTRICT

131636

3. IS THIS REPORT AN AMENDMENT?

Dallas, TX 75204

actively for

4. TYPE OF REPORT

NO. Y YES

April 15 Quarterly Report	Twelfth day report preceding	
	(Type of Election)	
July 15 Quarterly Report	election on in the State of	
October 15 Quarterly Report	Thirteeth day report following the General Election on	
January 31 Year End Report	in the State of	

July 31 Mid-Year Report (Non-election Year Only)		Termination Rep
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	port (non-asceon real Only)	
This report contains activity for	X Primary Election	General Election

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7	General	Manager .	
	6 1		

Special Election

5.894.02

Runoff Election

SUMMAR	

5.	Covering Period 7/1/89 through 12/31/89	COLUMN A This Period	Columbar Year-to-Date
6.	Net Contributions (other than loans)	and the second of	
	(a) Total Contributions (other than loans) (from Line 11(e))	109,305.00	109,305,00
	(b) Total Contribution Retunds (from Line 20(d))	-0-	-0-
-	(c) Net Contributions (other than loans) (subtract Line 6(b) from 6(a))	109,305,00	109.305.00
7.	Net Operating Expenditures		
	(a) Total Operating Expenditures (from Line 17)	57,857,71	57.857.71
	(b) Total Offsets to Operating Expenditures (from Line 14)	-0-	-0-
	(c) Net Operating Expenditures (subtract Line 7(b) from 7(a))	57,857.71	57,857,71
8.	Cash on Hand at Close of Reporting Period (from Line 27)	57,967,44	For further intermetten
9.	Debts and Obligations Owed TO the Committee (Itemze all on Schedule C and/or Schedule D)		Federal Election Commissio

I certify that I have examined this Report and to the best of my knowledge and belief it is true, correct and complete.

Type or Print Name of Treasurer

H. Ward Lay

10. Debts and Obligations Owed BY the Committee (Itemize all on Schedule C and/or Schedule D) .

Date

Washington, DC 20463

Tof Free 800-424-9530

Local 202-378-3120

NIDITE: Submission of false, erroneous, or inclimplete information may subject the person signing this Report to the pers

(revised 4/87)



terne of Committee (in full)	Report Covering the Period From: 7/1/89	
Rucker for Congress Committee I. RECEIPTS	COLUMN A Total This Period	To: 12/31/89 COLUMN 8 Calendar Year-To-Date
1. CONTRIBUTIONS (other than loans) FROM:		
(a) Individuals/Persons Other Than Political Committees		
(i) Itemized (use Schedule A)	88,100,00	
(ii) Uniternized	7.755.00	
(iii) Total of contributions from individuals	95,855,00	95.855.00
(b) Political Party Committees	-	-
(c) Other Political Committees (such as PACs)	13,450.00	13,450.00
(d) The Candidate (e) TOTAL CONTRIBUTIONS (other than loans)(add 11(a)(iii), (b), (c) and (d))	100 205 00	100 005 00
	109.305.00	109.305.00
2. TRANSFERS FROM OTHER AUTHORIZED COMMITTEES		
3. LOANS:		
(a) Made or Guaranteed by the Candidate	5,894.02	5.894.02
(b) All Other Loans		
(c) TOTAL LOANS (add 13(a) and (b))	5,894.02	5,894,02
14. OFFSETS TO OPERATING EXPENDITURES (Refunds, Rebates, etc.)		
15. OTHER RECEIPTS (Dividends, Interest, etc.)	AURINI, AT TO SEE	2 4 24 1-110000
	626.13	626.13
16. TOTAL RECEIPTS (add 11(e), 12, 13(c), 14 and 15)		
	115.825.15	115.825.15
IL DISBURSEMENTS		
17. OPERATING EXPENDITURES	57.857.71	57.857.71
18. TRANSFERS TO OTHER AUTHORIZED COMMITTEES	A STATE OF THE PARTY	
19. LOAN REPAYMENTS:		
(a) Of Loans Made or Guaranteed by the Candidate		
(b) Of All Other Loans		
(c) TOTAL LOAN REPAYMENTS (add 19(a) and (b))		
20. REFUNDS OF CONTRIBUTIONS TO:		
(a) Individuals Persons Other Than Political Committees		
(b) Political Party Committees		
(c) Other Poliscal Committees (such as PACs)		
21. OTHER DISBURSEMENTS		
22. TOTAL DISBURSEMENTS (add 17, 18, 19(c), 20(d) and 21).	57-857-71	57.857.71
M. CASH SUMMARY		
23. CASH ON HAND AT BEGINNING OF REPORTING PERIOD	s	-0-
24. TOTAL RECEIPTS THIS PERIOD (from Line 16)	\$ s	
		115,825.15
25. SUBTOTAL (add Line 23 and Line 24)	\$	115,825.15
26. TOTAL DISBURSEMENTS THIS PERIOD (from Line 22).	\$	57,857.71
27. CASH ON HAND AT CLOSE OF THE REPORTING PERIOD (subtract Line 26 from 25	Si. \$	57,967,44

ITEMIZED RECEIPTS

separate schedulets) or each category of the Detailed Summary Page

122

FOR LINE NUMBER 114-1

Any infernation copied from such Reports and Statements may not be sold or used by any person for the surpass of soliciting contributions or for commercial purposes, exter than using the name and address of any political committee to solicit contributions from such committee.

BIKKER	FOR	CONCRESS	COMMITTEE

No. Full Name, Mailing Address and ZIP Code Howard Hallam 1805 Record Crossing Dallas, TX 75235	Name of Employer Ben E. Keith Co.	Date (month, dev, year) 8/4/89	Amount of Each Receipt this Period 500.00
Receipt For: X Primary General	Occupation Executive		
Other (specify):	Aggregate Year-to-Date > \$ 500,	.00	
John M. Stemmons, Jr. 2700 Stemmons Frwy. Dallas, TX 75207	Name of Employer Industrial Properties	Date (month, day, year) 8/11/89	Amount of Each Receipt this Period 1,000.00
Receipt For: X Primary General	Occupation Executive Aggregate Year-to-Date > \$ 1.00	20.00	
Full Name, Mailing Address and ZIP Code	Name of Employer	Dete (month.	Amount of Each
L.E. Creel, III 3100 LTV Tower Dallas, TX 75201	Self	8/11/89	Receipt this Period
Receipt For: X Primary General	Attorney		
Other (specify):	Aggregate Year-to-Date > \$ 1.0	00.00	
George A. Shafer 2700 Stemmons Frwy. Dallas, TX 75207	George A. Shafer Inv.	Date (month, day, year) 8/14/89	Amount of Each Receipt this Period 1,000.00
Receipt For: X Primery General	Occupation Investments Aggregate Year-to-Date >\$ 1.0		
Mrs. J. McD. Williams 4004 Euclid Dallas, TX 75205	Name of Employer	Dese (month, day, year) 8/18/89	Amount of Each Receipt this Period 1,000,00
Receipt For: X Primery General	Occupation Housewife		
Other (specify):	Aggregate Year-to-Date > \$ 1.0	00.00	
F. Full Name, Mailing Address and ZIP Code James R. Sowell 500 Crescent Court Dallas, TX 75201	Name of Employer Delhi Properties	Date (month, day, year) 8/18/89	Amount of Each Receipt this Perio 1,000.00
Receipt For. X Primery General	Occupation • Executive		
Other (specify):	Aggregate Year-to-Date > \$ 1,0	00.00	
G. Full Name, Mulling Address and ZIP Code Henry S. Miller, Jr. 30 Highland Park Village Dallas, TX 75205	Henry S. Miller Co.	Date (month, day, year) 8/25/89	Amount of Each Receipt this Perio 1,000.00
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ITEMIZED RECEIPTS

Separate schedule(s) for set category of the Detailed Summary New

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Any information capied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE IN FUR

A. Pull Name, Malling Address and ZIP Code Ronald L. McCutchin P.O. Box 800903 Dallas, TX 75380	Name of Employer Requested not received Occupation	Date (menth, day, year) 9/7/89	Amount of Eac Receipt this Peri
Receipt For: X Primary General Other (specify):	Businessman Aggregate Year-to-Date > \$ 200	00	
8. Full Name, Mailing Address and ZIP Code John D. Murchison 4800 Lakeside Drive Dallas, TX 75205	Name of Employer Murchison Oil & Gas Occupation	Date (month, day, year) 9/7/89	Amount of East Receipt this Peril 1,000.00
Receipt For: X Primary General	Chairman & CEO Aggregate Year-to-Date > \$ 1.00	0.00	
C. Full Name, Mailing Address and ZIP Code John M. Pace 4524 Lorraine Ave. Dallas, TX 75205	Name of Employer Self	Dete (month, day, year) 9/7/89	Amount of Eac Receipt this Peri 200.0
Receipt For: X Primery General Other (specify):	Occupation Investments Aggregate Year-to-Date > \$ 200.	0	
O. Full Norm, Mailing Address and ZiF Code Leonard Riggs, Jr. 1717 Main Street Dallas, TX 75201	Name of Employer Self	Date (month, day, year) 9/7/89	Amount of Ear Receipt this Per 1,000.0
Pleasipt For: X Primery General	Doctor Aggregate Year-to-Date >\$ 1.00	200	
E. Full Name, Mailing Address and ZIP Code Dan W. Cook, III 100 Crescent Court Dallas, TX 75201	Name of Employer Goldman, Sachs	Date (month, day, year) 9/11/89	Amount of Ear Mesoipt this Per 500.0
Receipt For: X Primary General Other (specify):	Occupation Investment Banker		
F. Full Name, Mailing Address and ZIP Code Harlan Crow 2001 Ross Avenue Dallas, TX 75201	Aggregate Year-to-Date >\$ 500. Name of Employer Trammell Crow Co.	Obte (month, day, year) 9/11/89	Amount of Es Receipt this Per 500 . 0
Receipt For: X Primary General Other (specify):	Real Estate Aggregate Year-to-Date > \$ 500	00	
G. Full Name, Mailing Address and 21F Code Charles G. Cullum 14303 Inwood Dallas, TX 75234	Name of Employer Cullum Companies	Date (month, day, year) 9/11/89	Amount of Each Receipt this Per 500 . 0
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ITEMIZED RECEIPTS

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Control Computer Corp. Computer Co	A. Pull Name, Mailing Address and ZIP Code Sep Graham 2911 Turtle Creek Blvd. Dallas, TX 75219	Name of Employer Graham, Robinson	Dete (month, day, year) 9/11/89	Amount of Sech Receipt this Purio 1,000.00
Second Name Mailton Address and 21P Code Ceore		Investments		
Receipt For: Other (specify): Y Primary General Aggregate Year-to-Date \$ 250,00	B. Full Name, Mailing Address and ZIP Code George E. Hall, Jr. 13531 N. Central Expwy.	Name of Employer	Date (month, day, year)	Amount of Each Receipt this Perio
Name of Employer Sunnybrook Development		Salesman		
H. Mard Lay 2323 Bryan Street Dellas, TX 75201 Cocupation Exeuctive Other (specify): D. Pull Name, Nalling Address and ZIP Code James R. Lightner Sy05 Steuben Court Dallas, TX 75248 Cocupation Placespt For: X Primary General Agregate Year-to-Date > \$ 1,000.00 Name of Employer Cocupation Determination Name of Employer Cocupation Placespt For: X Primary General Agregate Year-to-Date > \$ 1,000.00 Amount of Employer Cocupation Placespt For: X Primary General Agregate Year-to-Date > \$ 1,000.00 Name of Employer Cocupation Name of Employer Name o		Aggregate Year-to-Date > \$ 250.	00	
Companion Comp	H. Ward Lay 2323 Bryan Street		day, year)	Amount of Eac Receipt this Peri
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D. Full Name, Malling Address and ZIP Code James R. Lightner 5905 Steuben Court Dallas, TX 75248 Occupation Receipt For: Code Publisher Publis		Aggregate Year-to-Date >\$ 1.00	00.00	
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E. Full Name, Malting Address and ZIP Code Ida M. Lightner 5905 Steuben Court Dallas, TX 75248 Occupation F. Full Name, Malting Address and ZIP Code Virginia Linthicum 9785 Audubon Dallas, Tx 75220 Receipt For: Name of Employer Plant (month, day, year)	Placeipt For: X Primary General	Retired		
Ida M. Lightner 5905 Steuben Court Dallas, TX 75248 Occupation Receipt For: Other (specify): F. Full Name, Malling Address and ZIP Code Virginia Linthicum 9785 Audubon Dallas, TX 75220 Receipt For: Other (specify): Receipt For: Typrimary General Other (specify): Receipt For: Typrimary General Other (specify): Receipt For: Typrimary General Other (specify): General Other (specify): General Fig. General Other (specify): Aggregate Year-to-Date > \$ 200.00 Name of Employer Housewife Aggregate Year-to-Date > \$ 200.00 Name of Employer McKinsey & Company 7147 Currin Drive Dallas, TX 75230 Occupation Principal				
Receipt For: X Primary General Housewife	Ida M. Lightner 5905 Steuben Court	Name of Employer	day, year)	Receipt this Peri
Other (specify): F. Full Name, Malling Address and ZIP Code Virginia Linthicum 9785 Audubon Dallas, Tx 75220 Cocupation Housewife Gir G. Marmol 7147 Currin Drive Dallas, Tx 75230 Receipt For: X Primary General Cocupation Name of Employer Aggregate Year-to-Date S 1,000.00 Date (month, day, year) Housewife Aggregate Year-to-Date S 200.00 Name of Employer McKinsey & Company Occupation Principal Occupation Principal	Receipt For: X Primary General			
Virginia Linthicum 9785 Audubon Dallas, Tx 75220 Occupation Housewife Aggregate Year-to-Date \$ 200,00 G. Full Name, Malling Address and ZIP Cade Gil G. Marmol 7147 Currin Drive Dallas, TX 75230 Receipt For: X Primary General Occupation Principal Occupation Principal		Aggregate Year-to-Date > \$ 1,00	00.00	
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G. Full Name, Mailing Address and ZIP Code Gil G. Marmol 7147 Currin Drive Dallas, TX 75230 Occupation Receipt For: X Primary Receipt General Name of Employer McKinsey & Company McKinsey & Company Occupation Principal Date (month, day, year) Receipt this Period Company Principal	Receipt For: X Primery General	Housewife		
Gil G. Marmol 7147 Currin Drive Dallas, TX 75230 Occupation Receipt For: X Primary General McKinsey & Company 9/11/89 500.0				
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NAME OF COMMITTEE IN Full

DIMALED	END	CONCRECC	COMMITTEE
RUNALA	run	COMUNESS	COLLITE

John Appleton 5116 N. Central Expressway Dallas, TX 75206	Name of Employer Great Concepts	Dete (month, day, year) 9/12/89	Amount of Each Receipt this Period 1,000.00
Societ For. X Primary General	Occupation Executive		
Other (specify):	Aggregate Year-to-Date >\$ 1,000		
Louis W. Kreditor 6335 W. Northwest Hwy. Dallas, TX 75225	Name of Employer	Date (month, day, year) 9/12/89	Amount of Each Receipt this Period 200.00
	Occupation		
Receipt For: X Primery General	Retired		
Other (specify):	Aggregate Year-to-Date > \$ 200.0	00	
R.E. Schroeder P.O. Box 568538 Dallas, TX 75356-8538	Requested not received	Date (month, day, year) 9/12/89	Amount of Each Receipt this Perio 400.00
	Occupation		
Resoipt For: X Primary General	Businessman		
Other (specify):	Aggregate Year-to-Date >\$ 400.	00	
D. Full Name, Mailing Address and ZIP Code Duncan E. Boeckman 2300 RepublicBank Tower Dallas, TX 75201	Name of Employer Golden, Potts, Boeckman & Wilson	Octo (month, day, year) 9/13/89	Amount of Each Receipt this Perio 200.00
Pleasipt For: X Primary General	Occupation Self		
Other (specify):	Aggregate Year-to-Date >\$ 200.	00	
E. Full Name, Malling Address and 219 Code William Robb Cook 10840 Strait Lane Dallas, TX 75229	Name of Employer Requested not received	9/13/89	Amount of Each Receipt this Period 1,000.00
Receipt For: X Primery General	Occupation Investments		
Other (specify):	Appropose Year-to-Date >\$ 1,00	0.00	•
F. Full Name, Mailing Address and ZiP Code Jack W. Evans 14303 Inwood Dallas, TX 75244	Name of Employer Cullum Companies	Oute (month, day, year) 9/11/89	Amount of Each Receipt this Period
	Occupation		
Receipt For: X Primary General	Chairman & CEO		
Other (specify):		0.00	
G. Full Name, Malling Address and ZIP Code H.H. McJunkin, Jr. P.O. Box 830160 Richardson, TX 75083	Name of Employer DalMac Construction/ Development	Date (month, day, year) 9/13/89	Amount of Eac Receipt this Peri 1,000.0
RECHERCIS IN 15005	Occupation	1	34
Receipt For: X Primary General	President	1	
Other (specify):	Aggregate Year-to-Date > \$ 1.00	00.00	,
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Solution	A. Pull Name, Mailing Address and ZIP Code Nelson H. Spencer	Name of Employer Self	Dete (month, day, year)	Amount of Each Receipt this Perio
Receipt For: X Primary General Invent tenent x Agragate Year-to-Date \$ 500,00	5207 McKinney Avenue		9/13/89	500.00
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Gillis Thomas Gillis Thomas Co. Gav., veer 9/13/89 Primary	Other (specify):	Aggregate Year-to-Date >\$ 500,	00	
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Name of Employer Dete (month, day, year) 39/13/89 1,000.00	process to the same of the sam	Desi cupavica	1	
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Cocupation Coc	Billie Thomas 3921 Shenandoah	Name of Employer	day, year)	Amount of Eac Receipt this Peri 1,000.0
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D. Pull Name, National Address and ZIP Code Porter K. Gifford S207 McKinney Ave. Dailas, TX 75205 Cocupation Citier (specify): E. Pull Name, National Address and ZIP Code A. G. Hill, Jr. Thanksgiving Tower Dailas, TX 75201 Cocupation Paccept For: X Primary General	Ressipt For: X Primery Gener	Housewife		i.
Porter K. Gifford 5207 McKInney Ave. Dallas, TX 75205 Cocupation Executive Cother (specify): E. Full Name, Mailing Address and ZIP Code Agregate Vest-to-Date Agregate Vest-to-Date Agregate Vest-to-Date Executive Cother (specify): Fig. (av., year) Cother (specify): General Cother (specify): Fig. (av., year) Cother (specify): C	Other (specify):	Aggregate Year-to-Date >\$ 1.00	0.00	
Competion Comp	Porter K. Gifford 5207 McKinney Ave.		day, year)	Amount of Ear Receipt this Per 250.0
E. Full Name, Mailing Address and ZIP Code A. G. Hill, Jr. Thanksgiving Tower Dallas, TX 75201 Occupation Faceipt For: Other (specify):	Receipt For: X Primary Gener	Executive		
A. G. Hill, Jr. Thanksgiving Tower Dallas, TX 75201 Cocupation Executive Cother (specify): F. Full Name, Mailing Address and ZIP Code Margaret H. Hill Thanksgiving Tower Dallas, TX 75201 Receipt For: Other (specify): Receipt For: Aggregate Year-to-Date > \$ 1,000.00 Name of Employer Requested not received Cocupation Investor Aggregate Year-to-Date > \$ 1,000.00 Receipt For: Aggregate Year-to-Date > \$ 1,000.00 Receipt For: P.O. Box 802331 Dallas, TX 75380 Cocupation Cocupation Dete (month, dev. year) Aggregate Year-to-Date > \$ 1,000.00 Name of Employer Huie-Properties Cocupation Dete (month, dev. year) Aggregate Year-to-Date > \$ 1,000.00 Cocupation President Aggregate Year-to-Date > \$ 1,000.00 Cocupation Cocupation President Aggregate Year-to-Date > \$ 1,000.00				
Occupation Executive Aggregate Year-to-Date \$ 1,000,00	A. G. Hill, Jr. Thanksgiving Tower		day, year)	Amount of Ea Receipt this Per 1,000.0
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Other (specify): Aggregate Year-to-Date \$ 1,000.00 P. Full Name, Mailing Address and ZIP Code Name of Employer Requested not received Receipt this Part Requested not received 9/14/89 1,000.00 Pacceipt For: X Primery General Investor Aggregate Year-to-Date \$ 1,000.00 G. Full Name, Mailing Address and ZIP Code Huie-Properties Huie-Properties 9/14/89 1,000.00 Receipt For: X Primery General President Huie-Properties 9/14/89 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery General President Aggregate Year-to-Date \$ 1,000.00 Receipt For: X Primery Receipt For: X Primery X Primery Receipt For: X Primery X Primery X Primery X	Receipt For: X Primary Gener	e Executive		
Margaret H. Hill Thanksgiving Tower Dallas, TX 75201 Occupation Investor Aggregate Year-to-Date >\$ 1,000.00 G. Full Name, Mailing Address and ZIP Code H.K.: Huie P.O. Box 802331 Dallas, TX 75380 Receipt For: X Primary General Coccupation President Aggregate Year-to-Date >\$ 1,000.00 Occupation President Aggregate Year-to-Date >\$ 1,000.00 Occupation President Aggregate Year-to-Date >\$ 1,000.00	Other (specify):	Aggregate Year-to-Date >\$ 1.00	0.00	
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Other (specify): Aggregate Year-to-Date >\$ 1,000.00 G. Full Name, Mailing Address and ZIP Code B.K.: Huie P.O. Box 802331 Dallas, TX 75380 Occupation President Other (specify): Aggregate Year-to-Date >\$ 1,000.00		Occupation		
G. Full Name, Mailing Address and ZIP Code B.K.: Huie P.O. Box 802331 Dallas, TX 75380 Occupation President Other (specify): Name of Employer Huie-Properties Occupation President Aggregate Year-to-Date \$ 1,000.00		AHTESLUI	1	
Huie-Properties P.O. Box 802331 Dallas, TX 75380 Occupation President Other (specify): Huie-Properties General President Aggregate Year-to-Date \$ 1,000.00	Other (specify):	Aggregate Year-to-Date >\$ 1.00	00.00	
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		COMMITTEE
FUR	CARRIED ST	

A. Full Chams, Multing Address and ZIF Code Ray S. Tolson 2723 Fairmount Dallas, TX 75201	Name of Employer Self-employed Occupation	Dete (manch, day, year) 9/14/89	Amount of Each Receipt that Perio
Receipt For: X Primery General Other (specify):	Investments Aggregate Year-to-Date > \$ 250.	00	
George M. Underwood 4005 Gillon Dallas, TX 75205	Name of Employer Underwood Development C	Date (month,	Amount of Each Receipt this Perio
Receipt For: X Primary General Other (specify):	Real Estate Investment Aggregate Year-to-Date > \$ 250.	00	
C. Full Harms, Making Address and 21P Code Jon Bauman 2001 Ross Avenue Dallas, TX 75201	Name of Employer Requested not received	Date (month, day, year) 9/15/89	Amount of Each Receipt this Period
Pleasipt For: X Primary General	Executive Aggregate Year-to-Date > \$ 250.		
D. Full Norms, Mailing Address and ZIP Code Mrs. L.A. Beecherl, Jr. 3801 Beverly Drive Dallas, TX 75205	Name of Employer	Date linearth, day, year) 9/15/89	Amount of Eac Receipt this Peri
Messign For: X Primery General Other (specify):	Housewife Aggregate Year-to-Date > \$ 1.00	0.00	
E. Full Namm, Mailing Address and 21P Code Robert E. Goodfriend 1700 Pacific Avenue Dallas, TX 75201	Name of Employer Akin Gump Strauss	Date Imonth, day, year) 9/15/89	Amount of Eac Receipt this Peri 500.0
Receipt For: X Primary General Other (specify):	Occupation Attorney Aggregate Veer-to-Date > \$ 500.		
F. Full Name, Malling Address and ZIP Code Michael L. Muse 2840 Daniel Ave. Dallas, TX 75205	Name of Employer M.L. Muse Corp.	Date (month, day, year) 9/15/89	Amount of Eac Receipt this Per
Receipt For: X Primary General Other (specify):	Cocupation Executive Aggregate Year-to-Date > \$ 1.00	00.00	
G. Full Name, Mailing Address and ZIP Code Roy W. Bailey 8115 Preston Road Dallas, TX 75225	Name of Employer Bailey Insurance Assoc	Dete (month,	Amount of Eac Receipt this Per 200.0
Receipt For: X Primary General Other (specify):	Occupation Insurance Aggregate Year-to-Date > \$ 200	00	1

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J.R. Rucker 6008 Ridgecrest Dallas, TX 75231	ng ZIP Code	Name of Employer Occupation	Dete (month, dev, year) 9/15/89	Amount of Each Preceipt this Period 500.00
Receipt For: X P	Primery Gen		00.00	
6. Full Name, Mailing Address or Robert A. Venable 2121 San Jacinto Dallas, TX 75201	ed ZIP Code	Name of Employer Self Occupation	Date (month, day, year) 9/15/89	Amount of Each Receipt this Period 1,000,00
	Primary Gen	Oil Producer	000 00	
C. Full Norme, Mailing Address of Bebe D. Bowen 900 Meadows Building Dallas, TX 75206		Aggregate Year-to-Date > \$ 1 Name of Employer	,000.00 Dete (month, day, year) 9/18/89	Amount of Each Receipt this Perio
	Primery Ger	Occupation Housewife		
Other (specify):			.000.00	
D. Full Name, Malling Address and ZIP Code William H. Bowen 900 Meadows Building Dallas, TX 75206		Name of Employer Garvon	Dete (month, day, year) 9/18/89	Amount of Each Receipt this Perio 1,000.00
Receipt For:	ceipt For: X Primery General			
E. Full Name, Malling Address of Morton D. Cahn, Jr. 5828 Royal Lane Dallas, TX 75230	nd ZIP Code	Name of Employer Martco Waste Systems	Date Imonth,	Amount of Eacl Receipt this Paris 250.00
	Primary Ger	Occupation Accountant		
Other (specify):		Aggregate Year-to-Date >\$ 2	50.00	
F. Full Name, Mailing Address a Phillip E. Cobb	nd ZIP Code	Name of Employer Phillip E. Cobb	Date (month, day, year)	Amount of Eac Receipt this Peri
2908 McKinney Ave. Dallas, TX 75204			9/18/89	
2908 McKinney Ave. Dallas, TX 75204 Receipt For: X	Primary Ger	neral Self		
2908 McKinney Ave. Dallas, TX 75204 Receipt For: X Other (specify):		neral Self Aggregate Year-to-Date \$ 5		
2908 McKinney Ave. Dallas, TX 75204 Receipt For: X		Name of Employer Tex-Isle Supply		Amount of Eac Receipt this Peri
2908 McKinney Ave. Dallas, TX 75204 Receipt For: Other (specify): G. Fell Name, Mailing Address a Douglas J. Kayem 5932 Oakcrest Dallas, TX 75248	and ZIP Code	Nerne of Employer	Dete (month, day, year) 9/18/89	Amount of Eac Receipt this Peri

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DIMARKA	57.11	TIMENT	COMMITTEE
	LOR	COMUNE	CONTRACTOR

William A. Kramer P.O. Box 860219 Plano, TX 75086	Name of Employer Title Resources Corp.	Dese (month, day, year) 10/25/89	Amount of Each Receipt this Period 350.00
Receipt For: X Primery General	Businessman Aggregate Year-to-Date > \$ 350		
Lucy Crow Billingsley 2100 Stemmons Freeway Dallas, TX 75207	Name of Employer Dallas Market Center	Date (month, day, year) 9/18/89	Amount of Each Receipt this Period 500.00
Receipt For: X Primary General Other (specify):	Occupation President Aggregate Year-to-Date > \$ 500 at	20	
Robert T. Hayes 5607 Palomar Dallas, TX 75229	Name of Employer Hayes Leasing	Date (month, day, year) 9/18/89	Amount of Each Receipt this Period 1,000.00
Receipt For: X Primery General	Automobile Dealer Aggregate Veer-to-Date >\$ 1.00		
JoAnn T. Hayes 5607 Palomar Dallas, TX 75229	Name of Employer	Dete (month, day, year) 9/18/89	Amount of Each Receipt this Period
Receipt For: X Primary General Other (specify):	Occupation Housewrife Aggregate Year-to-Date >\$ 1,000		
Cecil Mills 6342 La Vista Drive Dallas, TX 75214	Name of Employer Cecil Mills Investments	Dete imenth, day, year) 9/18/89	Amount of Each Receipt this Period 500,00
Receipt For: X Primary General	Occupation Businessman		
Other (specify): F. Full Harne, Malling Address and ZIP Code Harmon Schepps 3300 W. Mockingbird	Name of Employer Schepps Packaging	Dete (month, day, year) 9/18/89	Amount of Each Receipt this Period 250.00
Receipt For: X Primary General Other (specify):	Consultant/Owner Aggregate Year-to-Date > \$ 250.	M	
the state of the s	Name of Employer Collmer Semiconductor	Date (month, day, year) 9/18/89	Amount of Each Receipt this Period 250.00
G. Full Name, Mailing Address and ZMP Code Jan Collmer 5525 Westgrove Dallas, TX 75248		7/10/09	
Jan Collmer 5525 Westgrove	Occupation President Aggregate Year-to-Date > \$ 250		

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NAME OF COMMITTEE (In Full)

RUCKER FOR CONGRESS COMMITTEE

A. Pell Name, Malling Address and ZIP Code H.C. Evans P.O. Box 25131 Dallas, TX 75225	Name of Employer S.C. Development	Dess (month, day, year) 9/21/89	Amount of Each Receipt whis Period 200,00
Receipt For: X Primery General	Occupation Executive Aggregate Year-to-Date > \$ 200.		
Other (specify).			
B. Full Name, Mailing Address and 21P Code Mike A. Meyers 6310 Lemmon Ave. Dallas, TX 75209	Name of Employer Myers Financial	Date (month, day, year) 9/21/89	Amount of Each Receipt this Perio
Receipt For: X Primary General			
Other (specify):	Aggregate Year-to-Date > \$ 500.	00	
C. Full Name, Mailing Address and ZIP Code Benjamin C. McCutchin 14902 Preston Rd. Dallas, TX 75240	Name of Employer Self	Date (month, day, year) 9/21/89	Amount of Each Placeipt this Perio 200,00
Primary General	Occupation Law & Real Estate		
Other (specify):	Aggregate Year-to-Date >\$ 200.	0	
O. Full Name, Mailing Address and ZIP Code William L. Schilling 7 Willow Wood	Name of Employer Peat Marwick Main	Dete (month, day, year) 9/21/89	Amount of Each Receipt this Period 1,000.00
Dallas, TX 75205	Occupation		
Receipt For: X Primary Genera	V. 11		
Other (specify):	Aggregate Year-to-Date >\$ 1,00	0.00	
Mrs. Robert A. Venable 2121 San Jacinto Tower Dallas, TX 75201	Name of Employer	day, year) Receipt this	Amount of Eac Receipt this Peri 1,000.00
Placetor For: X Primary Genera	Occupation Housewive		
Other (specify):	Aggragate Year-to-Date >\$ 1.00	00.00	
F. Full Name, Mailing Address and ZIP Code A.M. Wiederkehr 5347 Surrey Circle Dallas, TX 75204	Name of Employer Southern Union Express	Date Imonth, day, year) 9/21/89	Amount of Eac Receipt this Peri
Receipt For: X Primary General	Occupation President		
Other (specify):	Aggregate Year-to-Date > \$ 500	.00	
G. Full Name, Mailing Address and ZIP Code W.D. Barrett 2601 Cockrel1 Dallas, TX 75215	Name of Employer Willow Distributors	Date (month, day, year) 12/18/89	Amount of Eac Receipt this Peri 500 . 0
Receipt For: X Primary General	Occupation Beer Distributor		
Other (specify):	Aggregate Year-to-Date >\$ 500	.00	
TAL of Receipts This Page (optional)		\ \ \ \ \	

ITEMIZED RECEIPTS

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NAME OF COMMITTEE IN Full

RIKEER	FOR	CONCRESS	COMMITTEE

Thomas A. Blaylock DDS P.O. Box 12533 Dallas, TX 75225	Name of Employer Self	Dete (manth, day, year) 9/29/89	Amount of Each Resolpt this Period 250,00
Receipt For: X Primary General Other (specify):	Dentist Aggregate Year-to-Date > \$ 250.		
B. Full Name, Mailing Address and ZIP Code	Neme of Employer		
James William Hodges 4935 Radbrook Dallas, TX 75220	Отух	Dete (month, day, year) 9/29/89	Amount of Each Receipt this Perio 1,000.00
	Occupation	1 .	
Receipt For: X Primary General	Retired		
Other (specify):	Aggregate Year-to-Date > \$ 1.00	0.00	
Amelia Lay Hodges 4935 Radbrook Place Dallas, TX 75220	Name of Employer	Date (month, day, year) 9/29/89	Amount of Each Receipt this Perio
Receipt For: X Primary General	Occupation Private Investor		
Other (specify):	Apprepare Veer-to-Dete > \$ 1.00	0.00	
D. Pull Norms, Mailing Address and ZIP Code Donald E. Latin 12 Carmarthen Court	Name of Employer Latin & Company	Date (month, day, year) 9/29/89	Amount of Eacl Receipt this Perio
Dallas, TX 75225	Occupation		
Receipt For: X Primary General	Financial Co.		
Other (specify):	Approprie Year-to-Dete >\$ 500	00	
E. Full Name, Malling Address and ZIP Code E.B. Lyon, III 2650 One Dallas Centre Dallas, TX 75201	Neme of Employer Stonegate Securities	Opto (month, day, year) 9/29/89	Amount of Eac Receipt this Peri 1,000.00
Receipt For: X Primary General	Occupation Executive		
Other (specify):	Aggregate Year-to-Dete >\$ 1.00	00.00	
F. Full Name, Mailing Address and ZIP Code Idelle Rabin 30 Royal Way	Name of Employer Requested not received	Date (month, dey, year) 9/29/89	Amount of Esc Receipt this Peri
Dallas, TX 75229			
	Occupation		
Pleasipt For: X Primary General	Civic Leader Aggregate Year-to-Dete >\$ 250	1	
G. Full Name, Mailing Address and ZIP Code			
Mr. Fred Rowe 3608 Beverly Drive Dallas, TX 75205	Name of Employer	Date (month, day, year) 9/29/89	Amount of Esc Receipt this Peri
	Occupation		
Receipt For: X Primary General	Housewife		

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ITEMIZED RECEIPTS

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DIMPED	EMP	CONGRESS	CONTT	TEE
	FUR	COMBIE		

A. Pull Name, Mailing Address and IN Code A. Starke Taylor, Jr. 16800 Dallas Parkway Dallas, TX 75248	Name of Employer Watson Taylor Occupation	Dese (month, day, year) 9/29/89	Amount of Each Receipt this Period 250.00
Receipt For: X Primary Other (specify).	Investments Aggregate Year-to-Date	250.00	
B. Pull Name, Mailing Address and ZIP Code John B. Tuthill, Jr. 6520 Northaven Road Dallas, TX 75230	Name of Employer Requested not reco	Date (month, day, year) 9/29/89	Amount of Each Receipt this Perio 250.00
Receipt For: X Primery Other (specify):	General Executive Aggregate Year-to-Date	250.00	
C. Full Name, Mailing Address and ZIP Code William R. Williams 3506 Cedar Springs Dallas, TX 75219	Name of Employer Wiltex, Inc.	Date (month, day, year) 9/29/89	Amount of Each Receipt this Period
Receipt For: X Primary	Occupation CEO		
Other (specify):	Aggregate Year-to-Date	1,000,00	America de la constante de la
p. Full Norms, Mailing Address and ZIP Code Raymond Willie, Jr. 2601 Cockrell Dallas, TX 75215	Name of Employer Willow Distributor	Open (majorith, day, year) 9/29/89	Amount of Each Receipt this Period 250.00
	General Rear Distributors Aggregate Year-to-Date	\$ 250.00	
E. Full Name, Multing Address and ZIP Code Claude C.Albritton 3830 First City Center Dallas, TX 75201	Name of Employer Self-employed	Date (anonth, day, year) 10/05/89	Amount of Eac Receipt this Peri 1,000.00
Receipt For: X Primery	Occupation		
Other (specify):	Aggregate Year-to-Date	\$ 1,000,00	
F. Full Name, Mailing Address and ZIP Code Bruce W. Claycombe 4209 Colgate Dallas, TX 75225	Name of Employer Claycombe & King	Date (month, day, year) 10/05/89	Amount of Eac Receipt this Peri
Receipt For: X Primary Other (specify):	General Attorney Aggregate Year-to-Date	\$ 500.00	
G. Full Name, Mailing Address and ZIP Code	Name of Employer	\$ 500.00 Date (month,	Amount of Eac
Gayle D. Fogelson 3131 Maple Ave. Dallas, TX 75201	Self-employed	10/05/89	Receipt this Peri
	Occupation		
Receipt For: X Primary Other (specify)	General Enery Exploration Aggregate Year-to-Date	\$ 1,000,00	
		\$ 1,000,00	

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NAME OF COMMITTEE (in Full)

RINCEER	FOR	CONCRESS	COMMITTEE

TOTAL This Period (lest page this line number only)

A. Fell Name, Mailing Address and ZIP Code Lynda Hill 1601 Elm Street Dallas, TX 75201	Name of Employer Hill Development Co.	Dete (month, day, year) 10/05/89	Amount of Each Reseive this Period 1,000.00
Receipt For: X Primary General	Executive		
Other (specify):	Aggregate Year-to-Date > \$ 1.00	0.00	
B. Full Name. Mailing Address and ZIP Code Bruce Leadbetter 8140 Walnut Hill Lane Dallas, TX 75231	Name of Employer	Date (month, day, year) 10/05/89	Amount of Each Receipt this Period
Receipt For: X Primary General Other (specify):	Occupation Retired Aggregate Year-to-Date >\$ 1.00	00.00	
C. Full Norms, Multing Address and ZIP Code Avery Mays P.O. Box 814288 Dallas, TX 75381	Avery Mays Co.	Dete (month, day, year) 10/05/89	Amount of Each Receipt this Perio
Receipt For: X Primary General	Occupation		
Other (specify):	Aggregate Year-to-Date > \$ 500,00		
D. Full Name, Malling Address and ZIP Code David G. Mclane 1500 Maxus Energy Tower	Name of Employer Gardere & Wynne	Dete (month, day, year) 10/05/89	Amount of Each Receipt this Perio
Dallas, TX 75201	Occupation		
Receipt For: X Primary General	Attorney Aggregate Year-to-Date >\$ 200		
E. Full Name, Mailing Address and ZIP Code Clark S. Willingham 3824 Shenandoah Dallas, TX 75205	Name of Employer Mankoff, Hill, Held	Dute (month, day, year) 10/05/89	Amount of Eacl Receipt this Perio
Receipt For: X Primery General	Occupation Attorney		
Other (specify):	Aggregate Year-to-Date >\$ 250	.00	•
F. Full Name, Melling Address and ZIP Code M. Thomas Lardner 2501 Cedar Springs Dallas, TX 75201	Name of Employer Lehndorff Mgmt.	Dete (month, day, year) 10/09/89	Amount of Esci Receipt this Peri 250.0
Receipt For: X Primary General Other (specify):	Cocupetion Executive Aggregate Year-to-Date >\$ 250		
G. Full Name, Mailing Address and ZIP Code	Name of Employer	Dete (month.	America of Fee
	Law offices of LeNoir	day, year)	Amount of Eac Receipt this Peri
Molly LeNoir 3102 Maple Ave.		10/09/89	2300
Molly LeNoir	Occupation	10/09/89	250.0

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ITEMIZED RECEIPTS

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Any information copied from such Reports and Statements may not be said or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE IN Full

A. Full Name, Making Address and ZIP Code Susan Albritton 3830 First City Center Dallas, TX 75201	Name of Employer Occupation	Dete (month, day, year) 10/9/89	Amount of Each Receipt this Perio 1,000.00
Receipt For: X Primery General Other Sepecify):	Housewife Aggregate Year-to-Date > \$ 1	.000.00	
8. Full Name, Malling Address and 21P Code Thomas E. Clarke 17189 Club Hill Drive Dallas, TX 75248	Name of Employer Clarke & Co.	Date (month, day, year) 10/9/89	Amount of Each Receipt this Perio 250.00
Receipt For: X Primery Gener	WEBT TISTUTE NOTES	50.00	
C. Full Name, Mailing Address and ZIP Code Jay D. Yancey P.O. Box 585964 Dallas, TX 75258	Name of Employer Self-employed	Date (month, day, year) 10/9/89	Amount of Eac Receipt this Peri 250.00
Placeipt For: X Primery Gener	AVIGLEA		
Other (specify):		50.00	
D. Full Name, Mailing Address and ZIP Code Transcell Crow 2001 Ross Avenue Dalla Name Avenue	Transpell Crow	Dute (month, day, year) 10/9/89	Amount of Eac Receipt this Peri 1,000.00
Dallas, TX 75201 Receipt For: Other (specify): Gener	REAL ESTATE		
E. Full Name, Malling Address and 21P Code Christopher Exline 8820 Southwestern Dallas, TX 75206	Name of Employer Shannon Mgmt.	Dese (month, day, year) 10/9/89	Amount of Eac Receipt this Peri
Receipt For: X Primary Gener	Occupation Investments		
Other (specify):	Aggregate Year-to-Date > \$ 2	50.00	
F. Full Name, Mailing Address and ZIP Code J.A. Titus 2817 Maple Ave. Dallas. Tx 75201	Neme of Employer Self	Date (month, day, year) 10/09/89	Amount of Eac Receipt this Per
Receipt For: X Primery Gener	THESTMENTS		
G. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month.	Amount of Ea
W.O. Bankston 4747 LBJ Freeway Dallas, TX 75234	Bankston Lincoln	10/13/89	Receipt this Per
Receipt For: X Primary Gene	Occupation Auto Dealer Aggregate Year-to-Date > \$ 5	500.00	
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ITEMIZED RECEIPTS

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Any information copied from such Reports and Statements may not be sold or used by any parean for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

DIVONTED	TOD	CONGRESS	-	ATPRINTS TO
KIN ERK	PUR	CUMBRESS		. FEE MEDIO

A. Full Name, Mailing Address and ZIP Code Richard G. Danner, Jr. 7515 Greenville Dallas, TX 75231	Name of Employer Self-employed Occupation	Dase (month, dev. year) 10/13/89	Amount of Each Receipt this Period 250.00
Receipt For: X Primery General	Attorney	•	
Other (specify). B. Full Name, Malling Address and ZIP Code	Aggregate Year-to-Date > 8 250.		
Bradbery Dyer, III 500 Crescent Court Dallas, TX 75201	Requested not received	Date (month, day, year) 10/13/89	Amount of Each Receipt this Period 1,000.00
Receipt For: X Primery General	Occupation Executive		
Other (specify):	Apprograte Year-to-Date > \$ 1,00	0.00	
C. Full Norms, Mailing Address and ZIP Code John Ford Lacy 6412 Williams Parkway Dallas, TX 75205	Name of Employer Ford Lacy P.C.	Date fromth, day, year) 10/13/89	Amount of Each Receipt this Period 250.00
Receipt For: X Primary General	Occupation Attorney		
Other (specify):	Aggregate Year-to-Date > \$ 250.	00	
D. Pull Nums, Multing Address and ZIP Code M.D. DeGrazier 9214 Westwind Court Dallas, TX 75231	Name of Employer Centre Development	Dete (month, day, year) 10/16/89	Amount of Each Receipt this Period 200.00
Receipt For: Primary General	Occupation Real Estate		
Other (specify):	Approgram Year-to-Date > \$ 200.	.00	
E. Full Name. Making Address and ZIP Code Craig A. Knight 2710 Prairie Creek Richardson, TX 75080	Name of Employer Centre Development	Date (month, day, year) 10/16/89	Amount of Each Receipt this Period 200.00
Alciardon, in 1900	Occupation	7	
Receipt For: X Primary General Other (specify):	Real Estate Aggregate Veer-to-Date > \$ 200	00	
F. Full Name, Mailing Address and ZIP Code Jack I. McJunkin P.O. Box 802087	Name of Employer Centre Development	Dete (month, dey, year) 10/16/89	Amount of Each Receipt this Period 500,00
Dallas, TX 75380	Occupation •		
Receipt For: X Primery General	Executive		
Other (specify):	Aggregate Year-to-Date >\$ 500		
G. Full Name, Mailing Addrum and ZIP Code Baker Montgomery P.O. Box 802087 Dallas, TX 75380	Name of Employer Centre Development	Dete (month, day, year) 10/16/89	Amount of Each Receipt this Period 300 . 00
Receipt For: X Primary General Other (specify):	Cocupation Real Estate Aggregate Year-to-Date > \$ 300	.00	
Other (specify):	Aggregate Year-to-Date > \$ 300	, 00	

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Any information copied from such Reports and Statements may not be told or used by any person for the purpose of seliciting contributions (i) for temmercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE IN Full

DINCED	EVAD	CONCEPCE	COMMITTER
RULLER	ruk	LUNGRESS	COMMITTEE

Charles J. Wyly, Jr. 8080 N. Central Ballas, TX 75206 Occupation Corporate Executive Agregate Year-to-Date > \$ 1,000,00 Receipt this Period 1,000,00 Corporate Executive Agregate Year-to-Date > \$ 1,000,00 Name of Employer Charles Mercer P.O. Box 1978 Ft. Worth, TX 76101 Occupation Receipt for: Occupation Occupation Occupation	A. Full Name, Mailing Address and ZIP Code Robert L. Trimble P.O. Box 802087 Dallas, TX 75380	Name of Employer Centre Development	Dete (month, day, year) 10/16/89	Amount of Each Receipt this Period 300.00
Receipt For: Primary		Real Estate	-	
Comparison Com	B. Full Name, Malling Address and ZIP Code Charles J. Wyly, Jr. 8080 N. Central	Name of Employer	Date (month, day, year)	Receipt this Period
Name of Employer Charles Mercer Insur. Dete (month, dev., year) 10/19/89 500.00	Receipt For: X Primery General	Corporate Executive	20.00	
Occupation Pac Agent Agreement Amount of Each Receipt For: X Primary General Pac Agreement Agreement Agreement Amount of Each Receipt for: Amount of Each Receipt	Charles Hercer P.O. Box 1978	Name of Employer	Dete (month, day, year)	Meceipt this Period
Name of Employer Baker Mills Glant Date (month, day, year) 10/19/89 200.00	Pleasipt For: X Primary General	P&C Agent		
Cocupation Attorney Attorney Attorney Aggregate Year-to-Date \$ 200.00	O. Full Name, Names Address and ZIP Code Robert F. Middleton 2001 Ross Avenue	Name of Employer	Date (month, day, year)	Receipt this Period
E. Full Name, Malking Address and ZIP Code William R. Rucker 3816 Barnes Bridge Dallas, TX 75228 Occupation F. Full Name, Malking Address and ZIP Code Blair P. Woodall 5956 Sherry Lane Dallas, TC 75225 Occupation Reseipt For: X Primary General Tother (specify): General Tother (specify): General Tother (specify): Reseipt For: X Primary General Tother (specify): Compation Tinyestments Approprie Veer-to-Date > \$ 250.00 Name of Employer Self—employed Tinyestments Approprie Veer-to-Date > \$ 250.00 Name of Employer Tinyestments Approprie Veer-to-Date > \$ 250.00 Name of Employer Unimark Special Risks, Inc. Amount of Each Receipt fine Period 10/30/90 1,000.00 Receipt For: X Primary General Executive	Receipt For: X Primary General	Attorney		* .
Cocupation Retired Retired Aggregate Year-to-Date \$ 250.00	E. Full Name, Making Address and 219 Code William R. Rucker 3816 Barnes Bridge		Dese imenth, day, year)	Amount of Each Receipt this Period 250.00
Name of Employer Date (month, day, year) Receipt this Period	Pleceipt For: X Primery General	Retired		
Occupation Receipt For: X Primary General Investments Other (specify): Aggregate Year-to-Date >\$ 250.00 G. Full Name, Malling Address and ZIP Code Randall 'Goss Unimark Special Risks, Inc.dev. year) Dallas, TX 75206 Occupation Receipt For: X Primary General Executive	F. Full Name, Malling Address and ZIP Code Blair P. Woodall 5956 Sherry Lane	Name of Employer	Date (month, day, year)	Amount of Each Receipt this Period 250.00
G. Full Name, Mailing Address and ZIP Code Randall 'Goss 5910 N. Central Dallas, TX 75206 Receipt For: X Primary Receipt For: Name of Employer Unimark Special Risks, Inc. day, year) 10/30/90 1,000.00	Receipt For: X Primary General	Investments		
Receipt For: X Primary General Executive	G. Full Name, Mailing Address and ZIP Code Randall 'Goss 5910 N. Central	Name of Employer	Dete (month, Inc. dev. year)	Amount of Each Receipt this Perio 1,000.00
	Receipt For: X Primary General	Executive	00-00	

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A. Full Name, Making Address and ZVP Code Jill Goss 5910 N. Central Dellas, TX 75206		Name of Employer	Date (month, day, year) 10/30/89	Amount of Each Receipt this Perio
Receipt For: X Primery Other (specify):	General	Occupation Housewife		
B. Full Name, Mailing Address and ZIP Code		Aggregate Year-to-Date > \$ 1,00		
David Little 3405 Cornell Dallas, TX 75205		Name of Employer David Little Real Estate	Dete (month, day, year) 10/30/89	Amount of Each Receipt this Period
Receipt For: X Primary	General	Real Estate		
Other (specify):		Aggregate Year-to-Date > \$ 500.0	00	
C. Full Name, Mailing Address and ZIP Code Margaret Rogers 4608 Meadowood Dallas, TX 75220		Name of Employer Self-employed	day, year) 10/30/89	Amount of Eac Receipt this Peri 1,000.00
		Occupation		
Peccept For: X Primery Other (specify):	General	Investments		
		Aggregate Year-to-Date > \$ 1,00		
D. Full Name, Malling Address and ZIP Code William E. Cooper 2700 Stemmons Freeway Dallas, TX 75207		Wm. E. Cooper Investmen	Date (month, ts day, year) 11/2/89	Amount of Eac Meceipt this Peri
Receipt For: X Primary	General	Occupation Investor		
Other (specify):		Aggregate Year-to-Date > \$ 1,00	0.00	
E. Full Name, Malling Address and ZIP Code Thomas J. Tierney 2301 North Akard Dallas, TX 75201		Thomas J. Tierney	Date General, day, year) 11/2/89	Amount of Eac Pacaipt this Peri 1,000.0
Receipt For: X Primary	General	Occupation Colf. and Louis		
Other (specify):		Self-employed Aggregate Year-to-Date > \$ 1.00	0.00	
F. Full Name, Mailing Address and ZIP Code Gary B. Wood 5430 LBJ Freeway		Name of Employer Concord Financial	Dete tmonth, dey, year! 11/2/89	Amount of Eac Receipt this Per 250.0
Dallas, TX 75240				
Receipt For: X Primery	Comment	Occupation		
Receipt For: X Primery Other (specify):	General	Executive Aggregate Year-to-Date >\$ 250.	00	
G. Full Name, Mailing Address and ZIP Code		Name of Employer	Dete (month,	A
Michael H. Jordan P.O. Box 660634 Dallas, TX 75266		Frito-Lay Inc.	dev. yeer) 11/9/89	Amount of Eac Receipt this Per 1,000.0
		Occupation	1 .	
Receipt For: X Primary Other (specify):	General	Chairman Aggregate Year-to-Date > \$ 1.00	0.00	
				
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NAME OF COMMITTEE IN PUR

DILLACO			E 6 6 ' ' 1 6 1 1 1 1 1 1 1 1
RUCKER	FUR	COMUNESS	COMMITTEE

A. Pull Name, Mailing Address and ZIP Code Jere W. Thompson 2828 N. Haskell Dallas, TX 75204	Name of Employer Southland Corp.	Date (month, day, year) 11/15/89	Amount of Each Research this Period 1,000,00
Receipt For: X Primary General Other (specify):	CEO Aggregate Year-to-Date > \$ 1,00		
. Full Name, Mailing Address and ZIP Code	Name of Employer		
L.E. Barbee 1717 Main Street Dallas, TX 75201	Hughes & Luce	Date (month, day, year) 12/22/89	Amount of Each Receipt this Perio 300.00
Receipt For:	Attorney Aggregate Year-to-Date > \$ 300.	00	
. Full Name, Malling Address and 21P Code	Name of Employer	Dete Imonth,	Amount of Each
William T. Hill 901 Main Street	Self-employed	11/17/89	Receipt this Perio
Dallas, TC 75202	Occupation	4	
Receipt For: X Primery General	Attorney Aggregate Year-to-Date > \$ 250.	00	
D. Full Name, Mailing Address and ZIP Code	Name of Employer	Dete (month,	Amount of Each
James H. Cummings	Self-employed	day, year)	Receipt this Perio
5024 Airline Drive		11/20/89	1,000.00
Dallas, TC 75205	Occupation	4	
Receipt For: X Primary General			
Other (specify):	Aggregate Year-to-Date >\$ 1.00	00.00	
Paul M. Hanson 9504 Winding Ridge Dallas, TC 75238	Ebby Halliday, Inc.	Date (month, day, year) 11/22/89	Amount of Each Receipt this Period
Dallas, 10 73230	Occupation		
Receipt For: X Primary General	Realtor		
Other (specify):	Aggregate Year-to-Date >\$ 200	.00	
F. Full Name, Malling Address and ZIP Code John L. Hauer 1700 Pacific Ave.	Name of Employer John L. Hauer, P.C.	Date (month, day, year) 11/22/89	Amount of Each Receipt this Period
Dallas. TX 75201		11/22/09	200.00
	Occupation		
Receipt For: X Primary General Other (specify):	Attorney		
	Aggregate Veer-to-Dete > \$ 200		Transmission of the
G. Full Name, Mailing Address and 21P Code Robert L. Jensen	Newspaper Enterprises	Date (month, day, year)	Amount of Each
4647 Bronze Way	Newspaper Enterprises	11/22/89	200.00
Dallas, TX 75236		11/22/09	200.00
	Occupation		
Receipt For: X Primary General Other (apacity):	Chairman & President Approprie Year-to-Dete > \$ 200	00	
Other Land In the Company of the Com	~00 -00 1 an -10-0010 >\$ 200	.00	
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THE PARTY TOUS	The same	AMMANAA	ACAL STREET, TO
KULKEK	FUK	CUNGRESS	COMITTEE

coipt For: X Primery General	0	11/22/89	250.00
	Attorney		
Other (specify):	Aggregate Year-to-Date > \$ 25	0.00	
Full Name, Malling Address and ZIP Code	Name of Employer	Date (month,	Amount of Each
C.H. Moore, Jr. 5408 Tanbark Dallas, TC 75229	KMPG Peat Marvick	day, year) 11/22/89	Receipt this Period 300.00
sceipt For: X Primary General	Occupation		12
Congression Congre	CPA Aggregate Year-to-Date > \$ 30	0.00	
	Name of Employer		
Full Nome, Mulling Address and ZIP Code C.R. Querbes 3926 Potomac Dallas, TX 75205	Self-employed	Dese (month, day, year) 11/22/89	Amount of Each Receipt this Period 1,000.00
	Occupation		
sceipt For: X Primary General	Investments		
Other (specify):	Appregate Year-to-Date >\$ 1,	000.00	
Alan J. Schaefer 509 Lawnmeadow Richardson, TX 75080	Renee's Cosmetology	Does (month, day, year) 11/22/89	Amount of Each Receipt this Period 250.00
	Competion	7	
sceigt For: X Primary General	Owner		
Other (specify):	Aggregate Year-to-Dete > 8 25	0.00	
Darwin Deason 5808 Lupton Dallas, TX 75225	Nome of Employer ACS	Date (month, day, year) 11/29/89	Amount of Each Receipt this Period 200 . 00
	Occupation		
ecoipt For: X Primary General	CEO		
Other (specify):	Aggregate Year-to-Date > \$ 20	0.00	
Jeffrey L. Swope 3505 Carthur Dallas, TX 75225	Name of Employer Centre Development	Date (month, day, year) 11/29/89	Amount of Each Receipt this Period 250 • 00
	Occupation		
sceipt For: X Primery General	Partner		
Other (specify):	Aggregate Year-to-Date > \$ 25	60,00	
. Full Name, Malling Address and ZIP Code	Name of Employer	Dete (month,	Amount of Each
Charles M. Young 3540 Ranchero Rd. Plano, TX 75093	ACS	11/29/89	Receipt this Period 200.00
eceipt For: X Primary General	Occupation		
oceipt For: X Primery General	President Aggregate Year-to-Date > \$ 20	20 00	
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ITEMIZED RECEIPTS

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Any information capied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE (in Full)

RUCKER FOR CONGRESS COMMITTEE

A. Full Name, Mailing Address and ZIP Code Robert B.Crotty 1700 Pacific Ave. Dallas, TX 75201	Name of Employer Akin, Gump, Strauss Occupation	Desc (month, day, year) 12/6/89	Amount of Each Receipt this Perio 250.00
Receipt For: X Primary General Other (specify):	Attorney Aggregate Year-to-Date > 8 250.	.00	
B. Full Name, Mailing Address and ZIP Code Richard W. Heath 4707 Park Lane Dallas, TX 75220	Name of Employer BeautiControl Cosmetics	Dete (month, day, year) 12/6/89	Amount of Each Receipt this Perio 250 . Of
Receipt For: X Primery General General Control (specify):	President & CEO Aggregate Year-to-Date > \$ 250.	.00	
C. Full Name, Mailing Address and 21P Code Robert B. Payne 4316 Arcady Dellas, TX 75205	Name of Employer Requested not received	Date tmonth, day, year) 12/6/89	Amount of Each Receipt this Péric 200.0
Receipt For: X Primery General	TWECHETAE		
Other (specify):	Aggregate Year-to-Date >\$ 200	.00	
Anne Jackson Roberts 5806 Smokeglass Trail Dallas, TX 75252	Name of Employer R&R Healthcare	Desc (month, day, year) 12/6/89	Amount of Each Receipt this Period
Receipt For: X Primary Gener	Occupation President Aggregate Year-to-Date >\$ 200	00	
E. Full Name, Mailing Address and ZIP Code Edward W. Rose, III 3828 Shenandoah Dallas, TX 75205	Name of Employer Cardinal Investment Co	Date Emanch,	Amount of Each Receipt this Period
Receipt For: X Primery Gener	Occupation Investments		
Other (specify):		00.00	
F. Full Name, Malling Address and ZIP Code Trisha Wilson 3811 turtle Creek Blvd. Dallas, TX 75219	Name of Employer Self-employed	Dete (month, day, year) 12/6/89	Amount of Eacl Receipt this Period
Receipt For: X Primary Gener	THEFT TOT DESIGNET		
Other (specify):		00	
G. Full Name, Mailing Address and ZIP Code Ben B. Franklin 1008 Brownfield Mesquite, TX 75150	Requested not received	Dete (month, day, year) 12/11/89	Amount of Eac Receipt this Peri 200 . (
Receipt For: X Primary Gener	TIME THE TRULY	2.00	: ·

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RUCKER	FOR	CONGRESS	COMMITTEE
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John Richard Royall 2600 NCNB Tower II Dallas, TX 75201	Neme of Employer Self-employed	Dote (month, day, year) 12/11/89	Amount of Each Receipt this Period 250.00
ecoipt For: X Primary Genera			
Other (specify):	. Aggregate Year-to-Date > \$ 250	.00	
H.G. Schiff 5307 E. Mockingbird Dallas, TX 75206	Name of Employer H.G. Schiff & Co.	Date (month, day, year) 12/11/89	Amount of Each Receipt this Period 500.00
ecoipt For: X Primary Genera	Occupation Owner	:	
Other (specify):	Aggregate Year-to-Date > \$ 500	.00	
Full Name. Making Address and ZIP Cude Tich Ngoc Truong, MD 9023 Bent Tree Dr. Dallas, TX 75243	Name of Employer Self-employed	Dete (month, day, year) 12/14/89	Amount of Each Receipt this Period 200.00
	Occupation		
Receipt For: Y Primary General	Physician Aggregate Year-to-Dete >\$ 200	00	
	Name of Employer	Dete (month.	
Ron K. JOnes 12900 Preston Rd. Dallas, TX 75230	RKJ Construction, Inc.		Amount of Each Receipt this Period 200 • 00
DELLEGY 11 13230	Occupation		
Receipt For: T Primary General	OCHELGI COME CON CAGE		
	Aggregate Year-to-Date > \$ 200		
David M. Botwinick 993 Lenox Dr. Lawrenceville, NJ 08648	Name of Employer Stark & Stark	Dute Imenth, day, year) 12/22/89	Amount of Each Receipt this Period 250 • 00
	Occupation		
Receipt For: X Primery Gener		000	
		.00	
F. Full Name, Mailing Address and ZIP Code Fred S. Neumann 4006 Bowser Lane Dallas, TX 75219	Name of Employer Commercial Natl. Bank	Date (month, day, year) 9/29/89	Amount of Each Receipt this Period 200 • 0
	Occupation		120
Receipt For: X Primery Gener	00::::01	2.00	
		0.00	
Dennis L. White 2815 Valley View Lane Dallas, TX 75234	Name of Employer Self	Dete (month, day, year) 10/13/89	Amount of Each Receipt this Period 200.0
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Other (specify):	Aggregate Year-to-Date > \$ 200	0.00	V/-22
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A. Full Name, Mailing Address and ZIP Gods American Petrofina PAC P.O. Box 2159 Dallas, TX 75221	Name of Employer	Dete (month, day, year) 8/30/89	Amount of Each Peccips this Perio
Receipt For: X Primery Genera	Occupation		
Other (specify):	Aggregate Year-to-Date > \$	500.00	
Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month,	Amount of Each
MBank PAC P.O. Box 655415 Dallas, TX 75265		9/14/89	1,000.00
Receipt For: X Primary General	Occupation		
Other (specify):	Aggregate Year-to-Date > 8	1,000,00	, and the second second
Andrews & Kurth Lawyers for America Committee 4200 Texas Commerce Tower	Name of Employer	Oese (month, day, year) 9/15/89	Amount of Each Receipt this Perio
Houston, TX 77002 Receipt For: X Primary General	Occupation		
Other (specify):	Aggregate Year-to-Date > \$	500.00	- Name - Name
D. Puli Nome, Mailing Address and ZIP Cade	Name of Employer	Does Impach,	Amount of Each
Amalgamated Sugar Co. PAC P.O. Box 1520 Ogden, UT 84402		10/19/89	Receipt this Period 5,000.00
Receipt For: X Primary Gener	Occupation		
Other (specify):	Aggregate Year-to-Date >8	5,000,00	
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Dallas, TX 75201	Occupation		
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F. Full Name, Mailing Address and ZIP Cade	Name of Employer	Dete (month,	Amount of Eac
Realtors PAC 430 N. Michigan Ave. Chicago, IL 60611		dev. year) 12/11/89	Receipt this Peri
Receipt For: X Primery Gener	Occupation		
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G. Full Name, Mailing Address and ZIP Code	Name of Employer	Dete (month,	Amount of Eac
Coopers & Lybrand PAC 1949 Bryan Street Dallas, TX 75201		12/18/89	Receipt this Peri
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Dr. Pepper PAC P. O. Box 655086	1.5		200.0
Dallas, TX 75222 Interior Y Primery General	Occupation	12/12	/89
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	1000 a. F. 100	TO THE RESIDENCE OF THE PARTY O	COMMITTEE

A. Pull Name, Mailing Address and 217 Code Commercial National Bank	Interest Income	Date (month, day, year)	Amount of Each
551 South Buckner	Interest Income	7/1-12/31	626.13
Dallas, TX 75217	Occupation		
Receipt For: Y Primery General		404.10	
Other (specify): B. Full Name, Mailing Address and ZIP Code	Aggregate Year-to-Date \$	Date (month,	Amount of Eac
		day, year)	Receipt this Peri
	Occupation		
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Receipt For: X Primery General	Occupation		1
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Jerry D. Rucker - Candidate 9204 Spring Mater Pallas, TX 75228 5,894,02 -0- 5,894,02	Rucker for Congress Committee 4. Full Name, Malling Address and ZIP Cods of Loan Sou		Original Amount	Cumulative Paymer	Balance Otterandin
Dellas, TX 75228 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0- 5,894.02 -0			of Lean	Ye Chus	Class of This Peri
Forms: Open bourness T/31/89 Once Dev 12/31/90 Inverses Rate aliQu. Niderel Disserted List All Bridersean or Guesmans (it any) to Isan A 1. Full Name, Mailing Address and ZIP Code NOTE: Loan from Personal Funds of candidate Cocusation Amount Gueranteed Outstanding: 3. Full Name, Mailing Address and ZIP Code Amount Gueranteed Outstanding: 3. Full Name, Mailing Address and ZIP Code Amount Gueranteed Outstanding: 3. Full Name, Mailing Address and ZIP Code Amount Gueranteed Outstanding: 3. Full Name, Mailing Address and ZIP Code of Loan Source Original Amount Gueranteed Outstanding: 3. Full Name, Mailing Address and ZIP Code of Loan Source Original Amount Gueranteed Outstanding: 5. Full Name, Mailing Address and ZIP Code of Loan Source Original Amount Gueranteed Outstanding: 6. Full Name, Mailing Address and ZIP Code On the Committee Taylory One of Loan Original Amount Guerantee On Union of Loan On	Dallas, TX 75228		5,894.02	0-	5,894.02
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Flair Screen Processing 137 Hillery Street Burleson, TX 76028	Purpose of Disbursement bumper strips Disbursement for: Primery General	Opte (month, day, year) 8/22/89 Amount of Each Disbursament This Period
8. Full Name, Moiling Address and ZIP Code Carol Reed Assoc., Inc. 3232 McKinney Ave. #855 Dallas, TX 75204	Other (specify) Purpose of Disbursement COnsultant fee Disbursement for: Primery General	Date (month, day, year) Disbursement This Peri
U. S. Postmaster 401 D/FW Turnpike Dallas, TX 75247	Purpose of Disbursement postage Disbursement for: Primary General : Other (specify)	Date (month, day, year) 8/3189 Amount of Each Disbursement This Peri
D. Full Name, Mailing Address and ZIP Code Espinoza Printing 3232 Irving Blvd. Dallas, TX 75247	Purpose of Disbursement printing Disbursement for: Y Primary General Other (specify)	Date (month, day, year) 9/14/89 Amount of Each Disbursement This Period
E. Full Name, Mailing Address and ZIP Code Bapinoza Printing 3232 Irving Blvd. Dallas, Tx 75247	Purpose of Disbursement printing Disbursement for: X Primery General Other (specify)	Date (month, day, year) 9/18/89 151.20
F. Full Name, Mailing Address and ZIP Code Allyn & Company 3232 McKinney Ave., #1280 Dellas, TX 75204	Creative Design Disbursement for X Primary General Other (specify)	Date (month, day, year) Disbursement This Per 9/18/89 1775.00
G. Full Name, Mailing Address and ZIP Code Carol Reed & Assoc., Inc. 3232 McKinney Ave., #855 Dallas, TK 75204	Purpose of Disbursement Consulting fee & Exp. Disbursement for: Primary General Other (specify)	Date (month, dev, year) Disbursement This Per 9/18/89 2817.48
H. Full Name. Mailing Address and ZIP Code Allyn & Company 3232 McKinney Ave. #1280 Dallas, Tx 75204	Purpose of Disbursement printing Expenses Dispursement for: X Primary : General Other (specify)	Date (month, day, year) Disbursement This Per 9/18/89 3837.88
1. Full Name, Mailing Address and ZIP Code ELM Services 402 Manan Drive Grand Prairie, TX 75050	Mailing Services Disbursement for: Other (specify)	Date (month, day, year) Disbursement This Per 9/18/89 1098.22
BTOTAL of Disbursements This Page (optional)		16,010.7

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Any information capied from such Resorm and Statements may not be seld or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

A. Full Name, Mailing Address and ZIP Code	Purpose of Disbursement	Dete (month, day, year)	Amount of Each Disbursement This Period
U. S. Postmaster 401 DFW Turnpike Dallas, TX 75201	Disbursement for: X Primery General Other (specify)	9/20/89	50.00
8. Full Name, Meiling Address and ZIP Code Kern Associates P.O. Box 796338 Dallas, Tx 75379-5338	Purpose of Disbursement Research Disbursement for: Primary General Other (specify)	Date (month, day, year) 9/21/8	Amount of Each Disbursement This Period 9 1800.00
C. Full Name, Mailing Address and ZIP Code Carol Reed Assoc., Inc. 3232 MCKinney Ave. #855 Dallas, TX 75204	Purpose of Disbursement Consultant fee and Exp Disbursement for: Primary General Other (specify)	Date (month, day, year) 10/02/8	Amount of Each Disbursement This Period 9 5558.93
D. Full Name, Molling Address and ZIP Code Mailboxes Etc. USA 1515 N. Town East Blvd. Suite 138 Mescuite, TX 75150	Purpose of Disbursement Post Office Box Disbursement for: Other (specify) General	Date (month, day, year) 10/04/89	Amount of Each Disbursement This Period
E. Full Name, Mailing Address and ZIP Code Southwestern Bell P. O. Box 655521 Dallas, TX 75265-5521	Purpose of Disbursement Telephone Disbursement for: X Primary General Other (specify)	Date (month, day, year) 10/04/	Amount of Each Disbursement This Period 89 290.0
F. Full Name, Mailing Address and ZIP Code Southwestern Bell P. O. Box 655521 Dallas, TX 75265-5521	Purpose of Disbursement Telephone Disbursement for: X Primary General Other (specify)	Date (month, day, year) 10/04/	Amount of Each Disbursement This Period B9 304.20
G. Full Name, Mailing Address and ZIP Code Lanier /Harris Lanier Business Products, In Atlanta, Georgia	Computer supplies Computer sup	Date (month, day, year) 10/05/	Amount of Each Disbursement This Period B9 324.00
Wembley Investments 2777 Stemmons Freeway #465	Purpose of Disbursement Rent Dispursement for: Primary General Other (specify)	Date (month, day, year) 10/05/89	Amount of Each Disbursement This Period 500.00
1. Guil Name, Mailing Address and ZIP Code Mike Dodge Dodge & Ringer 901 Main Street #3800 Dallas TX 75202	Purpose of Disbursement Computer Rental Dispursement for: y Primary General Other (specify)	Date (month, cay, year) - 10/09/	Amount of Each Disbursement This Perio 89 1500.00
STOTAL of Disbursements This Page (optional)			10,421.13

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Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of tallelting contributions of for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee. NAME OF COMMITTEE (In Full) RUCKER FOR CONGRESS COMMITTEE A. Full Hame, Mailing Address and ZIP Code Purpose of Disbursement Date (month, Amount of Each day, year) Disbursement This Period Dallas Petroleum Club Reception 10/21/89 1955.35 2200 Ross Avenue Disbursement for: X Primery Lock Box 171 Other (specify) Dollas, TX 75201-2799 B. Full Name, Moiling Address and ZIP Code Purpose of Disbursement Date (month. Amount of Each day, year) Disbursement This Period Mailing Services 10/13/89 **ELM Services** 134.75 Other (specify) 402 Manana Drive Grand Prairie, TX 75050 C. Full Name, Mailing Address and ZIP Code Purpose of Disbursement Date Imonth. Amount of Each day, year) Disbursement This Period Event Expenses Reimbursed Betty Price 2711 Lovers Lane Disbursement for: | Primary | General | 10/13/89 161.06 Other (specify) Dallas, TX 75225 Purpose of Disbursement D. Full Name, Mailing Address and ZIP Code Date (month, Amount of Each day, year) Disbursement This Period N **Betty Price** Contract Labor 10/16/89 1000.00 0 2711 Lovers Lane Disbursement for: Y Primary : General Dallas, TX 75225 Other (specify) E. Full Name, Mailing Address and ZIP Code Purpose of Disbursement Amount of Each Date (month. Disbursement This Period day, year) Asian Charity Ball printing Expense 80.00 10/20/B9 5757 Alpha Road #1000 Disbursement for: | Y Primary | General Dallas, TX Other (specify) Purpose of Disbursement Amount of Each F. Full Name, Mailing Address and ZIP Code Cate Imonth. day, year) Disbursement This Period Labels Dallas Council of Rep. Women 10/25/89 70.00 Disbursement for: X Primary General 5646 Milton #120 Other (specify) Dallas, TX 75206 Purpose of Disbursement G. Full Name, Mailing Address and ZIP Code Date Imonth. Amount of Each Disbursement This Period day, year) Dallas Council of Rep. Women Labels 5646 Milton #120 10/25/89 75.00 Disbursement for: Primary General ! Dallas, TX 75206 Other (specify) H. Full Name, Mailing Address and ZIP Code Purpose of Disbursement Care Importo. Amount of Each Disbursement This Period day, yeari Event Expense Reimbursed Betty Price 2711 Lovers Lane 200.00 10/25/89 General : Discursement for: Y Primary Dallas, TX 75225 Other (specify) Purpose of Disbursement t. Full Name, Mailing Address and ZIP Code Date Imonth, Amount of Each Disbursement This Period 28v, year) Mesquite Cons. Repub. Club c/o Gene Chilers

5526 Loving Drive

Other (specify)

Garland Tx 75043 SUBTOTAL of Disbursements This Page (optional) Disbursement for: | X Primary

General 10/25/89

10.00

3,086.16

TOTAL This Period Past page this line number only)

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Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

A. Full Name, Mailing Address and ZIP Code Smith Fire Agency	Purpose of Disbursement Fire Extinguisher	Date (month, day, year)	Amount of Each Disbursement This Period
P. O. Box 35712 Dallas, TX 75235	Disbursement for: Primery General Other (specify)	10/26/89	57.51
B. Full Name, Mailing Address and ZIP Code Betty Price 2711 Lovers Lane	Purpose of Disbursement Event Expense Reimburse Disbursement for: Primary General	Date (month, day, year)	Amount of Each Disbursement This Period
Dallas, Tx 75225	Disbursement for: Primary General Other (specify)	10/30/89	297.75
C. Full Name, Mailing Address and ZIP Code Betty Price	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
2711 Lovers Lane Dallas, TX 75225	Contract Labor Disbursement for: Other (specify) General	10/30/89	1000.00
D. Full Name, Mailing Address and ZIP Code John Simmons	Purpose of Disbursement Event Expenses Reimburs	Date (month, day, year)	Amount of Each Disbursement This Period
10822 Cassandra Way Dallas, TX 75228	Disbursement for: Primary General Other (specify)	10/30/8	9 97.20
E. Full Name, Mailing Address and ZIP Code Southwestern Bell	Purpose of Disbursament Telephone	Date (month, day, year) 10/30/89	Amount of Each Disbursement This Period 101.20
P. O. Box 655521 Dallas, TX 75265-5521	Disbursement for: X Primary General Other (specify)		
F. Full Name, Malling Address and ZIP Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
Carol Reed Assoc., Inc. 3232 McKinney Ave. #855 Dallas, Tx 75204	Disbursement for: X Primary General Other (specify)	10/31/89	5211.00
G. Full Name, Mailing Address and ZIP Code	Purpose of Disbursemens	Date imonth,	Amount of Each Disbursement This Perio
Mailboxes Etc. USA 1515 N. Town East Blvd. Mesquite, TX 75150	office expenses #138 Disbursement for: X Primary General Cther (specify)	10/31/89	46.60
H. Full Name, Mailing Address and ZIP Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
City of Mesquite 1515 North Galloway	permit Discursement for: Y Primary General	11/06/89	
Mesquite, Tx	Other (specify)		
1. Full Name, Mailing Address and ZIP Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Perio
US Postmaster Main Office Mesquite, Tx 75149-9998	Disbursement for: Y Primary General Other (specify)	_11/06/89	500.00
BTOTAL of Disbursements This Page (optional)			7,361.26

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Any information capted from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

A. Full Name. Mailing Address and ZIP Code. US Postmaster 401 DFW Turnpike Dallas, TX 75201	Purpose of Disbursement Postage Disbursement for: ** Other (specify) General	Date (month, day, year) 11/06/89	Amount of Each Disbursement This Period 1056.00
Winebley Investments 2777 Stemmons Freeway #465 Dallas, TX 75207	Purpose of Disbursement I'ent Disbursement for: Other (specify) General	Date Imonth. 11769789	Amount of Each Disbusseppent This Period
C. Full Name, Mailing Address and ZIP Code Campign Systmes P. O. Box 152314 Irving, TX 75015	Purpose of Disbursement Labels Disbursement for: Primary General Other (specify)	Date (month. 11709789	Amount of Each Disbussement This Period
D. Full Name, Mailing Address and ZIP Code Stephen F. Shaw 2425 Cedar Springs Blvd. Dallas, Tx. 75201	Purpose of Disbursement legal services Disbursement for: Y Primary General Other (specify)	Date (month, day, year)	Amount of Each Disbursement This Period
E. Full Hams. Mailing Address and ZIP Code Travis & Software 229 Ridgewood Drive Ferris, Tx. 75125	Purpose of Disbursament equipment rental Disbursament for: Primary General Other (specify)	Date (month, day, year) 11/09/89	Amount of Each Disbursement This Period 495.00
F. Full Name, Mailing Address and ZIP Code US Postmaster 401 DFW Turnpike Dallas, TX 75201	Purpose of Disbursement DOSTAGE Disbursement for: X Primery General Other (specify)	Dete (month, dev. year) 11/13/89	Amount of Each Disbursement This Period 775.00
G. Full Name, Mailing Address and ZIP Code US Postmaster Main Office Mesquite, Tx 75149-9998	Purpose of Disbursement postage Disbursement for: Primary General Other (specify)	Date (month, day, year) 11/13/89	Amount of Each Disbursement This Period 125.00
H. Full Name, Mailing Address and ZIP Code Officer Chuck Upton 614 Button Mesquite, TX 75150	Purpose of Disbursement Security Disbursement for: Primary General Other (specify)	Date (month, day, year) - 11/15/89	Amount of Each Disbursement This Period 40.00
1. Full Name, Mailing Address and ZIP Code US Postmaster Main Office Mesquite, TX 75149-9998	Purpose of Disbursement postage Disbursement for: Primary General Other (specify)	Date (month, day, year) 11/15/89	Amount of Each Disbursement This Period 50.00
BTOTAL of Disbursements This Page (optional)			4,891.50

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ITEMIZED DISBURSEMENTS

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FOR LINE NUMBER 17

Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, exper then using the name and address of any political committee to solicit contributions from such committee.

Betty Price 2711 Lovers Lane Dallas, TX 75225	Purpose of Disbursement Contract Labor Disbursement for: X Primery General Other (specify)	Date (month, dev. year) 11/15/89	Amount of Each Disbursement This Period 1000.00
Betty Price 2711 Lovers Lane Dallas, TX 75225	Purpose of Disbursement event exp. reimbursed Disbursement for: Primary General Other (specify)	Care imonth. 117/15/89	Amount of Each Disburgement This Period 182 - 24
Millet the Printer 1000 S. Ervay Street Dallas, TX 75201	Purpose of Disbursement printing Disbursement for: Primary General Other (specify)	Date (month, sav. year) 11/15/89	Amount of Each Disbursement This Period 1177.20
Ashton Party Supplies 107 W. Randoll Mill Road Arlington, TX 76011	Purpose of Disbursement Event Expenses Disbursement for: X Primary General Other (specify)	Date (month, day, year) 11/15/89	Amount of Each Disbursement This Period 112.43
E. Full Home, Melling Address and ZIP Code Allyn & Company 3232 McKinney AVe. #1280 Dallas, TX 75204	Purpose of Disbursement design fees Disbursement for:	Date (month. day, year) 11/30/89	Amount of Each Disbursement This Period 528.50
F. Full Name, Mailing Address and ZIP Code Jim Campbell 2401 South Garland Garland, TX 75041	Purpose of Disbursement event exp reimbursed Disbursement for: X Primary General	Case (month, day, year) 11/30/89	Amount of Each Disbursement This Period
G. Full Name, Mailing Address and ZIP Code Betty Price 2711 Lovers Lane Dalllas, TX 75225	COntract labor Disbursement for: Primery General Other (specify)	Date (month, day, year) 11/30/89	Amount of Each Disbursement This Period
H. Full Name, Mailing Address and 21P Code Bradford Companies 2777 Stemmons Freeway #465 Dallas, TX 75207	Purpose of Disbursement Tent Disbursement for: Y Primary : General Other (specify)	Date (month, day, year)	Amount of Each Disbursement This Period 500.00
1. Full Name, Mailing Address and ZIP Code Southwestern Bell P. O. Box 655521 Dallas, TX 75265-5521	Purpose of Disbursement telephone Dis. Primary General Other (specify)	2a'e (month, day, year)	Amount of Each Disbursement This Perio
ITOTAL of Disbursements This Page (optional)			4.679.73

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Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

A. Full Name, Mailing Address and ZIP Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disburtement This Period
ELM Services 402 Manana Grand Prairie, Tx 75050-9742	Disbursement for: X Primary General Other (specify)	11/30/89	1766.53
. Full Name, Mailing Address and ZIP Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
Executive Printing Services 1925 Beltline #530 Carrollton, TX 75006	Disbursement for: Primery General Other (specify)	11/30/89	1945.22
C. Full Name, Mailing Address and ZIP Code Mailboxes ETc. USA	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
1515 N. Town East Blvd. #138 Mesquite, TX 75150	Office supplies Disbursement for: X Primary General Other (specify)	12/01/89	80.16
D. Full Name, Mailing Address and 21P Code US Postmaster	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
401 DFW Turnpike Dallas, TX 75201	Disdursement for: Primary General Other (specify)	12/11/89	250.00
E. Full Name, Mailing Address and ZIP Code Allyn & Company	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
3232 McKinney AVe. #1280 Dallas, TX 75204	Disbursement for: X Primary General Other (specify)	12/15/89	914.40
F. Full Name, Melling Address and ZIP Code Fairchild/LeMaster 3890 W. Northwest Highway #3 Dallas, TX 75220	Purpose of Disbursement 0.2 press consultants Disbursement for: X Primary General	Date (month, day, year) 12/15/89	Amount of Each Disbursement This Perio
G. Full Name, Mailing Address and ZIP Code Executive Printing Systems	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Perio
1925 Beltline #530 Carrollton, TX 75006	Disbursement for: Primary General Other (specify)	12/1/589	412.86
H. Full Name, Mailing Address and ZIP Code McShan Florist	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Perio
10311 Garland Road Dallas, TX 75218-0085	Other (specify) event expenses Other (specify) Other (specify)	12/15/89	32.40
1. Full Name, Mailing Address and ZIP Code Betty Price	Purpose of Disbursement	Date Imonth, day, year!	Amount or Each Disbursement This Perio
2711 Lovers Lane Dallas, TX 75225	Other (specify)	12/15/89	1000.00
TOTAL of Disbursements This Page (optional)			3 427 11
			7,837.11

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ITEMIZED DISBURSEMENTS

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Full Name, Mailing Address and ZIP Code Betty Price	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursament This Period
2711 Lovers Lane Dallas, TX 75225	Disbursement for: X Primery General Other (specify)	12/15/89	12.00
. Full Name, Mailing Address and ZIP Cade	Purpose of Disbursement	Date (month, dev, year)	Amount of Each Disbursement This Period
Betty Price 2711 Lovers Lane Dallas, TX 75225	Disbursement for: Primery General Other (specify)	12/20/89	143.43
US Postmaster Main Office Mesquite, Tx 75149-9998	Purpose of Disbursement postage Disbursement for: Primery General General	Date (month, day, year) 12/20/89	Amount of Each Disbursement This Period 25.00
Republican Party of Texas 3646 Milton #120 Dallas, TX 75206	Purpose of Disbursement filing fee Disbursement for: Primary General Other (specify)	Date (month, day, year)	Disbursament This Perio
E. Full Name, Mailing Address and ZIP Gode Klean Line, Inc. 2413 Sun Ridge Road Carrollton, Tx 75006	Purpose of Disbursement Office supplies Disbursement for: Primary General : Other (specify)	Date (month, day, year) 12/28/89	Amount of Each Disbursament This Perio 52.92
F. Full Name, Mailing Address and ZIP Code Betty Price 2711 Lovers Lane Dallas, Tx 75225	Purpose of Disbursement event exp. reimbursed Disbursement for: X Primary General	Cete (month, day, year) 11/30/89	Amount of Each Disbursement This Perio
G. Full Name, Mailing Address and ZIP Code Commercial Natl. Bank 1551 S. Buckner Dallas, TX 75217	Purpose of Disbursement Drinting Disbursement for: Primary General	Date (month, day, year) 12/31/89	Amount of Each Disbursement This Period 76.25
H. Full Name, Mailing Address and ZIP Code	Purpose of Disbursement Cosbursement for: Primary General Other (specify)	Date (month, day, year)	Amount of Each Disbursement This Perio
Fuil Name, Mailing Address and ZIP Code	Purpose of Disbursement Disbursement for A Primary General Other (specify)	Date (month, day, year)	Amount of Each Disbursement This Perio
TOTAL of Disbursements This Page (optional)			

CHIEF STRUCKS THE PROPERTY OF For An Authorized Committee (Summary Page) 1. NAME OF COMMITTEE (In full) EUCKER FOR CONGRESS COMMITTEE ADDRESS (number and street) : Check if different then previously reported. 55 3232 McKinney Avenue 131636 E 3. 15 THIS REPORT AN AMENDMENT? STATE/DISTRICT CITY. STATE and ZIP CODE Dallas, TX 75204 YES 4. TYPE OF REPORT Twelfth day report preceding Primary **April 15 Quarterly Report** (Type of Election) election on 3/13/90 in the State of Texas July 15 Quarterly Report October 15 Quarterly Report Thirtieth day report following the General Election on in the State of January 31 Year End Report **Termination Report** July 31 Mid-Year Report (Non-election Year Only) This report contains **Primary Election** General Election Special Election activity for SUMMARY 2 **COLUMN A Covering Period** 1/1/90 2/2190 through 10 This Period (3/ Net Contributions (other than loans) -Total Contributions (other than loans) (from Line 11(e)) (a) 45.825.00 Total Contribution Relunds (from Line 20(d)). (0) O Net Contributions (other than loans) (subtract Line 6(b) from 6(a)) . . . (c) 45.825.00 Net Operating Expenditures 43.987.46 Total Operating Expenditures (from Line 17). (4) Total Offsets to Operating Expenditures (from Line 14) (b) 43,987.46 43.987.46 Not Operating Expenditures (subtract Line 7(b) from 7(a)). (C) Cash on Hand at Close of Reporting Penad (from Line 27) For further information 59,987.19 **Debts and Obligations Owed TO the Committee** Federal Election Commission (Itemize all on Schedule C and/or Schedule D) .

I certify that I have examined this Report and to the best of my knowledge and belief it is true, correct

erroneous, or incomplete information may subject the person signing this Report to the penalties of 2

Debts and Obligations Owed BY the Committee (Itemize all on Schedule C and/or Schedule D) .

and complete.

Type or Print Name of Treasurer H. Ward Lay.

PERFIVED PTUERAL THE TIME COMPLESSION 2. FEC IDENTIFICATION INCLUSION AT 9: 40 **Runoff Election** COLUMN B nder Year-te-Dete 45.825.00 45.825.00 43,987.46

999 E Street, NW Washington, DC 20463

5.894.62

Tol Free 800-424-9530

Local 202-376-3120

(revised 4:87)

CF Receipts and Disbursements
(Page 2, FEC FORM 3)

isme of Committee (in full)	Report Covering the Perio	
RUCKER FOR CONGRESS COMMITTEE	From:1/1/90	то: 2/21/90
L RECEPTS	COLUMN A Total This Period	COLUMN B
1. CONTRIBUTIONS (other than loans) PROM:		
(a) Individuals/Persons Other Than Political Committees		
(i) termized (use Schedule A)	38.050.00	
(ii) Unitermized	5,575.00	the state of the s
(iii) Total of contributions from individuals	43,625,00	43.625.00
(b) Political Party Committees		
(d) The Candidate	2,200.00	2,200.00
(e) TOTAL CONTRIBUTIONS (other than loans)(add 11(a)(iii), (b), (c) and (d))	45 005 00	A5 005 00
2 TRANSFERS FROM OTHER AUTHORIZED COMMITTEES.	45 825 00	45,825.00
3. LOANS: (a) Made or Guaranteed by the Candidate		
(b) All Other Loans		
(c) TOTAL LOANS (add 13(a) and (b))		
14. OFFSETS TO OPERATING EXPENDITURES (Refunds, Rebates, etc.)	SE SECTION OF SECTION	47 - F. 200 - 12 2 - 74 LIVE
15. OTHER RECEIPTS (Dividends, Interest, etc.)	182.21	182.21
16. TOTAL RECEIPTS (add 11(e), 12, 13(c), 14 and 15)	46,007.21	46,007.21
II. DISBURSEMENTS		
17. OPERATING EXPENDITURES	43,987.46	43,987.46
18. TRANSFERS TO OTHER AUTHORIZED COMMITTEES		
19. LOAN REPAYMENTS:		· Federal
(a) Of Loans Made or Guaranteed by the Candidate		
(b) Of All Other Loans		
(c) TOTAL LOAN REPAYMENTS (add 19(a) and (b))		
20. REFUNDS OF CONTRIBUTIONS TO:		
(a) Individuals/Persons Other Than Political Committees		
(b) Political Party Committees		
(d) TOTAL CONTRIBUTION REFUNDS (add 20(a), (b) and (c))		
21 OTHER DISBURSEMENTS		
21 One Constitution of the	SAL CONTRACTOR AND ADDRESS	
22. TOTAL DISBURSEMENTS (add 17, 18, 19(c), 20(d) and 21).	43,987.46	43,987.46
M. CASH SUMMARY		
23. CASH ON HAND AT BEGINNING OF REPORTING PERIOD	\$ 57	967.44
24. TOTAL RECEIPTS THIS PERIOD (from Line 16)		
25 SUBTOTAL (add Line 23 and Line 24)		974.65
26 TOTAL DISBURSEMENTS THIS PERIOD (from Line 22).		and the second s
	43,	987.46
27. CASH ON HAND AT CLOSE OF THE REPORTING PERIOD (subtract Line 26 from 2)	\$ 59	

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ITEMIZED RECEIPTS

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PAGE OF 1 11 FOR LINE NUMBER 11 -(a) -(i)

Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of seliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

DIMPER	EVAD	CONGRESS	COLOR	L-dalab E
RULALK	FUR	CUMURESS	CUTT	

A. Full Name, Mailing Address and ZIP Code	Name of Employer	Dese (month,	Amount of Eac
Robert Gray 14850 Quorum Dr. Dallas, TX 75240	Requested not received	1/2/90	Auceipt this Per
	Occupation		
Receipt For: X Primery General Control	Aggregate Year-to-Date \$	1	
B. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month.	Amount of Eac
Victor A. Sahm, Jr. 14910 Lake Forest Dr. Dallas, TX 75240	Maxi-Lift, Inc.	day, year) 1/2/90	Receipt this Peri 250.0
	Occupation		
Receipt For: X Primary General Other (specify):	President Aggregate Year-to-Date >\$ 250.	00	
C. Full Name, Mailing Address and ZIP Code	Name of Employer		
William A. Kramer 2121 San Jancinto St. Dallas, TX 75201	Title Resources	Dete (month, day, year) 1/25/90	Amount of Ear Meceipt this Per 450.0
	Occupation		
Receipt For: X Primery Genera			
Other (specify):	Aggregate Year-to-Date > 8 450	.00	
D. Full Name, Malling Address and ZIP Code	Name of Employer	Date (menth,	Amount of Ea
Martha Steed Lyne 4924 Greenville Ave. Dallas, TX 75206	Requested not received	1/5/90	Processor this Per 500.
	Occupation		
Receipt For: X Primery General Control	Aggregate Year-to-Dete >\$ 500	000	
E. Full Name, Mailing Address and 21P Code			
John Douglas Roach 4001 McFarlin Dallas, TX 75205	Clayton Williams	Date Streeth, day, year) 1/10/90	Amount of Ea Pleasant this Pur 200 .
- was a first that the same of	Occupation	1	i
Receipt For: X Primary General			
Other (specify):	Aggregate Year-to-Date > \$ 200	.00	
F. Full Name, Mailing Address and ZIP Code Shuichi Takenaka 9310 Canter Dr. Dallas, TX 75231	Name of Employer Long Term Credit Bank	Date (month, day, year) 1/10/90	Amount of Ea Receipt this Per 250.
	Occupation		1
Receipt For: X Primary General	Dunk Ullice.	i	
Other (specify):		,00	·
G. Full Name, Mailing Address and ZIP Code Louis A. Beecherl, Jr. 2911 Turtle Creek Dallas, TX 75219	Name of Employer Self-employed	Date (month, day, year) 1/25/90	Amount of Ea Receipt this Per 1,000
	Occupation	7	3583
Receipt For: X Primary Gener	Investor		756
Other (specify):	Aggregate Year-to-Date > \$ 1.0	000.000	,

ITEMIZED RECEIPTS

United arate schedule (s) for each category of the Detailed Summary Free

PAGE OF 2 | 11 | 11 | FOR LINE NUMBER | 11 -(a) -(i)

Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for somerecial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE (in Full)

RUCKER FOR CONGRESS COMMITTEE

A. Full Name, Mailing Address and 219 Code Jack Evans 14303 Inwood Rd. Dallas, TX 75234	Name of Employer Cullum Co. Occupation	Dete (month, day, year) 1/25/90	O. dev. year) Reselpt this Per	
Receipt For: X Primary General	Chairman Aggregate Year-to-Date > \$ 500.	00		
B. Full Name, Mailing Address and ZIP Code				
Jeffrey A. Marcus 3721 Beverly Dr. Dallas, TX 75205	Name of Employer Marcus Group	Dete (month, day, year) 1/25/90	Amount of Each Receipt this Period 1,000.00	
Receipt For: X Primery General	Occupation			
Other (specify):	Approprie Year-to-Date > \$ 1.00	0.00		
C. Full Nome, Mailing Address and ZIP Code Nancy Marcus 3721 Beverly Dr. Dallas, TX 75205	Name of Employer Requested not received	Dete (month, day, year) 1/25/90	Amount of Each Receipt this Period 1,000.00	
Receipt For: X Primary General	Occupation			
Other (specify):	Aggregate Year-to-Date >\$ 1.00	00.00		
D. Full Nome, Mailing Address and ZIP Code Bart McLendon 13101 Preston Rd. Dallas, TX 75240	Name of Employer McLendon Companies	Date (manch, day, year) 1/25/90	Amount of Each Receipt this Period 1,000.00	
Receipt For: X Primary General Other (specify):	Managing Partner Aggregate Year-to-Date > \$ 1.00	0.00		
E. Full Name, Mailing Address and 21P Code	Name of Employer	Dese (month,	Amount of Frank	
Ruth Stemmons 5549 Wenonah Dr. Dallas, TX 75209	Requested not received	1/25/90	Amount of Each Receipt this Period 1,000.00	
Receipt For: Y Primery General	Occupation			
Other (specify):	Aggregate Year-to-Date >\$ 1 ()	00.00	•	
F. Full Name, Mailing Address and 21P Code Robert A. Venable 2121 San Jacinto Street Dallas, TX 75201	Name of Employer Requested not received	Date (month, dev. year) 1/25/90	Amount of Each Receipt this Period 1,000.00	
Receipt For: Primery X General	Occupation			
Other (specify):	Aggregate Year-to-Date >\$ 1.0	00.00		
G. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month,	Amount of Each	
Kristen S. Venable 2121 San Jacinto Street Dallas, TX 75209	Requested not received	1/25/90	Receipt this Period	
Receipt For: Primary X General	Occupation			
Other (specify):	Aggregate Year-to-Date >\$ 1.0	00.00		

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ITEMIZED RECEIPTS

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FOR LINE NUMBER 11-(a)-(i)

Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial surposes, differ then using the name and address of any political committee to solicit contributions from such committee.

	-		Andrew or water the second of the
DIESTER	4	LAMADECC	The second of th
RULALA	TUR	COMUNICACION	COMMITTEE

A. Fall Name, Malling Address and ZIP Code William W. Weatherford 3601 Turtle Creek Dallas, TX 75219	Name of Employer Sedgwick James of TX	Dete (menth, day, year) 1/25/90	Receipt this Period	
Receipt For: X Primary General	Insurance Aggregate Year-to-Date > \$ 200.	00		
B. Full Name, Mailing Address and ZIP Code	Neme of Employer	Date (month,	Amount of Each	
Lucy Crow Billingsley 2100 Stemmons Freeway Dallas, TX 75207	Dallas Market Center	1/25/90	Receipt this Period 500.00	
	Occupation			
Receipt For: Y Primary General	Executive	00		
Other (specify):	Aggregate Year-to-Dete > \$ 500.			
C. Full Name. Mailing Address and ZIP Code Mrs. Transel Crow 4500 Preston Rd. Dallas, TX 75205	Name of Employer Trammell Crow Co.	Outs (month, 'dey, year) 1/25/90	Amount of Each Receipt this Period 1,000,00	
	Occupation			
Receipt For: X Primery General	Real Estate			
Other (specify):	Aggregate Year-to-Date > \$ 1.00	00.00		
D. Full Name, Mailing Address and ZIP Code M.D. DeGrazier 9214 Westwind Court	Requested not received	Date (month, day, year) 1/25/90	Amount of Each Precaipt this Period 250.00	
Dallas, TX 75231	Occupation	1/23/90	230.00	
Receipt For: Y Primary General				
Other (specify):	Aggregate Year-to-Date > 8 250	00		
E. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (manth.	Amount of Each	
Craig A. Knight 2710 Prarie Creek Richardson, TX 75080	Requested not received	1/25/90	Receipt this Period 250.00	
Receipt For: X Primery General	Occupation			
Other (specify):	Aggregate Year-to-Date >\$ 250	.00	•	
F. Full Name, Mailing Address and ZIP Code Jack McJunkin	Name of Employer	Dete (month, day, year)	Amount of Each Receipt this Period	
P.O. Box 802087 Dallas, TX 75380	Requested not received	1/25/90	1,000.00	
Receipt For: X Primery General	Occupation			
Other (specify):	Aggregate Year-to-Date >\$ 1.0	00.00	A STATE OF THE STA	
G. Full Name, Mailing Address and ZIP Code	Name of Employer	Dete Imonth,	Amount of Each	
Robert R. Mohr 6031 Norway Dallas, TX 75230	Requested not received	1/25/90	Receipt this Period 250.00	
Receipt For: X Primary General	Occupation			
Other (specify)	Aggregate Year-to-Date >\$ 250	.00		
TAL of Receipts This Page (optional)			3,450.00	

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ITEMIZED RECEIPTS

for each category of the Detailed Summary Page

PAGE 4 1 11 FOR LINE NUMBER 11-(a)-(1)

Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to sollicit contributions from such committee.

Baker Montgomery P.O. Box 802087 Dallas, TX 75380-2087	Name of Employer Requested not received	Date (month, day, year) 1/25/90	Arrayer of Each Reselve this Period 250,00
Teceipt For: X Primery General	Occupation		
Other (specify):	Aggregate Year-to-Date > \$ 250.	00	
Anita Martinez 3866 Beutel Court Dallas, TX 75229	Name of Employer Civic Volunteer Occupation	Dete (month, day, year) 1/26/90	Amount of Each Receipt this Period 200.00
Receipt For: X Primary General			
Other (specify):	Aggregate Year-to-Date > \$ 200.	.00	
Dee Wyly 5906 DeLoache Ave. Dallas, TX 75225	Name of Employer Requested not received	Dese transth, day, year) 1/26/90	Amount of Each Receipt this Period 1,000.00
Neceipt For: X Primery General	Occupation		
Other (specify):	Appragate Year-to-Date > \$ 1.00	00.00	
D. Pull Name, Mailing Address and ZIP Cade	Name of Employer	Dese (month,	Amount of Each
Mr. Charles J. Wyly, Jr. 8080 N. Central Dallas, TX 75206	Sterling Software	1/26/90	Receipt this Period
Receipt For: Primery X General Other (specify):	Vice Chairman Aggregate Veer-to-Date > \$ 1.00	0.00	
E. Full Home, Multing Address and ZIP Code	! Name of Employer	Date Imenth,	Amount of Each
Ronald M. Brame 11201 Leachman Circle Dallas, TX 75229	HKS	2/9/90	Receipt this Period
Receipt For: X Primary General	Occupation Executive		i
Other (specify):		00.00	1
F. Full Name, Mailing Address and 21P Code Joe Buskuhl	Name of Employer	Date (month, day, year)	Amount of Each Receipt this Period
11615 High Forest Dallas, TX 75230	Requested not received	2/2/90	1,000.00
Receipt For: X Primary General	Occupetion		
Other (specify):	Aggregate Year-to-Date >\$ 1.00	00,00	
G. Full Name, Mailing Address and ZIP Code Darwin Deason 5808 Lupton	Name of Employer Requested not received	Date (month, day, year) 2/2/90	Amount of Each Receipt this Period 1,000.00
Dallas, TX 75225 Receipt For: X Primery General	Occupation		
Other (specify):	Aggregate Year-to-Date >\$ 1 ()	00.00	
	1.00,000,000,000,000,000,000,000,000,000	W. L.	

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ITEMIZED RECEIPTS

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FOR LINE NUMBER 11-(a)-(1)

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NAME OF COMMITTEE (In Full

SHOWER	ave.	CONCORCE	AND ATTEMPT
KUCKEK	PUK	CUNGRESS	COMMITTEE

A. Full Morre, Mulling Address and ZIP Code Douglas J. Kayem 5932 Oakcrest Dallas, TX 75248	Name of Employer Tex-Isle Supply	Dese (month, day, year) 2/2/90	Amount of Each Receipt this Period 200.00
Receipt For: Primary X General Other (specify):	Steel Pipe Sales	.00	
B. Full Name, Mailing Address and ZIP Code Julie Kayem 5932 Oakcrest	Requested not received	Date (month, day, year) 2/2/90	Amount of Each Receipt this Period 1,090,00
Dallas, TX 75248 Receipt For: X Primery General	Occupation	-	
Other (specify):	Aggregate Year-to-Date > 8 1.0	00.00	
Michael J. Hopkins 3701 W. Northwest Highway	Name of Employer Requested not received	Opto (menth, day, year) 2/2/90	Amount of Each Receipt this Period 1,000.00
Dallas, TX 75220 Receipt For: X Primery General	Occupation	1	
Other (specify):	Aggregate Year-to-Date \$ 1.0	00.00	
D. Full Name, Muiling Address and ZIP Cude	Name of Employer	Care (month,	Amount of Each
Seymour Hootkins 3420 Tower I	Requested not received	2/2/90	Receipt this Period
Dallas, TX 75201	Occupation		
Receipt For: Y Primery General Other (specify):	Appregate Year-to-Date > \$ 200		
E. Full Name, Mulling Address and 21P Code	Name of Employer	Dote (manth,	Amount of Each
Thomas A. o'Dwyer P.O. Box 852075 Richardson, TX 75085	The Fisk Group	2/2/90	Preceipt this Period
Receipt For: X Primery General	Occupation		
Other (specify):	Aggregate Year-to-Date > \$ 200	.00	
F. Full Name. Mailing Address and ZIP Code Harry Lucas, Jr. P.O. Box 56467	Name of Employer Lucas Petroleum	Date (month, day, year) 2/2/90	Amount of Each Receipt this Perio
Houston, TX 77256	Occupation		
Receipt For: X Primary General	Oil & Gas Investments		4.60
Other (specify):	Aggregate Year-to-Date >\$	300.00	
G. Full Name, Mailing Address and ZIP Code Robert B. Payne 4316 Arcady	Payne & Vendig	Date (month, day, year) 2/2/90	Amount of Each Receipt this Perio
Dallas, TX 75205 Receipt For: X Primery Gener	Occupation		
Receipt For: Y Primery Gener	Attorney		

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ITEMIZED RECEIPTS

Community schedule to for each category of the Desilled Summer y Page

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Any information capied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit committees from such committees.

NAME OF COMMITTEE (in Full)

SILCALD	END.	CONCERCE	COMMITTEE
	FUR	LUMURESS	

A. Pull Name, Mailing Address and ZIP Code Jack Pew, Jr. 4300 Larchmont Dallas, TX 75205	Requested not received	2/2/90	Amount of East Researt this Period 250.00
Receipt For: Y Primery Gener	d		
Other (specify). B. Full Name, Mailing Address and ZIP Code	Aggregate Year-to-Date 8 250.		
C. Richard Ronchetti 2301 Cedar Springs Dallas, TX 75201	First Continental Leas.	2/2/90	Amount of Each Receipt this Period 1,090.00
Receipt For: Y Primary Gener	TTESTUENT	00.00	N 4, 11
C. Full Name, Mailing Address and 21P Code	Name of Employer	Date (month,	Amount of Eac
Ronald L. Skaggs 2935 N. St. Andrews Richardson, TX 75081	Requested not received	2/2/90	Placeigt this Pari
	Occupation		
Receipt For: Y: Primery Gener	Aggregate Year-to-Date \$ 1.00	20.00	
D. Full Name, Mailing Address and 21P Code	Name of Employer	Dog (month,	Amount of Eac
Daryl N. Snadon 15280 Addison Rd. Dallas, TX 75248	Beltway Development	2/2/90	Receipt the Per-
Receipt For: Y Primary Gener	Occupation President		
Other (specify):	Appropose Year-to-Date > \$ 1.00	00.00	
E. Full Norms, Mailing Address and ZIP Code Carl J. Thomsen 3812 Euclid Ave. Dallas, TX 75205	Name of Employer	Osse imonth, day, year) 2/2/90	Amount of Eac Receipt this Peri
	Occupation		
Receipt For: Y Primary General Other (specify):	WELLIEU	00	
F. Full Name, Mailing Address and ZIF Code	Aggregate Year-to-Dete > \$ 200	Dese (month.	Amount of Ea
Jay D. Yancey P.O. Box 585964 Dallas, TX 75258	Self-employed	2/2/90	Receipt this Per
Receipt For: Y Primary Gener	Occupation Apparel		
Other (specify):	Aggregate Year-to-Date >\$ 400	.00	
G. Full Name, Mailing Address and ZIP Code C.M. Young 3540 Ranchero Rd.	Name of Employer Requested not received	Date (menth, dev. year) 2/2/90	Amount of Ear Receipt this Per 1,000.0
Plano, TX 75093	Occupation		
Receipt For: X Primary Gene	ral		
Other (specify):	Aggregate Year-to-Date > \$ 1_0	00.00	

ITEMIZED RECEIPTS

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Any information copied from such Record and Statements may not be sold or used by any person for the surpose of soliciting contributions or for commercial surposes, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE (in Full)

RUCKER FOR CONGRESS COMMITTEE

David Clayton 418 Swan RIdge Dr. Duncanville, TX 75137	Restland of Dallas	Dese (month, dev. year) 2/9/90	Articulat of Each Receipt the Perio
Receipt For: Primery General Other (specify):		-00	
B. Full Name, Mailing Address and ZIP Code P.W. Gifford 5207 McKinney Ave. Dallas, TX 75205	Name of Employed Self-employed	Cete (month, day, year) 2/9/90	Amount of Each Receipt this Perio 250.00
Receipt For: Other (specify): General	Capitalist Aggregate Year-to-Date > 8 250	-00	
C. Full Name. Mailing Address and ZIP Code Jack D. Knox 300 Crescent Court Dallas, TX 75201	Name of Employer Sixx Holdings, Inc.	Dete (month, day, year) 2/9/90	Amount of Eacl Placeist this Perio 200 • 00
Receipt For: Y Primary Gener	Occupation Chairman		
Other (specify):	Aggregate Year-to-Date \$ 200	.00	Charge Hot Tall (1997)
D. Full Name, Mailing Address and 21P Code Joe W. Regian	Name of Employer	Dete (marith, dev, year)	Amount of Each
4638 Colgate Lane Garland, TX 75042	Requested not received	2/9/90	200.00
Receipt For: Y Primery Gener	Occupation		
Other (specify):	Appregate Year-to-Date >\$ 200	.00	
E. Full Name, Mailing Address and ZIP Code Paul E. Reinhart 2624 Joe Field Rd. Dallas, TX 75229	Requested not received	Date (menth, day, year) 2/9/90	Amount of Eacl Receipt this Peril 200.00
Receipt For: Y Primary Gener	Occupation		
Other (specify):		.00	
F. Full Name. Mailing Address and 21P Code Donald H. Swango P.O. Box 773 Dallas, TX 75221	Name of Employer Lloyds Link Financial	Dete (month, day, year) 2/9/90	Amount of Eacl Receipt this Peri
Dallas, 12 /3221	Occupation		
Receipt For: Y Primery Gener Other (specify):	IESE .	000	
G. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (menth,	Amount of Esc
Judy Williams		dey, year)	Receipt this Peri
4004 Euclid Ave. Dallas, TX 75205	Requested not received	2/9/90	1,000.0
Receipt For: Primary X Gener	noireausso		
Other (specify):		000.00	-
TAL of Receipts This Page (optional)		ARIALIA	2,450.00

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Any information copied from such Reports and Statements may not be sold or used by any person for the surpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE IN FUIL

RUCKER FOR CONGRESS COMMITTEE

A. Pull Name, Mailing Address and ZIP Code Alison Neal Burton 821 Danish Drive Grand Prarie, TX 75050	Carol Reed Associates	Dees (month, dev, year) 2/16/90	Amount of Each Receipt this Period 200.00
Receipt For: Y Primary General Other (specify):	Acct. Rep.	.00	
B. Full Name, Mailing Address and ZIP Code Jerry Ridnour 5605 Ursula Lane Dallas, TX 75229	Name of Employer Self-employed	Date Imonth, dev. year) 2/16/90	Amount of Each Receipt this Period 200 - 00
Receipt For: Y Primary : General General Control (Section 1)	Real Estate Aggregate Year-to-Date > \$ 200		
C. Full Name, Mailing Address and ZW Code Morton D. Cahn, Jr. 5828 Royal Lane	Name of Employer Semi-Tech, Inc.	Date (menth, day, year) 2/16/90	Amount of Each Receipt this Period 200.00
Dallas, TX 75230 Receipt For: Y Primary General	Occupation		
Other (specify):	Approprie Year-to-Date . \$ 200	-00	
D. Full Name, Mailing Address and 21P Code Phillip E. Cobb 2908 McKinney Dallas, TX 75204	Nume of Employer Self—employed	2/16/90	Amount of Each Receipt this Period 400.00
Receipt For: Y Primery Gener			
Other (specify):	Approprie Year-to-Date > \$ 400	.00	
John K. Funk 5151 Beltline Rd. Dallas, TX 75240	Name of Emaloyer Self-employed	2/16/90	Amount of Each Receipt this Period 400.00
Receipt For: X Primery Gener	VIII		
Other (specify):	Aggregate Year-to-Date > \$ 400	0.00	
F. Full Name, Mailing Address and ZIP Code I.K. Kim 6216 Copperhill Dr. Dallas, TX 75248	Requested not received	2/16/90	Amount of Each Receipt this Period 400.00
Receipt For: X Primary General	Occupation		
Other (specify):	Aggregate Year-to-Date >\$ 400	0.00	
John Ford Lacy 6412 Williams Parkway Dallas, TX 75205	Ford Lacy, P.C.	Dete Imanth, day, year) 2/16/90	Amount of Each Receipt this Period 200.00
Receipt For: X Primery Gener	ACAMA I A CAMA I A CA	0.00	
TAL of Receipts This Page (optional)			2,000.00

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A. Pull Name, Malling Address and ZIP Cade David O. Lundberg 6921 Wildglen Dallas, TX 75230	Name of Employer Self-employed	Dece (month, day, year) 2/16/90	Arrigant of Each Receipt this Perio
Receipt For: Y Primery General	Occupation		
Other (specify):	Aggregate Year-to-Date >\$ 200.	.00	The second secon
S. Full Name, Malling Address and ZIF Code John G. Mahler 5841 Park Lane Dallas, TX 75230	Name of Employer Requested not received	Date (month, day, year) 2/16/90	Amount of Each Receipt this Perio 1,000.00
Receipt For: Y Primary ! Gener			
Other (specify):	Aggregate Year-to-Date >\$ 1.00	00.00	
C. Full Name, Mailing Address and ZIP Code	Name of Employer	Dese tmonth,	Amount of Each
Marjorie H. Mahler 5841 Park Lane Dallas, TX 75225	Requested not received	2/16/90	Placeipt this Period
Dallas, IX /J223	Occupation		
Receipt For: Y Primary Gener		1	
Other (specify):	Aggregate Year-to-Date\$ 1,0	00.00	e generalise con a
D. Full Name, Mailing Address and ZIP Code Austin D. Rinne 3102 Oak Lawn Dallas, TX 75219	Name of Employer Northwetsern Mutual	Date frageth, Say, years 2/16/90	Amount of Each Receipt this Period 200.0
Receipt For: Y Primery Gener			
Other (specify):	Aggregate Year-to-Date >\$ 200	.00	
Shuichi Takenaka 2200 Ross Ave. Dallas, TX 75201	Requested not received	Oses (moret), day, year) 2/16/90	Amount of Esc Receipt this Peri
pallas, in 75201	Occupation	1	
Receipt For: Y Primery Gener			
Other (specify):	Appregate Year-to-Deto > \$ 200	.00	
F. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month,	Amount of Esc Receipt this Peri
Donald Zale 3102 Maple Ave. Dallas, TX 75201	Requested not received	2/21/90	250.0
	Occupation		
Receipt For: Y Primary Gener			
Other (specify):		.00	
G. Full Name. Mailing Address and ZIP Code Charles C. Flowers	Requested not received	Oate (month, dev, year)	Amount of Eac
6210 Campbell Rd.		2/21/90	600.0
Dallas, TX 75248	Occupation		
Receipt For: X Primary Gener			
Other (specify)	Appregate Year-to-Date > \$ 600	0.00	

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NAME OF COMMITTEE (in Full)

A. Pull Name, Mulling Address and 21P Code Dawn Flowers 6210 Campbell Rd. Dallas, TX 75248	Name of Employer Requested not received	Dete (month, day, year) 2/21/90	Amount of Each Receipt this Period 600,00
Receipt For: X Primery Gen			
Other (specify):	Aggregate Year-to-Date > \$ 60	0.00	
Jarrell B. Ormand 1553 Bryan Dallas, TX 75201	Dealey Rucker Maris	2/21/90	Amount of Each Receipt this Period 400.00
ACCOUNT OF THE PARTY OF THE PAR	Occupation		
Receipt For: Y Primary Gen Other (specify):	ALLUMEY	0.00	
C. Full Name, Mailing Address and ZIP Code F.M. Knapp, Jr. 4200 Texas Commerce Tower	Name of Employer Requested not received	Date Impath,	Amount of Each Receipt this Period 1,000.00
Houston, TX 77002	Occupation		
Receipt For: Y Primery Gen			
		000.00	
W. Rowan Thompson P.O. Box 31580-111 Dallas, TX 75231	Hilb, Royal, Hamilton	2/21/90	Amount of Each Receipt this Period 200.00
bulled, in 19631	Occupation		
Receipt For: Y Primary Gen	THEMITABLE DIOREL	000.00	
Albert V. Casey 325 N. St. Paul	Requested not received	Case (manch, day, year) 2/21/90	Amount of Each Receipt this Period 200.00
Dallas, TX 75201 Receipt For: X Frimery Gen	Occupation		
Receipt For: Y Primery Gen Other (specify):	Aggregate Year-to-Date > \$ 20	0.00	• 144
F. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month,	Amount of Each
David Jordan 1025 N. Stemmons Freeway Dallas, TX 75207	Requested not received	2/21/90	Receipt this Period
Receipt For: Y Primary Gen	Occupation		
Other (apecify):		0.00	
G. Full Name, Mailing Address and 21P Code	Name of Employer	Dete (month, day, year)	Amount of Each Receipt this Period
Tick Ngoc Truong 9023 Windycrest	Requested not received	2/21/90	800.00
Dallas, TX 75243 Receipt For: X Primery Gen	Occupation		
Receipt For: X Primery Gen Other (specify):			
	-44-04-10-10-10-10-10-10-10-10-10-10-10-10-10-	0.00	

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FOR LINE NUMBER 11-(a)-(i)

Any information copied from such Reports and Statements may not be seld or used by any person for the surpless of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE (IN PUR)

SINGER	evan	MARCORCO	COMMITTER
KULEEK	PUR	CURGRESS	COMMITTEE

. Full Name, Malling Address and ZIP Code	Name of Employer	Dese imonen,	Amount of Each
Huyen Thanh Truong 9023 Windycrest	Requested not received	2/21/90	200.00
Dallas, TX 75243	Occupation	•	
Other (specify): General	Aggregate Year-to-Date > \$ 200	00	
, Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month,	Amount of Each Receipt this Period
		day, year)	
	Occupation	7	
Other (specify): General	Aggregate Year-to-Date > \$	Market Market Control	
Full Name, Mailing Address and ZIP Code	, Name of Employer	Date (month,	Amount of Each
		gev. year)	Receipt this Period
	Occupation	-	
Other (specify):	Aggregate Year-tu-Date > \$	1	
), Full Name, Mailing Address and ZIP Code	Name of Employer	Dese treesth.	Amount of Each
		day, year)	Receipt this Parior
	Occupation		
Second For: X Primery General Other Ispacify):	Appregate Veer-to-Date >\$	1	
, Full Name, Mailing Address and ZIP Code	Name of Employer	Dots (month, day, year)	Armount of Each Pleasage this Period
	Occupation		i.
Receipt For: X Primery General Other (specify):	Aggregate Year-to-Dete > \$		
F. Full Name, Mailing Address and ZIP Code	Neme of Employer	Date (month, oey, year)	Amount of Each Receipt this Perio
	Occupation		
Receipt For: Y Primary General Other (specify):	Aggregate Year-to-Date > \$		
S. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month, day, year)	Amount of Each Receipt this Perio
	Occupation		1
Receipt For: X Primery General			
Receipt For: X Primery Genera Other (specify): AL of Receipts This Page (optional)	: Aggregate Year-to-Date > \$		200.00

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DIR A E.D		LAME DECC	COMMITTEE
RIA BER	FUR	C.C. Talenta	

Justin Industries, Inc. Good Govt. Fun P.O. Box 29311 Dallas, TX 75279	Itime of Employer Occupation	Dete fmonth, day, year) 1/5/90	Amount of Each Receipt this Period 200 . 00
Receipt For: Y Primary General		2121	
Other (specify)	Aggregate Year-to-Date > \$	200.00	
Winstead, McGuire, Sechrest & Minick F 1201 Eim Street Dallas, TX 75270	Name of Employer Occupation	Date (month, day, year) 1/19/90	Amount of Each Receipt this Period 1,000.00
Receipt For: X Primary General			14
Other (specify):	Aggregate Year-to-Date > \$1	,000.00	
Texas Commerce Bank County Fund P.O. Box 660197 Dallas, TX 75266	Name of Employer	Dete (month, day, year) 2/2/90	Amount of Each Receipt this Period 1,000.00
Receipt For: X Primary General	Occupation		
Other (specify):	Aggregate Year-to-Date >\$	1,000.00	
D. Full Name, Mailing Address and ZIP Code	Name of Employer	Dose (month, day, year)	Amount of Each Resolpt this Period
Receipt For: X Primery General	Occupation		•
Other (specify):	Aggregate Year-to-Dete > \$		
E. Full Norms, Mailing Address and ZIP Code	Name of Employer	Date Imenth, day, year!	Amount of Each Receipt this Period
Receipt For: X Primary General	Occupation		
Other (specify):	Aggregate Year-to-Date > \$		•
F. Full Name, Mailing Address and ZIP Code	Name of Employer	Dete (month, day, year)	Amount of Each Receipt this Perio
	Occupation		
Receipt For: X Primary General Other (specify):	Agreeme Very to Date	L	Like Indian
G. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month,	A
	The second second	dey, year)	Amount of Each Receipt this Perio
Receipt For: X Primary General	Occupation		
Other (specify):	Aggregate Year-to-Date > \$		
AL of Receipts This Page (optional)			2,200.00

ITEMIZED RECEIPTS

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Any information copied from such Reports and Statements may not by sold or used by any paragril for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

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A. Fall Name, Malling Address and ZIP Code	Name of Employer	Dase (month, day, year)	Amount of Each Receipt this Perio
Commercial National Bank	Interest Income	1/1-2/21	182.21
Dallas, TX 75217	Occupation		
Pleasing For: Y Primary General			
Other (specify). B. Full Name, Mailing Address and ZIP Code	Aggregate Year-to-Date > \$	182.21	A-14-1-1-1-1
	Name of Employer	Date (month, day, year)	Amount of Each Micolot this Perio
	Occupation		
Pleasingt For: Y Primary General Other (specify):	Approprie Year-to-Date > 8		•
C. Full Hame, Malling Address and ZIP Code	Name of Employer	Date (month, day, year)	Amount of Eacl Macaipt this Paris
Resister For: X Primery General	Occupation		
Other (specify):	Aggregate Year-to-Date > \$		
D. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month, day, year)	Amount of Eac Receipt this Pari
	Occupation		
Constitution of the Consti	Approprie Year-10-Date >\$	1	
E. Full Name, Multing Address and ZIP Code	Name of Employer	Date (month,	Amount of Eas
		day, year)	Macaipt this Peri
Receipt For: X Primary General	Occupation		
Other (specify):	Aggregate Year-to-Date > \$		
F. Full Hams, Malling Address and ZIP Code	Name of Employer	Dete (month, dey, year)	Amount of Esc. Receipt this Peri
	Occupation		
Primary General Other (specify):	Aggregate Year-to-Date > \$		•
G. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month, day, year)	Amount of Est Receipt this Per
	Occupation		
Receipt For: X Primery General	200		DF
Other (specify).	Aggregate Year-to-Date > \$	E .	NC-116
ITAL of Receipts The Page (optional)		``	182.21

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L. Full Name, Malling Address and ZIF Code of Lean Sci	urce	Original Amount	Comulative Payment To Deep	Selence Outstanding Close of This Period
Jerry D. Rucker - Candidate 9204 Spring Water		of Loan	To Detti	Close of This Perio
Dallas, TX 75228	= "	5,894.02	0-	5,894.02
Election: Pfrimary 9 General 9 Other leactly): Yerms: Date Incurred 7/31/89 Date Due 1	2/31/90	Interest Rate	(apr) C	Secured
Let All Endorsers or Guerantors (if any) to Item A				
1. Full Name, Mailing Address and ZIP Code	Name of E	moleyer		
NOTE: Loan from Personal				
Funds of candidate	Occupation	1		
	Amount G	uerenteed Outstanding:		
2. Full Name, Mailing Address and ZIP Code	Name of E	melayer		
	Occupation			
	Amount G	uaranteed Outstanding:		
3. Full Name, Meiling Address and 21P Code	Name of E	metever		
	Occupation			
	Octoberio	*		
	Amount G	usrantous Outstanging:		
			And the second s	A TOTAL CONTRACTOR OF THE PARTY
8. Full Marks, Mailing Address and ZIP Code of Losn So	urce	Original Amount of Loon	Connelmon Piymon To Open	Balance Outgrandin Class of This Ports
8. Full Marks; Mailing Address and ZIP Code of Loan So Election: © Primary © General © Other Issacily):				Balance Outgrandin Class of This Perio
	urce	of Loon	To Co.	Balance Outpresenting Chaps of This Person
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Election: DPrimary General COther (specify): Terms: Date Incurred	urce	of Lean	To Co.	Class of This Port
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Election: DPrimary DGeneral DOther Ispecify): Torms: Date Incurred	Name of E	Interest Flate		Class of This Port
Election: DPrimary DGeneral DOther (specify): Terms: Date Incurred	Name of E Occupation Amount G	imployer inversed Outstanding		Class of This Port
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Election: DPrimary DGeneral DOther (specify): Terms: Date Incurred	Amount G Amount G Amount G Amount G Cocupatio	implayer Interest Flate		Class of This Port

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ITEMIZED DISBURSEMENTS

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FOR LINE NUMBER

Any information copied from such Reports and Statements may not be sold or used by any serson for the surpose of selleiting contributions or for commercial purposes, other than using the name and address of any political committee to selicit committee.

A. Full Name, Mailing Address and ZIP Code Mailboxes ETc. USA 1515 N. Town East Blvd. #138 Dallas, TX 75150	Purpose of Disbursement post office box Disbursement for: X Primery General Other (specify)	Date (month, 0 17-027 90	Amount of Each Disbursement The Period
B. Full Name, Mailing Address and ZIP Code Betty Price 2711 Lovers Lane Dallas, TX 75225	Purpose of Disbursement Office supplies Disbursement for: Primary General Other (specify)	Date (month, day, year) 01/02/90	Amount of Each Disbursement This Period 143.22
C. Full Name, Mailing Address and ZIP Code Southwestern Bell P. O. Box 655521 Dallas, Tx 75265	Purpose of Disbursement telephone Disbursement for: Y Primary General Other (specify)	Date (month, day, year) 01/02/90	Amount of Each Disbursement This Period
O. Full Name, Mailing Address and ZIP Code Elm Services 402 Manana Grand Prairie, TX 75050	Purpose of Disbursement mail services Disbursement for: Primary General Other (specify)	Oate (month, day, year) 01/02/90	Amount of Each Disbursement This Period 332.38
E. Full Name, Mailing Address and ZIP Code Executive Printing Systmes 1925 Beltline Rd. #530 Carrollton, Tx 75006	Purpose of Disbursement printing Disbursement for: Y Primary General Other (specify)	Date (month, day, year) 01/02/90	Amount of Each Disbursement This Period 338.91
F. Full Name, Meiling Address and ZIP Code Graphics Management 7549 Brentcove Circle Dallas, TX 75214	Purpose of Disbursement Danners Disbursement for: X Primary General Other (specify)	Date (month, day, year) 01/02/90	Amount of Each Disbursement This Period 378 . 00
G. Full Name, Mailing Address and ZIP Code Bradford Companies 837 Stemmons Freeway Dallas, TX 75207	Purpose of Disbursement rent Dispulsement for: Other (specify)	Date (month, day, year)	Amount of Each Disbursement This Perio
M. Full Name, Mailing Address and ZIP Code Allyn & Company 3232 McKinney Ave. #1280 Dallas, TX 75204	Purpose of Disbursement graphic design Discursement for: X Primary General Other (specify)	Date (month, day, year)	Amount of Each Disbursement This Period 729.20
I. Full Name, Mailing Address and ZIP Code Betty Price 2711 Lovers Lane Dallas, Tx 75225	Purpose of Disbursement Salary Disbursement for: — X Primary General Other (specify)	Date (month, 02/90	Amount of Each Disbursement This Perio 1000.00
BTOTAL of Disbursements This Page (optional)			3,654.89

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Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of saliciting contributions or fer commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

Full Name, Mailing Address and ZIP Code Fairchild/LeMaster 3890 W. Northwest Hwy. #302 Dallas, TX 75220	Purpose of Disbursement media consultant Disbursement for: Primary General	Date (month, day, year) 01/02/90	Amount of Each Disbursement This Period 1307.25
B. Full Name, Mailing Address and ZIP Code Carol Reed Assoc., Inc. 3232 McKinney AVe. #855	Other (specify) Purpose of Disbursement political consultant	Date (month, day, year)	Amount of Each Disbursement This Period 5264 . 10
Dallas, TX 75204	Disbursement for: Primary General Other (specify)	01/02/30	3204.10
C. Full Name, Mailing Address and ZIP Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
Carol Reed Assoc. Inc. 3232 McKinney Ave. #855	Disbursement for: Y Primary General Other (specify)	01/02/90	12023.45
Dallas, Tx 75304 D. Full Name, Mailing Address and ZIP Code US Postmaster	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
401 DFW Turnpike Dallas, TX 75201	Dissursement for: Y Primary General Other (specify)	01/04/90	100.00
E. Full Name, Mailing Address and ZIP Code US Postmaster	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursament This Period
401 DFW Turnpike Dallas, TX 75201	Disbursement for: Y Primary General Other (specify)	01/09/90	125.00
F. Pull Name, Malling Address and 21P Code US Postmaster	Purpose of Disbursement	Cate imonth, Say, year)	Amount of Each Disbursement This Period
401 DFW Turnpike Dallas, TX 75201	Disbursement for: X Primary General Other (specify)	01/11/90	800.00
G. Full Name, Mailing Address and ZIP Code US Postmaster	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Perio
401 DFW Turnpike Dallas, TX 75201	Disbursement for: Primary General I	01/15/90	50.00
H. Full Name, Mailing Address and ZIP Code W. Ward Lay	Purpose of Disbursement	Date imonth, day, year!	Amount of Each Disbursement This Perio
Sunnybrook Development 2323 Bryan Street LB 118 Dallas, TX 75201	Ensoursement for Primary General Other (specify)	01/15/90	116.48
1. Full Name, Mailing Address and ZIP Code T U Electric	Purpose of Disbursement	Dare (month, day, year)	Amount of Each Disbursement This Perio
P. O. Box 850498 Mesquite, TX 75185	Utilities Dispursement for Y Primary General Other (specify)	01/15/90	351.42
BTOTAL of Disbursements This Page (optional))	20,137.70

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ITEMIZED DISBURSEMENTS

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Executive Printing Systmes 1925 Beltline #530 Carrollton, Tx 75006	Purpose of Disbursement printing Disb	Date (month, day, year) 01/15/90	Amount of Each Disbursament This Period
B. Full Name, Meiling Address and ZIP Code The Stoneleigh Hotel 427 Maple Ave. Dallas, TX 75201	Purpose of Disbursement event expenses Disbursement for: Primary General Other (specify)	Date (month, day, year) 01/15/90	Amount of Each Disbursement This Period 903.14
C. Full Name, Mailing Address and ZIP Code Betty Price 2711 Lovers Lane Dallas, TX 75225	Purpose of Disbursement Salary Disbursement for: y Primery General i	Date (month, 07/19/90	Amount of Each Disburgoots The Period
D. Full Name, Mailing Address and ZIP Code Elm Services 402 Manana Grand Prairie, Tx 75050	Purpose of Disbursement POSTAGE Disbursement for: Y Primary General Other (specify)	Date (month, day, year) 01/16/90	Amount of Each Disbursament This Perio 500.00
E. Full Name, Mailing Address and ZIP Code NRCC 320 First Street, S.El. Washington, D.C. 20003	Purpose of Disbursement CONFORMACE Disbursement for: Y Primery General Other (specify)	Oste (month, day, year) 01/17/90	Amount of Each Disbursement This Perio
F. Pull Name. Mailing Address and ZIP Code Elm Services 402 Manana Grand Prairie, TX 75050	Purpose of Disbursament Mail Services Disbursement for: X Primary General Other Ispecify)	Date (month, 01725/90	Amount of Each Dissurpagent Dis Perio
G. Full Nome, Mailing Address and ZIP Code Lone Star Gas 301 S. Harwood Street Dallas, Tx 75201	Purpose of Disbursement Utilities Disbursement for: Primery General Other (specify)	Date (month, day, year) 01/31/90	Amount of Each Disbursement This Perio
H. Full Name, Mailing Address and 21P Code Bradford Companyies 2777 Stemmons Freeway Dallas, TX 75207	Purpose of Disbursement HO cleaning Disbursement for: X Primary General Other (specify)	Cate (month, day, year) 01/31/90	Amount of Each Disbursement This Perio
1. Full Name, Mailing Address and ZIP Code Betty Price 2711 Lovers Lane Dallas, TX 75225	Office supplies Dispursement for: Y Primary General Other (specify)	Date (month, day, year) 01/31/90	Amount of Each Disbursement This Peril 127.94
BTOTAL of Disbursements This Page (optional)		M	4,946.50

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Any information copied from such Reports and Statements may not be seld or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of pay political committee to solicit contributions from such committee.

Southwestern Bell P. O. Box 655521	Utilities Disburning of A Primery General	01/31/90	Disburtement This Period
Dallas, Tx 75265	Other (specify)		
Full Name, Meiling Address and ZIP Code Bradford Companies	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
2777 Stemmons Freeway Dallas, Tx 75207	Disbursement for: Primary General Other (specify)	01/31/90	500.00
Full Name, Mailing Address and ZIP Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
Jerry Rucker 1515 N. Town East Blvd. #132 Mesquite, Tx 75150	Disbursement for: Primary General Other (specify)	01/31/90	The state of the s
D. Full Name, Mailing Address and ZIP Code Executive Printing Services	Purpose of Disbursement	Date (month,) day, year)	Amount of Each Disbursement This Period
1925 Beltline #530 Carrollton, Tx 75006	Disbursement for: Y Primary General Other (specify)	01/31/90	959.26
E. Full Name, Mailing Address and ZIP Code Betty Price	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
2711 Lovers Lane Dallas, TX 75225	Disbursement for: X Primary General Other (specify)	01/31/90	1000.00
F. Full Name, Mailing Address and ZIP Code Carol Reed Assoc., Inc.	Purpose of Disbursement consultant fee & Exp.	Date (month, day, year) 01/31/90	Amount of Each Disbursement This Period 8226.79
3232 McKinney AVe. #855 Dallas, TX 75204	Disbursement for: X Primary General Other (specify)	32,32,30	0220173
G. Full Name, Mailing Address and ZIP Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disburgement This Period
Mailboxes ETc. USA 1925 N. Town East Blvd.	Office supplies Disbursement for: Primary General	02/01/90	
Mesquite, Tx 75150	Other (specify)		
H, Full Name, Meiling Address and ZIP Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
US Postmaster 401 DFW Turnpike Dallas, TX 75201	Dispursement for Primary General Other (specify)	02/01/90	451.50
1. Full Name, Mailing Address and ZIP Code Dallas County Young Republic Shelly Mosely	Purpose of Disbursement an membership	Date (month, day, year) 02/12/90	Amount of Each Disbursement This Perio
P. O. Box 821278 Dallas, TX 75382	Disbursement for. Y Primary General Other (specify)	02/12/90	30.00
TOTAL of Disbursements This Page (optional)			. 12.439. 68

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Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or for commercial purposes, other than using the name and address of any political committee to solicit contributions from such semmittee.

	Purpose of Disbursement	Date (month,	Amount of Each
TU Electric	utilities	day, year)	Disbursement This Period
P. O. Box 850498 Mesquite, TX 75185	Diebursement dr: X Primery General Other (specify)	02/12/9	77.10
Full Name, Mailing Address and ZIP Code	Purpose of Disbursement postage	Date (month, day, year) 02/12/9	Amount of Each Disbursement This Period 125.00
US Postmaster 401 DFW Turnpike Dallas, TX 75201	Disbursement for: Primary General Other (specify)	02/12/9	123.00
Elm Services	Purpose of Disbursement mail services	Date (month, day, year)	Amount of Each Disbursement This Period 0 350.81
402 Manana Grand Prairie, TX 75050	Disbursement for: Primary General Other (specify)	02/12/5	330.01
D. Full Name, Mailing Address and ZIP Code Betty Price	Purpose of Disbursement contract labor	Date (month, day, year)	Amount of Each Disbursement This Period
2711 Lovers Lane Dallas, Tx 75225	Dist	02/15/9	1000.00
E. Full Name, Mailing Address and ZIP Code Fairchild/LeMaster	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period
3890 W. Northwest Highway	#302 media consultant	02/15/9	1255.78
Dallas, TX 75220	Other (specify) Other (specify)		
Dallas, TX 75220 F. Full Name, Mailing Address and ZIP Code		Date (month, day, year)	Amount of Each Disbursement This Period
Dallas, TX /5220	Other (specify)	The state of the s	
Dallas, TX /5220	Other (specify) Purpose of Disbursement Disbursement for: X Primary General	The state of the s	Disbursement This Period Amount of Each
F. Full Name, Mailing Address and ZIP Code	Other (specify) Purpose of Disbursement Disbursement for: X Primery General Other (specify)	day, year) Date (month,	Disbursement This Period Amount of Each
F. Full Name, Mailing Address and ZIP Code	Other (specify) Purpose of Disbursement Disbursement for: X Primary General Other (specify) Purpose of Disbursement Disbursement for: X Primary General	day, year) Date (month,	Amount of Each Disbursement This Period Amount of Each Disbursement This Period
PAILAS, TX 75220 F. Full Name, Mailing Address and ZIP Code G. Full Name, Mailing Address and ZIP Code	Other (specify) Purpose of Disbursement Disbursement for: X Primary General Other (specify) Purpose of Disbursement Disbursement for: Primary General Other (specify)	Date (month, day, year) Date (month,	Amount of Each Disbursement This Period Amount of Each
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P. Full Name, Mailing Address and ZIP Code G. Full Name, Mailing Address and ZIP Code H. Full Name, Mailing Address and ZIP Code	Other (specify) Purpose of Disbursement Disbursement for: X Primary General Other (specify) Purpose of Disbursement Other (specify) Purpose of Disbursement Disbursement for: X Primary General Other (specify) Other (specify)	Date (month, day, year) Date (month, day, year)	Amount of Each Disbursement This Period Amount of Each Disbursement This Period Amount of Each Disbursement This Period
P. Full Name, Mailing Address and ZIP Code G. Full Name, Mailing Address and ZIP Code H. Full Name, Mailing Address and ZIP Code	Other (specify) Purpose of Disbursement Disbursement for: X Primary General Other (specify) Purpose of Disbursement Disbursement for: Primary General Other (specify) Purpose of Disbursement Disbursement for: Primary General Other (specify) Purpose of Disbursement Disbursement for: Primary General Other (specify) Other (specify)	Date (month, day, year) Date (month, day, year) Date (month, day, year)	Amount of Each Disbursement This Period Amount of Each Disbursement This Period Amount of Each Disbursement This Period

FEDERAL TELETION COMMISSION (Summary Page) 1. NAME OF COMMITTEE (in full) Rucker for Congress Committee 2. FEC IDENTIFICATION NUMBER ADDRESS (number and street) . Check if different then previously reported. 3232 McKinney Avenue, Suite 855 131636 STATE/DISTRICT 3. IS THIS REPORT AN AMENDMENT? CITY, STATE and ZIP CODE Dallas. TX 75204 X YES 4. TYPE OF REPORT X April 15 Quarterly Report Twelfth day report preceding Type of Electrons July 15 Quarterly Report in the State of election on October 15 Quarterly Report Thirtieth day report following the General Election on January 31 Year End Report in the State of July 31 Mid-Year Report (Non-election Year Only) **Termination Report** This report contains X Primary Election **General Election** Special Election **Runoff Election** activity for SUMMARY COLUMN A Covering Period 2/22/90 COLUMN B 3/31/90 through This Period Calendar Year-to-Date Net Contributions (other than loans) The second section is the second section. Total Contributions (other then loans) (from Line 11(e)) 19,920,00 65.745.00 Total Contribution Refunds (from Line 20(d)). (10) Not Contributions (other than loans) (subtract Line 6(b) from 6(a)) . . . 19.920.00 65.745.00 Not Operating Expenditures T Total Operating Expenditures (from Line 17). . 35.427.04 79.414.50 Total Offsets to Operating Expenditures (from Line 14) (b) (c) 35.427.64 79.414.50 Cash on Hand at Close of Reporting Penad (from Line 27) . . . For further information 44.888.66 contact: Debts and Obligations Owed TO the Committee Federal Election Commission (Itemize all on Schedule C and/or Schedule D) . 999 E Street, NW **Debts and Obligations Owed BY the Committee** Washington, DC 20463 10 (Itemize all on Schedule C and/or Schedule D) . Tol Free 800-424-9530 44.888.66 Local 202-376-3120 I certify that I have examined this Report and to the best of my knowledge and belief it is true, correct

May 9, 1990

NOTE: Submission of false, erroneous, or incomplete information may subject the person signing this Report to the penalties of 2 U.S.C. §437g

and complete.

H. Ward Lay

Type or Print Name of Treasurer

FEC FORM 3

(revised 4:87)

DETAILED SUMMARY PAGE Receipts and Disbursements (Page 2, FEG FORM 3)

		overing the Period:		
Rucker for Congress Committee From: 2		To: 3/31/90		
I. RECEIPTS	Total This Period	Culonder Year-To-Date		
1. CONTRIBUTIONS (other than loans) FROM:				
(a) Individuals/Persons Other Than Political Committees				
(i) Itemized (use Schedule A)	11,450,00			
(ii) Unitemized	2.220.00	Charles of the second		
(iii) Total of contributions from individuals	13.670.00	57,295,00		
(b) Political Party Committees	5,000.00	5,000.00		
(c) Other Political Committees (such as PACs)	1.250.00	3,450,00		
(d) The Candidate				
(e) TOTAL CONTRIBUTIONS (other than loans Hadd 11(a)(iii), (b), (c) and (d))	19,920,00	65.745.00		
2. TRANSFERS FROM OTHER AUTHORIZED COMMITTEES.				
3. LOANS:				
(a) Made or Guaranteed by the Candidate	Make some restablished the second			
(b) All Other Loans	I see and the later of the later of the			
(c) TOTAL LOANS (add 13(a) and (b))				
14 OFFSETS TO OPERATING EXPENDITURES (Retunds, Rebates, etc.)				
15 OTHER RECEIPTS (Dividends, Interest, etc.)				
14. OTHER RECEIP TO (Grande too, Priorest, 68.)	408,51	590.72		
16. TOTAL RECEIPTS (add 11(e), 12, 13(c), 14 and 15)		CV/No.021101-E-CONTROL		
	20.328.51	66.335.72		
H. DISBURSEMENTS				
7. OPERATING EXPENDITURES	25 402 04			
	35.427.04	79,414,50		
18 TRANSFERS TO OTHER AUTHORIZED COMMITTEES.	CHARLES IN A CO			
19. LOAN REPAYMENTS:				
(a) Of Loans Made or Guaranteed by the Candidate				
(b) Of All Other Loans	en e			
(c) TOTAL LOAN REPAYMENTS (add 19(a) and (b))				
REFUNDS OF CONTRIBUTIONS TO:				
(a) Individuals/Persons Other Than Political Committees	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1			
(b) Political Party Committees				
(c) Other Political Committees (such as PACs)				
(d) TOTAL CONTRIBUTION REFUNDS (add 20(a). (b) and (c))				
21 OTHER DISBURSEMENTS				
22 TOTAL DISBURSEMENTS (add 17, 18, 19(c), 20(d) and 21).	35 427 04	79.414.50		
M. CASH SUMMARY				
23 CASH ON HAND AT BEGINNING OF REPORTING PERIOD	s			
		59,987,19		
24. TOTAL RECEIPTS THIS PERIOD (from Line 16)	S	20.328.51		
25. SUBTOTAL (add Line 23 and Line 24)		80,315,70		
26 TOTAL DISBURSEMENTS THIS PERIOD (from Line 22).	s			
		35.427.04		
27 CASH ON HAND AT CLOSE OF THE REPORTING PERIOD (subtract Line 26 from 25	s)			
		44.888.66		

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Any information could from such Regions and Statements may not be seld or used by any parson for the durages of fallelling contributions or for commercial purposes, other than using the name and address of any distributions to soller contributions from such committee.

NAME OF COMMITTEE IN Full

RUCKER FOR CONGRESS COMMITTEE

A. Full Name, Mailing Address and ZIP Code		Name of Employer	Date (menth, day, year)	Amount of Each Resempt this Period
Robert J. Ahola 4511 Emerson Dallas, TX 75208		The Environmental Network Cocupation	02/26/90	200.00
Other (specify):	General	Dir Communications	00	
S. Full Name, Mailing Address and ZIP Code D. R. Cameron		Name of Employer	Cate (month, 78V, year)	Amount of Each Receipt this Period
12045 Tavel Dallas, TX 75248		self-employed	02/26/90	200.00
Receipt For: Y Primery	General	Tand developer		
Jeher (specify):		Aggregate Year-to-Date >\$ 200.0	00	
C. Full Name, Mailing Address and 219 Code Richard H. Collins		Name of Employer	Cate (month, say, year)	Amount of Each Receipt this Perio
2929 Carlisle Dallas, TX 75204		self-employed	02/26/90	1000.00
Receipt For: Y Primary	General	Occupation banker/invest	tor	
Other (specify):		- agregate Year-to-Date . \$ 1000	00	
D. Full Name. Mailing Address and ZIP Code Robert B. Cousins, Jr. 17 Turtle Creek Bend		Name of Employer Requested not received	Sate (month, 1	Amount of Each Receipt this Perio
Dallas, TX 75204		Occupation	02/26/9	0 200.0
Resease For: Y Primary	General			14
Other (specify):		2ggregate Year-10-Date >\$ 300	00	
Richard Daiker P.O. Box 280329		Requested not received	02/26/90	Amount of Each Receipt this Perio 200.0
Dallas, Tx 75228		Occupation		
Recent For: Y Primary	General			
Other (seesify):		Algregate Veer-to-Dete > \$ 20	0.00	
F. Full Name. Mailing Address and ZIP Code Ronald Foxman		Name of Employer	Date (month, pay, year)	Amount of Each Receipt this Perio
8022 Westover Drive Dallas, TX 75231		Dooley Rucker Maris	02/26/90	200.0
Receipt For: X Primary	General	Occupation attorney .		
Other (specify):		Aggregate Year-to-Date >\$ 300	00	
G. Full Name, Mailing Address and ZIP Code Ronald J. Gafford		Requested not received	Jate (month, Jay, year)	Amount of Each Receipt this Perio
P. O. Box 2879 Dallas, TX 75221		Occupation	02/26/90	200.0
Receipt For: Y Primery Other (specify)	General	± ogregate Year-to-Date > \$ 200	00	
		700		

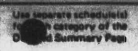
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Any information copied from such Regard and Statements may not be sold or used by one person for the surpass of soliciting contributions or toy commercial purposes, deter than using the name and address of one persons committee to solicit contributions from such against the name and address of one persons committee.

NAME OF COMMITTEE (In Full)

A. Full Nome, Mailing Address and ZIF Code Al Gonzalez	Name at Employer	Jate (menth, Jav. year)	Amount of Each Receipt this Period
2323 Irving Blvd. Dallas, TX 75207	Moody-Day	02/26/90	200.00
partas, ix /320	Secuciation	•	
Receipt For: 1 Primary General	President		
Other (specify):	- Agregate Year-to-Date 360.00		SAME SAME SAME
Robert E. Goodfriend	Name of Employer	Cate (month, 78V, year)	Amount of Each Receipt this Period
1700 Pacific Avenue	Akin Gump Strauss	02/26/90	200.00
Dallas, TX 75201	Occupation		
Other (specify):	Agerdate Per la Bate > \$ 200		
C. Full Name, Mailing Address and ZIP Code	Name of Employer	Cete (month,	Amount of Each Receipt this Period
00,0 01000000	Assoc. General America	02/26/9	0 200.00
Dallas, Tx 75230 Receipt For: Y Printery Seneral	Occupation		
Other (specify):	-agregate Year-to-Date . \$ 200	-00	
D. Pull Name, Mailing Address and ZIP Code Sue Hayes	Name of Employer	Sete (month, 1	Amount of Each Receipt this Period
P. O. Box 338		02/26/90	35.00
Lancaster, TX 75146		03/09/90	815.00
Receipt For: Thingry General	coursellousewife		
Other (specify):	Acgregate Year-to-Oste >\$ 1000	00	
Arvel L. Jernigan 2656 Main	Name of Employer Requested not received	Care (month, ;	Amount of Each Receipt this Period
Dallas, TX 75226	Convention	. 02/26/90	200.00
Receipt For: Y Primery General	Jocupation		
Other (specify):	Aggregate Year-to-Date > \$ 2	200.00	
	Name of Employer	Date (month.	Amount of Each
F. Full Name, Multing Address and 21P Code	Carrie of European	38V, Y98()	Receipt this Period
Charles Ku		38V, Y88F1	TRA
Charles Ku 148 Red Oak Lane	self-employed		TRA
Charles Ku 148 Red Oak Lane Flower Mound, TX 75028	self-employed	38V, Y88F1	TRA
Charles Ku 148 Red Oak Lane Flower Mound, TX 75028	self-employed	02/26/9	TA
Charles Ku 148 Red Oak Lane Flower Mound, TX 75028 Receipt For: X Primery General	self-employed Occupation Doctor	02/26/9	TA
Charles Ku 148 Red Oak Lane Flower Mound, TX 75028 Receipt For: Y Primery General Other (specify): G. Full Name, Mailing Address and ZIP Code Stephen S. Kurth	Self-employed Occupation Doctor Aggregate Year-to-Date > \$ 400.	02/26/9	90 400.0
Charles Ku 148 Red Oak Lane Flower Mound, TX 75028 Receipt For: X Primery General Other (specify): G. Full Name, Mailing Address and ZIP Code	Self-employed Jocusetion Doctor Aggregate Year-to-Date \$ 400. Varie of Employed	02/26/9 00 2ate (month,	Amount of Each Receipt this Period
Charles Ku 148 Red Oak Lane Flower Mound, TX 75028 Receipt For: X Primary General Other (specify): G. Full Name, Mailing Address and ZIP Code Stephen S. Kurth 12160 Abrams Road Dalalas, TX 75243	Self-employed Occupation Doctor Aggregate Year-to-Date > \$ 400.	02/26/5 02/26/5 00 2ate (month, 38V, year)	Amount of Each Receipt this Period
Charles Ku 148 Red Oak Lane Flower Mound, TX 75028 Receipt For: X Primary General Other (specify): G. Full Name, Mailing Address and ZIP Code Stephen S. Kurth 12160 Abrams Road	Self-employed Occupation Doctor Aggregate Year-to-Date \$ 400. Varie of Employed	02/26/9	Amount of Each Receipt this Period

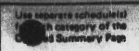
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Any information copied from such Resorts and Statements may not be told or used by any person for the purpose of sellecting contributions or for commercial purposes, other than using the name and address of the pointest committee to sellect contributions from such committee.

NAME OF COMMITTEE (in Full)

RUCKER FOR CONGRESS COMMITTEE

Primary Prim	A. Pull Numia, Mailing Address and ZIP Code	Name of Employer	Jess (menth,	Amount of Each Receipt this Period
Double D			02/2	
S. Pull Nome. Modifier Address and ZIP Code Gary Marvison (have and for		1000.0
S. Full Name. Mathing Address and 289 Cade Gary Matula Assoc. General Contractors of America 02/26/90 -400.0			0.00	
Assoc. General Contractors of America O2/26/90 -400.0 Contractors of America Occupation C. Full Name. Minifing Address and ZPCode James A. Middleton P. O. Box Z819 Dallas, Tx 75221 Cocupation ARCO Oil & Gas O2/26/90 Cocupation ARCO Oil & Gas O2/26/90 Cocupation ARCO Oil & Gas O2/26/90 Cocupation Cocupation Cocupation Amount of Earl Research Amount of E			Cate Imonth,	Amount of Each Meseigt this Period
C. Pull Name, Mailing Address and ZIP Cade James A. Middleton P. O. Box 2819 ARCO 0il & Gas 02/26/90 1000.00 Patter (specify): Primary General 1999 1100 100 100 P. Full Name, Mailing Address and ZIP Cade 11145 Morrison Lane 11145	4138 Boca Bay	Contractors of America	02/26/9	0 - 400.00
C. Full Name. Mariling Address and ZIP Code James A. Hiddleton P. O. Box 2819 Pallas, Tx 75221 Recoids For: Striver (southly: Striver (so			0.00	
James A. Middleton P. O. Box 2819 Dallas, Tx 75221 Coccustr@president Coccustr@presi				Arrayon of Sant
Receipt For: Y Primary General	James A. Middleton P. O. Box 2819		38V, Y88F1	Accept this Period
D. Full Name. Mailing Address and ZIP Code Lucille R. Preston 3801 W. Beverly Drive Dallas, Tx 75209 Research For: John famous Mailing Address and ZIP Code Amount of Employed O2/26/90 O20.00 O2/26/90 O2/26/90				
Lucille R. Preston 3801 W. Beverly Drive Dallas, Tx 75209 Research For: Ther (specify): General J. Steven Rogers 11145 Morrison Lane Dallas, Tx 75229 Receipt For: Ther (specify): Requested not received J. Steven Rogers 11145 Morrison Lane Dallas, Tx 75229 Requested not received J. Requested not received J. Republished Address and ZIP Code Name of Employer Designment, Self-employed Desig	Other (specify):	- agragate Year-to-Date . \$ 1000	.00	
Self-employed O2/26/90 200.00		Name of Employer		Amount of Each Receipt this Period
Primary General 10gregate Vest-to-Date	3801 W. Beverly Drive	self-employed	02/26/90	200.00
E. Full Name, Mailing Address and ZIP Code J. Steven Rogers 11145 Morrison Lane Dallas, TX 75229 Control Cont	Researt For: Primery General		•	
J. Steven Rogers 11145 Morrison Lane Dallas, TX 75229 Comparison			.00	
Dallas, TX 75229 Dallas, TX 75229 December	J. Steven Rogers		sey, years	Amount of Each Receipt this Period 200.00
Dither (specify): Ligregate Year-to-Date \s 200.00		Occupation	-	
F. Full Name, Mailing Address and ZIP Code J. R. Rucker 6009 Ridgecrest Dallas, TX 75231 Receipt For. Other (specify): G. Full Name, Mailing Address and ZIP Code Randy Smith 4507 Holland No. 106 Richardson, TX 75080 Receipt For. Y Primery General Self-employed 02/26/90 200.00 Cocupation englineer Jecupation Name of Employer Jecupation Self-employed 02/26/90 200.00 Aggregate Year-to-Date > \$ 200.00 Receipt this Periods 02/26/90 200.00 Occupation Receipt For. Y Primery General				
J. R. Rucker 6009 Ridgecrest Dallas, TX 75231 Receipt For: Other (specify): G. Full Name, Mailing Address and 2IP Code Randy Smith 4507 Holland No. 106 Richardson, TX 75080 Receipt For: Y Primary General Self-employed 02/26/90 200.00 1000				
6009 Ridgecrest Dallas TX 75231 Receipt For X Primary General Other (specify): Approprie Year-to-Date > \$ 200.00 Date (month, Jav. year) Receipt this Perimary Afford No. 106 Richardson, TX 75080 Receipt For X Primary General		Name of Employer		Amount of Each Receipt this Period
Receipt For: Other (specify): Aggregate Year-to-Date > \$ 200.00 Set (month, Jav. year) Receipt this Pers Randy Smith 4507 Holland No. 106 Richardson, TX 75080 Receipt For: Receipt For: O2/26/90 Cocupation Receipt For: Y Primary General	6009 Ridgecrest		02/26/90	200.00
G. Full Name. Mailing Address and ZIP Code Randy Smith 4507 Holland No. 106 Richardson, TX 75080 Receipt for Y Primary General	Receipt For: Y Primary General	andineer	A SECOND	
Randy Smith 4507 Holland No. 106 Richardson, TX 75080 Receipt this Period 02/26/90 200.0	Other (specify):	Aggregate Year-to-Date > \$	0.00	
4507 Holland No. 106 Richardson, TX 75080 Receipt For Y Primery General		Name of Employer	1	Amount of Each Receipt this Period
Receipt For. Y Primery General	4507 Holland No. 106	2000000	02/26/9	200.00
	Receipt For Y Primary Gener			
Other (specify): 2gregate Year-to-Date > \$ 200.00	Other (specify):	- agregate Year-to-Date > \$ 200	.00	

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A S FOR LINE NUMBER 11-(a)-(i)

Any information copied from such Regions and Statements may not be sold or used by any person for the surpose of soliciting contributions or far commercial purposes, generation using the name and address of any solicities to solicit contributions from such committee.

NAME OF COMMITTEE IN FUID

3110000	-	CONCERCO	COLATTET
KLCRES	PUK	LUNGRESS	COMMITTEE

A. Pull Name. Mailing Address and ZIP Code Larry R. Taylor	Name of Employer Requested not received	Jate (month, Jav. year)	Amount of Each Receipt this Period
12128 Madeleine Circle Dallas, TX 75230		02/26/90	200.00
Record For. (Primary Seneral	3 ccupation		
Other (specify):		0.00	
B. Full Name, Mailing Address and ZIP Code	'iame of Employer	Cate Imonth,	Amount of Each
William B. Sechrest 6032 Connerly	Winstead McGuire	02/26/90	500.00
Dallas, TX 75205	Cocupation		
Record For: Y Primary Genera			the Leading
Other (specify):	Aggregate Year-to-Date > \$ 500	00	
C. Full Name, Mailing Address and 21P Code	Name of Employer	Cate Imonth,	Amount of Each
Gene Street 4319 Oak Lawn	self-employed	02/26/90	Peccept this Period
Dallas, TX 75219	Congenies	-	
Receipt For: Y Primary Senera			
Other (specify):	-agregate Year-to-Cate . \$ ADD	00	
D. Full Name, Mailing Address and ZIF Code Alinda H. Wikert	Name of Employer	Cate (month, !	Amount of Each Receipt this Period
4208 Armstrong Dallas, TX 75205	Self-employed	3/11/90	850.00
Receipt For: Primery General	Thvestments	•	٠.
Other (specify):	±qgregate Year-to-Oute > \$ 0.5	0.00	
E. Full Name, Marking Address and ZIP Code	Name of Employer	2450 (month,)	Amount of Each
James D. Henry 11130 Creekmere Dallas, TX 75218	Requested not received	3/2/90	200.00
Paceat For: Y Primery General	Occupation	-	
Other (specify):	-agregate Year-to-Dete >\$ 200	.00	
F. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month, :: 38V, year)	Amount of Eac Receipt this Peri
Receipt For: Y Primary Genera	Occupation	_	
Other (specify):	Aggregate Year-to-Date > \$		
G. Full Name, Mailing Address and ZIP Code	Vame of Employer	Date (month,	Amount of Esc Receipt this Peri
	Occupation		
Receipt For: Y Primery General			
Other (specify)	- pregate Year-to-Date > \$		

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NAME OF COMMITTEE (IN Full)

SITTER	FOR	CONCRECE	COMMITTEE
ALC REA	FUR	COMUNESS	CUTTILLE

A. Full Name, Mailing Address and ZIP Code Joe R. Walker 3909 Courtshire Dr. Dallas, TX 75229	J.W. Bateson Co.	2/26/90	Amount of Each Receipt this Perio 200.00
Record For: Sener	President	00.00	
B. Full Name, Mailing Address and 21P Code Daniel A. Decker 1445 Ross Ave. Dallas, TX 75202	Decker Hardt Karr	2/26/90	Amount of Each Receipt this Perio 200 . 00
General Genera	ACCOINCY	0.00	
C. Full Name. Mailing Address and 21P Code Jan Collmer 5525 Westgrove Dallas, TX 75248	Name of Employer Collmer Semiconductor	Cate Imonth,	Amount of Each Receipt this Period 250 a 00
Processes For: Y Primary General Other (specify):		<u> </u>	
D. Full Marro, Mailing Address and ZIP Code Joe F. Canterbury 5550 LBJ Freeway Dellas, TX 75240	Canterbury Stuber Eld & Gooch	Cate (month,	Amount of Each Receipt this Perio
Resign For: Thirden General Ge	Attorney -ggregate Veer-to-Oate > \$ 500	0.00	-
E. Full Nome, Multing Address and ZIP Code C.E. Cornutt 9618 Hillview Dallas, TX 75231	Name of Employer Hunt. Oil Company	3/9/90	Amount of Each Receipt this Perio
General Street (specify):	Oil & Gas	0.00	••
F. Full Hamo, Mailing Address and ZIP Code	'veme of Employer	Case Imperin,	Amount of Each Recorpt this Period
Receipt For: I X Primary General	Occupation .	_	
Other (specify):	Aggregate Year-to-Date		
G. Full Name, Mailing Address and ZIP Code	vame of Employer	Jate (month, 38v, year)	Amount of Each Receipt this Perid
Receipt For: Y Primery General			
Other (specify)	1-sqregate Year-to-Date ** \$	74	W.
€ S			1,650.00
This Period (last page this line number only)		· · · · · · · · · · · · · · · · · · ·	11,450.0

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NAME OF COMMITTEE IN FUR

SUCKED	FOR	CONCRESS	COMMITTEE
TUCKER	LUE	CUMURESS	COLLITE

. Full Name, Mailing Address and 21P Code	Name of Employer	Date (menth,	Amount of Each Receipt this Period
National Republican Congressional Co 320 First Street, S.E.	ommittee	3/13/90	5,000.00
Washington, D.C. 20003	Cocupation		
ecolot For. Primery Senera			
Other (specify):	- spregete Year-to-Date - %	.000.00	
Pull Name, Mailing Address and ZIP Cade	Name of Employer	Date (month, 28V, year)	Amount of Each Receipt this Period
ecoupt For: Y Primary Genera	3ccupation		
Other (specify):	Aggregate Veer-to-Dete > \$		
Full Name, Mailing Address and 21F Code	Name of Employer	Sees (mansh, say, year)	Amount of Each Receipt this Period
ecolet For: Y Primary Senere	Occupation		
Other (specify):	-gregate Year-to-Dete . \$		
). Full Name, Mailing Address and ZIP Code	Name of Employer	Cate (menth, sav. year)	Amount of Each Receipt this Pensi
acoust For: ? Primery Genera	Cocudetion	-:	
Other (specify):	-cgregate Year-to-Date > \$		
, Full Nome, Moiling Address and ZIP Code	Neme of Employer	Case (menth. say, year)	Amount of Each Receipt this Perio
	Occupation		
Receipt For: Y Primery Seneral	Aggregate Year-to-Dete > \$		
Full Name, Mailing Address and ZIP Code	Name of Employer	Oete (month, 38V, yeer)	Amount of Each Receipt this Perio
	Jecupation		
Receipt For: Y Primary General			
Other (specify):	Aggregate Veer-to-Date > \$	1 2	
I. Full Name, Mailing Address and ZIP Code	Vame of Employer	Jate (menth, Jav., year)	Amount of Each Receipt this Perio
	Occupation		
Steelest For: Y Primery General	al - agregate Year-to-Date - \$		THE STATE OF
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SCHEDULE A

ITEMIZED RECEIPTS

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FOR LINE NUMBER

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NAME OF COMMITTEE (in Full)

SINCKEB	FOR	CONCRESS	COMMITTEE
KIN. B.C.B.	FUR		2 T T . U V I W W W S

Occupation Aggregate Year-to-Date S	3/2/90	1,000.00
Aggregate Year-to-Date 5		
	1,000,00	
Name of Employer	Date (month, day, year)	Amount of Each
	3/2/90	250.00
Occupation		
	3	D.E
Name of Employer	Date (menth, day, year)	Amount of Eac Receipt this Peri
Occupation		
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SCHEDULE A

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ITEMIZED RECEIPTS

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FOR LINE NUMBER 15

Any information copied from such Reports and Statements may not be sold or used by any paragin for the purpose of collecting contributions or for commercial purposes, exper then using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE (in Full)

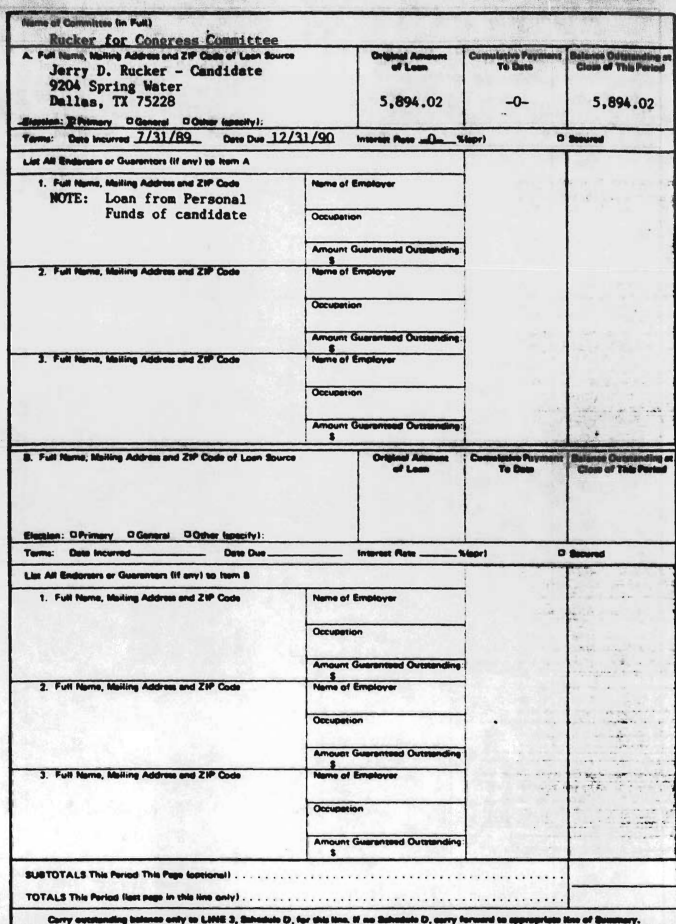
RUCKER		COMMITTEE

A. Full Name, Mailing Address and 21F Code Commercial National Bank 1551 South Buckner 1811as, TX 75217	Name of Employer Interest Income	2/22-3/31	Amount of East Receipt this Pari 408.51
	Occupation		
Receipt For: Y Primary General Other (specify)	Aggregate Year-to-Date > \$ 5	90.72	
B. Full Name, Mailing Address and ZIP Code	Name of Employer	Date (month, day, year)	Amount of Eac Receipt this Peri
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SCHEDULE B

ITEMIZED DISPURSEMENTS

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FOR LINE NUMBER

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Any information copied from such Reports and Statements may not be said or used by any person for the purpose of soliciting contributions or far commercial purposes, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE (In Pull)

Lauris Brown 2712 Stanford Dallas, TX 75225	Purpose of Disbursement Reimburse FR Entertain Disbursement for: X Primary General	Date (month, day, year) 02/23/90	Amount of Each Disbursement This Period
Dallas, TX /5225	Other (specify)		
B. Full Name, Mailing Address and ZIF Code Seagoville Chamber of Comm		Date (month, day, year)	Amount of Each Disbursement This Perio
107 Hall Road Seagoville, TX 75159	Other (specify) General	02/26/90	25.00
C. Full Name, Mailing Address and ZIP Code U.S. Postmaster 401 DFW Turnpike	Purpose of Disbursement Postcards	Date (month, day, year)	Amount of Each Disbursement This Perio
Dallas, TX 75201	Dispursement for: X Primary General Other (specify)	02/26/90	165.00
D. Full Name, Mailing Address and ZIP Code MCI Telecommunications	Purpose of Disbursement Telephone	Date (month, day, year)	Amount of Each Disbursement This Perio
P.O. Box 99117 Fort Worth, TX 76199	Other (specify) General	02/28/90	3.23
E. Full Name, Mailing Address and ZIP Code Lone Star Gas	Purpose of Disbursement Utilities	Cate (month, cav. year)	Amount of Each Disbursement This Period
P.O. Box 660133 Dallas, TX 75266	Disbursement for: X Primary General Other (specify)	02/28/90	20.17
F. Full Name. Molling Address and ZIP Code Betty Price 2711 Lovers Lane	Purpose of Disbursement Reim. for HQ Supplies	Cate (month, day, year)	Amount of Each Disbursement This Peri
Dallas, TX 75225	Disbursement for: X Primary General Other (specify)	02/28/90	164.43
G. Full Name, Mailing Address and ZIP Code Southwestern Bell Telepho: P.O. Box 655521	Purpose of Disbursement ne Telephone	Date (month, cay, year)	Amount of Each Disbursement This Peri
Dallas, TX 75265	Other (specify) General	02/28/90	172.00
H. Full Name. Mailing Address and ZIP Code The Stoneleigh Hotel 2927 Maple Avenue	Purpose of Disbursement Committee Meeting	Date (month, day, year)	Amount of Each Disbursement This Peri
Dallas, TX 75201	C soursement for X Primary General Other isoecify?	02/28/90	180.96
1. Full Name Mailing Address and ZIP Code Bradford Companies	Purpose of Dispursament Rent	Date (month, say, year)	Amount of Each Dispursement This Per
2777 Stemmons Frwy. #465 Dalles, TX 75207	2 soursement for the Primary (2 chera) 2 cheraspecify:	02/28/90	279.45
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SCHEDULE B

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ITEMIZED DISPURSEMENTS

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FOR LINE NUMBER

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NAME OF COMMITTEE (in Full)

RUCKER FOR CONGRESS COMMITTEE

A. Full Home, Mailing Address and ZIP Code	Purpose of Disbursement	Date (month, cay, year)	Amount of Each Disbursement This Period	
Betty Price	Salary			
2711 Lovers Lane Dallas, TX 75225	Other (specify)	02/28/90	1000.00	
B. Pull Name, Mailing Address and ZIP Code	Purpose of Disbursement	Cate (month,		
Elm Services	Mailing Services	dav, year)	Disbursement This Period	
402 Manana Drive Grand Prairie, TX 75050	Other (specify) General	02/28/90	1221.94	
C. Full Name, Mailing Address and ZIP Code	Purpose of Disbursement	Cate (month, day, year)	Amount of Each Dispursement This Period	
Murata Business Systems, Inc. 5560 Tennyson Plano, TX 75024	Disbursement for: X Primary General Other (specify)		1612.50	
D. Full Name, Mailing Address and ZIP Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Period	
Carol Reed Associates, Inc. 3232 McKinney Ave., Suite 855 Dallas, TX 75204	Political Consult. Fees Disbursement for: X Primary General Other (specify)	02/28/90	8139.22	
E. Full Name, Malling Address and ZIP Code Mailboxes Etc. USA 1515 N. Town East Blvd. \$138	Purpose of Disbursement Office Supplies/PO Box	Date (month, day, year)	Amount of Each Disbursement This Period	
Mesquite, TX 75150	Disbursement for: Y Primary General Other (specify)	03/01/90	67.94	
F. Full Name, Mailing Address and ZIP Code Creative Concepts P.O. Box 7437	Purpose of Disbursement Decorations for FR	Date (month, day, year)	Amount of Each Dispursement This Period	
Dallas, TX 75209	Disbursement for: X Primary General Other (specify)	03/01/90	359.10	
G. Full Name, Mailing Address and ZIP Code Screencraft Advertising 3909 E. First Street	Purpose of Disbursement Yard Signs	Date (month, day, year)	Amount of Each Dispursement This Period	
Fort Worth, TX 76111	Disbursement for: y Primary General Other (specify)	03/07/90	3612.54	
H. Full Name. Meiling Address and ZiP Code PIP Printing	Purpose of Disbursement Copies	Date imonth, dev, year)	Amount of Each Dispursement This Period	
3101 McKinney Ave. Suite 103 Dallas, TX 75204	Ciner (specify)	03/15/90	12.53	
Full Name, Mailing Address and ZIP Code	Surpose of Dispursement	Date month.	Amount of Each	
Metrocel Cellular Telephone P.O. Box 620051	Telephone	Sir. year)	Discursement This Period	
∄allas, TX 75262	Cther (specify)	03/15/90	17.28	
TOTAL of Disbursements This Page (optional)		NEXES	161 43 .05	

SCHEDULE B

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ITEMIZED O URSEMENTS

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Any information copied from such Reports and Statements may not be sold or used by any person for the purpose of soliciting contributions or far commercial numbers, other than using the name and address of any political committee to solicit contributions from such committee.

NAME OF COMMITTEE (in Full)

RUCKER FOR CONGRESS COMMITTEE

A. Full Mame, Mailing Address and ZIP Code TU Electric P.O. Box 850498	Purpose of Disbursement Utilities	Date (month, day, year)	Amount of Each Disbursement This Period	
Mesquite, TX 75185	Disbursement for: Primery X General Other (specify)	03/15/90	69.39	
B. Full Name, Mailing Address and ZIP Code The Stonleigh Hotel	Purpose of Disbursement Committee Meeting	Date (month, day, year)	Amount of Each Disbursement This Period	
2927 Maple Avenue Dallas, TX 75201	Disbursement for: Primary X General Other (specify)	03/15/90	79.65	
C. Full Name, Mailing Address and ZIP Code Betty Price 2711 Lovers Lane	Purpose of Disbursement Reimburse Office Supply	Date (month, day, year)	Amount of-Each Disbursament This Period	
Dallas, TX 75225	Other (specify) Primary X General	03/15/90	131.61	
D. Full Name, Mailing Address and ZIP Code Setty Price 2711 Lovers Lane	Purpose of Dispursement Contract Labor	Date (month, day, year)	Amount of Each Disbursement This Perio	
Dallas, TX 75225	Other (specify)	03/15/90	1000.00	
E. Full Name, Mailing Address and ZIP Code Fairchild/LeMaster 3890 W. NW Highway Suite 302	Purpose of Disbursement Press Consultant	Date (month, day, year)	Amount of Each Cisbursement This Perio	
Dallas, TX 75220	Disbursement for: iPrimary X_i General Other (specify)	03/15/90	1572.00	
F. Full Name, Mailing Address and ZIP Code Allyn & Company 3232 McKinney Ave. Suite 1280	Purpose of Disbursement Graphic Design	Date (month, day, year)	Amount of Each Disbursement This Perio	
Callas, TX 75204	Cisbursement for: i Primary Y General Other (specify)	03/15/90	5340.80	
G. Full Name, Mailing Address and 21P Code	Purpose of Disbursement	Date (month, day, year)	Amount of Each Disbursement This Perio	
Loews Anatole Hotel 1201 Stemmons Freeway 1211as, TX 75207	Fundraising Dinner Dispursement for: Y Primary General Other (specify)	03/15/90	9129.07	
H. Full Name, Mailing Address and ZIP Code U.S. Postmaster 431 DFW Turnpike	Purpose of Disbursement Postage	Date (month, day, year)	Amount of Each Disbursement This Perio	
Pallas, TX 75201	3 soursement for Primary Y General Other (specify)	_03/10/90	673.00	
Full Name, Wailing Address and ZIP Code Commercial Natl. Bank 1551 South Buckner	Purpose of Disbursement Bank Service Charge	2ate (month, gav. year) 3/31/90	Amount of Each Disbursement This Period 20.23	
Dallas, TX 75217	Other (specify)			
BTOTAL of Disbursements This Page (optional)			18,217.75	
TAL Talk Period il sst pace the line nun perionyti			35,427.04	



FEDERAL ELECTION COMMISSION

WASHINGTON DC 20463

June 25, 1990

Trammell Crow 2001 Ross Avenue Dallas, TX 75201

RE: MUR 3048

Dear Mr. Crow:

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The Federal Election Commission received a complaint which alleges that you may have violated sections of the Federal Election Campaign Act of 1971, as amended ("the Act"). A copy of the complaint is enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

The complaint was not sent to you earlier due to administrative oversight. Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the Office of the General Counsel, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. § 437g(a)(4)(B) and § 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

Tranmell Crow Page 2 If you have any questions, please contact Nicole Corn, the staff member assigned to this matter, at (202) 376-5690. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lawrence M. Noble General Counsel By: Lois G. Lerner Associate General Counsel Enclosures Complaint
 Procedures C 3. Designation of Counsel Statement O 4 O M T 0 S

TRAMMELL CROW COMPANY

PEDERAL ELECTION SCHMISSION

90 JUL -6 AH 10: 58

214/979-5100 Telex 551646

2001 ROSS AVENUE DALLAS, TEXAS 75201

July 2, 1990

Federal Election Commission Lois G. Lerner Associate General Counsel 999 E. Street, N. W. Washington, D. C. 20463

Re: MUR 3048

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Dear Ms. Lerner:

We are in receipt of your letter of June 25 advising that Mr. Trammell Crow may have violated sections of the Federal Election Campaign Act of 1971.

Upon contacting the campaign offices of Jerry Rucker, we were advised that an error had occurred in their accounting and an amended FEC financial disclosure form was forwarded to your office on May 9, 1990. A copy of their letter explaining their error is attached.

If it appears there was a violation on the part of Mr. Crow, it was due entirely to an accounting error, and if the amended form outlining the error is not sufficient to dismiss Gregg Cooke's complaint, please advise as soon as possible.

Thank you for handling this matter to conclusion.

Sincerely,

Betty Lane

Administrative Assistant to Trammell Crow

May 9, 1990

ted \$ 9.00

Federal Election Commission Lois G. Lerner 999 E. Street, N.W. Washington, D.C. 20463

> RE: ID# 131636 MIR 3048

Ms. Lerner:

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I have enclosed amended FEC financial disclosure forms of the Rucker for Congress Committee for the periods ending 12/31/89, 2/21/90 and 3/31/90. The amended reports should clear up the questions raised in your attached letter of April 23, 1990 and the related complaint of Gragg A. Cooke. Specific to his complaint the following corrections have been incorporated in the amended report.

The original report reflected a primary contribution of \$1,000 from Transel Crow on 10/9/89 and an additional \$1,000 on 1/25/90. The original report was filed incorrectly due to a clerical error. The 1/25/90 contribution was from Mrs. Transel Crow. Such items have been correctly identified in the amended reports.

The original reports fail to provide separate Schedule A's for

1) Itemized Individual Contributions; 2) Unitemized Contributions; 3)

Political Party Committees; 4) Political Action Committees; and, 5) Interest Income. The amended reports have corrected this omnission and have properly separated out the contribution components.

The amended reorts have also incorporated miscellaneous corrections resulting from the following:

- Incorporation of corrections requested in FEC notifications of 3/13/90, 4/5/90, and 3/28/90.
- Financial adjustments based on a complete analysis of our financial records.

The Committee recognizes that its prior reports have been inadequately prepared and filed. We have retained a Certified Public Accountant, specializing in FEC reporting, to prepare our disclosure reports. We are confident that this action will enable us to properly meet all the requirements of the Federal Election Commission.

Please call if you have any questions concerning this matter. H. Ward Lay Tressurer 0

TRAMMELL CROW COMPANY

PEDERAT FILEDOM COMPTISION

90 JUL 16 AH 10: 52

214/979-5100 7ele= 551646

2001 ROSS AVENUE DALLAS, TEXAS 75201

July 11, 1990

Federal Election Commission Lois G. Lerner Associate General Counsel 999 E. Street, N.W. Washington, D. C. 20463

RE: MUR 3048

Dear Ms. Lerner:

Per your request of this date, I am enclosing copy of check used for Mrs. Trammell Crow's contribution to the Jerry Rucker campaign.

If I can be of further assistance, please advise.

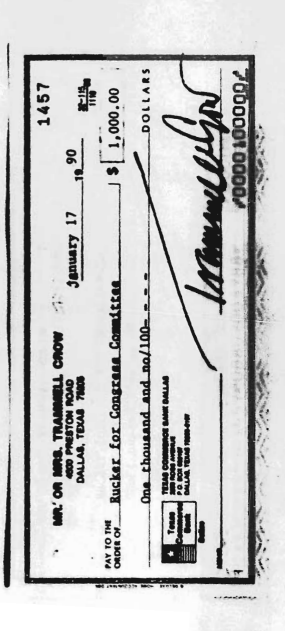
Sincerely,

Betty Lane

Assistant to Trammell Crow

Enclosure

90 JUL 17 PH 3: 27



NOTE: JOINT ACCOUNT

 GREGG A. COOKE 5019 Hollow Ridge Road Dallas, Texas 75227 90 AUG 14 AM 9: 55

August 6, 1990

Federal Election Commission 999 E Street, N.W. Washington, D.C. 20463 MUR 3048

Dear Commissioner:

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On March 28, 1990, I filed a complaint charging violations of the Federal Election Campaign Act of 1971, as amended ("FECA"), 2 U.S.C. §§ 431 et seq., and the Federal Election Commission ("FEC") Regulations, 11 C.F.R. §§ 100.1 et seq., by Jerry Rucker and Rucker for Congress ("the Committee") (referred to collectively hereinafter as "Respondents").

Respondents had violated the FECA by accepting excessive contributions and by failing to file accurate public disclosure reports. This pattern of violations of the FECA has continued. Réspondent continues to accept excessive contributions and has continued to file inaccurate and incomplete FEC disclosure reports. I hereby amend my original complaint to include these further violations of the law. I ask that the Commission act promptly to correct past violations and to prevent further abuse of the campaign laws by Respondents.

Additional Excessive Contributions

Respondents have accepted the following excessive contributions from the same individuals:

Tramell Crow	10/09/89 01/25/89	\$1,000.00 \$1,000.00	Primary Primary	
	04/01/90	\$736.00		(in-kind)
		\$2,736.00		
Robert Venable	09/15/89	\$1,000.00	Primary	
	01/25/90	\$1,000.00	General	
	04/13/90	\$500.00	General	

		\$2,500.00		

Federal Election Commission August 6, 1990 Page 2 Charles M. Young 11/29/89 Primary \$200.00 02/02/90 \$1,000.00 Primary \$1,200.00 Jack W. Evans 09/11/89 \$1,000.00 Primary 01/25/90 \$500.00 Primary \$1,500.00 Darwin Deason 11/29/89 \$200.00 Primary 02/02/90 \$1,000.00 Primary -----\$1,200.00 10/16/89 Jack I. McJunkin \$500.00 Primary 01/25/90 \$1,000.00 Primary N \$1,500.00 N In each of these cases, Respondents have failed to C accurately report the aggregated year-to-date for the C contributions or failed to disclose any aggregate year-to-date at all. V Inaccurate Disclosure Reports O In my original complaint I noted that Respondents had mixed reporting of individual contributors with their PAC contributors on the itemized schedules attached to their FEC reports. This was just the first of numerous inaccuracies in the FEC reports filed by Respondents that result in an unclear public record of the Committee's activities: S Respondents failed to accurately report a loan obtained by the campaign. On Respondent's Year-end report, filed January 31, 1990, a loan was disclosed on Line 13 and on a Schedule C. There was no debt, however, disclosed on Line 10 of that report. On Respondent's next report (pre-primary report), the loan disappears altogether: there is no loan listed on Line 10 and there is no Schedule C. On the Committee's next report (first quarterly), the loan is disclosed on Line 10, but there is no corresponding Schedule C. On Respondent's year-end report, pre-primary report, and April quarterly report, Column B of the Detailed

Summary Page, disclosing year-to-date totals for the

campaign, is left blank.

- Respondents report in-kind contributions incorrectly, showing them only as disbursements, without a corresponding entry on the receipts section of the reports.
- On all of the Respondent's reports, a significant number of contributors are not identified as to their occupation and employer.

The FEC should require Respondents to amend all reports filed inaccurately to ensure a clear and accurate public record of the financial activities of the Committee.

Conclusion

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This ongoing pattern of violations shows a callous disregard for the need to comply with the campaign finance laws of the United States. The Commission must take prompt action to correct these violations and take whatever steps are: necessary to stop these violations in the future. The Commission should impose any and all sanctions available to this end.

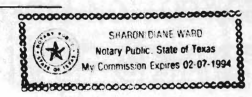
Very truly yours,

CHECG COOKE

this 1000 day of Changest, 1990.

Sharm Diane Ward

My Commission Expires:



FEDERAL EL TONNESSION

GREGG A. COOKE 5019 Hollow Ridge Road Dallas, Texas 75227 90 AUG 15 M91662

SENSITIVE

August 6, 1990

Federal Election Commission 999 E Street, N.W. Washington, D.C. 20463 MUR 3048

Dear Commissioner:

On March 28, 1990, I filed a complaint charging violations of the Federal Election Campaign Act of 1971, as amended ("FECA"), 2 U.S.C. §§ 431 et seq., and the Federal Election Commission ("FEC") Regulations, 11 C.F.R. §§ 100.1 et seq., by Jerry Rucker and Rucker for Congress ("the Committee") (referred to collectively hereinafter as "Respondents").

Respondents had violated the FECA by accepting excessive contributions and by failing to file accurate public disclosure reports. This pattern of violations of the FECA has continued. Respondent continues to accept excessive contributions and has continued to file inaccurate and incomplete FEC disclosure reports. I hereby amend my original complaint to include these further violations of the law. I ask that the Commission act promptly to correct past violations and to prevent further abuse of the campaign laws by Respondents.

Additional Excessive Contributions

Respondents have accepted the following excessive contributions from the same individuals:

Tramell Crow	10/09/89 01/25/89 04/01/90	\$1,000.00 \$1,000.00 \$736.00	Primary Primary General	(in-kind)
		\$2,736.00		
Robert Venable	09/15/89	\$1,000.00	Primary	
	01/25/90 04/13/90	\$1,000.00 \$500.00	General General	

		\$2,500.00		

Pederal Election Commission August 6, 1990 Page 2

Charles M. Young	11/29/89 02/02/90	\$200.00 \$1,000.00 \$1,200.00	Primary Primary
Jack W. Evans	09/11/89 01/25/90	\$1,000.00 \$500.00 \$1,500.00	Primary Primary
Darwin Deason	11/29/89 02/02/90	\$200.00 \$1,000.00	Primary Primary
Jack I. McJunkin	10/16/89 01/25/90	\$1,200.00 \$500.00 \$1,000.00	Primary Primary
		\$1,500.00	

In each of these cases, Respondents have failed to accurately report the aggregated year-to-date for the contributions or failed to disclose any aggregate year-to-date at all.

Inaccurate Disclosure Reports

In my original complaint I noted that Respondents had mixed reporting of individual contributors with their PAC contributors on the itemized schedules attached to their FEC reports. This was just the first of numerous inaccuracies in the FEC reports filed by Respondents that result in an unclear public record of the Committee's activities:

- Respondents failed to accurately report a loan obtained by the campaign. On Respondent's Year-end report, filed January 31, 1990, a loan was disclosed on Line 13 and on a Schedule C. There was no debt, however, disclosed on Line 10 of that report. On Respondent's next report (pre-primary report), the loan disappears altogether: there is no loan listed on Line 10 and there is no Schedule C. On the Committee's next report (first quarterly), the loan is disclosed on Line 10, but there is no corresponding Schedule C.
- On Respondent's year-end report, pre-primary report, and April quarterly report, Column B of the Detailed Summary Page, disclosing year-to-date totals for the campaign, is left blank.

Federal Election Commission August 6, 1990 Page 3 Respondents report in-kind contributions incorrectly, showing them only as disbursements, without a corresponding entry on the receipts section of the reports. · On all of the Respondent's reports, a significant number of contributors are not identified as to their occupation and employer. The FEC should require Respondents to amend all reports filed inaccurately to ensure a clear and accurate public record of the financial activities of the Committee. Conclusion This ongoing pattern of violations shows a callous disregard for the need to comply with the campaign finance laws of the United States. The Commission must take prompt action to correct these violations and take whatever steps are: necessary to stop these violations in the future. The Commission should impose any and all sanctions available to this end. Very truly yours. SUBSCRIBED AND SWORN TO BEFORE ME this 10th day of August, 1990. Notary Public My Commission Expires: SHARON CLAVE WARD Notary Public. State of Texas My Commission Expires 02-07-1994 2053E



FEDERAL ELECTION COMMISSION

WASHINGTON DC 20463

August 24, 1990

Trammel Crow 4500 Preston Road Dallas, Texas 75202

RE: MUR 3048

Dear Mr. Crow:

On June 25, 1990, you were notified that the Federal Election Commission received a complaint from Gregg A. Cooke alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. At that time you were given a copy of the complaint and informed that a response to the complaint should be submitted within 15 days of receipt of the notification.

On August 14, 1990, the Commission received additional information from the complainant pertaining to the allegations in the complaint. Enclosed is a copy of this additional information. As this new information is considered an amendment to the original complaint, you are hereby afforded an additional 15 days in which to respond to the allegations.

If you have any questions, please contact Anne Weissenborn, the attorney assigned to this matter, at (202) 376-8200.

Sincerely,

Lawrence M. Noble General Counsel

BY: Lois G. Lerner

Associate General Counsel

Enclosure



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

August 24, 1990

Jack W. Evans 14303 Inwood Dallas, Texas

75234

RE: MUR 3048

Dear Mr. Evans:

The Federal Election Commission received an amendment to a complaint which alleges that you may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). Copies of the original complaint and the amendment are enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

Under the Act, you have the opportunity to demonstrate in writing that no action should be taken against you in this matter. Please submit any factual or legal materials which you believe are relevant to the Commission's analysis of this matter. Where appropriate, statements should be submitted under oath. Your response, which should be addressed to the General Counsel's Office, must be submitted within 15 days of receipt of this letter. If no response is received within 15 days, the Commission may take further action based on the available information.

This matter will remain confidential in accordance with 2 U.S.C. \$ 437g(a)(4)(B) and \$ 437g(a)(12)(A) unless you notify the Commission in writing that you wish the matter to be made public. If you intend to be represented by counsel in this matter, please advise the Commission by completing the enclosed form stating the name, address and telephone number of such counsel, and authorizing such counsel to receive any notifications and other communications from the Commission.

Jack W. Evans Page 2 If you have any questions, please contact Anne Weissenborn, the attorney assigned to this matter at (202) 376-8200. For your information, we have attached a brief description of the Commission's procedures for handling complaints. Sincerely, Lawrence M. Noble General Counsel BY: Lois G. Lerner Associate General Counsel Enclosures 1. Complaint and Amendment 7 2. Procedures 3. Designation of Counsel Statement O V O M D.



FEDERAL ELECTION COMMISSION

WASHINGTON D.C 20463

August 24, 1990

Robert Venable 2121 San Jacino Street Dallas, Texas 75201

RE: MUR 3048

Dear Mr. Venable:

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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

August 24, 1990

Charles M. Young 3540 Ranchero Road Plano, Texas 75380

RE: MUR 3048

Dear Mr. Young:

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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

August 24, 1990

Jack I. McJunkin P.O. Box 802087 Dallas, Texas 75308

RE: MUR 3048

Dear Mr. McJunkin:

The Federal Election Commission received an amendment to a complaint which alleges that you may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). Copies of the original complaint and the amendment are enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

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FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

August 24, 1990

Darwin Deason 5808 Lupton Dallas, Texas 75225

RE: MUR 3048

Dear Mr. Deason:

The Federal Election Commission received an amendment to a complaint which alleges that you may have violated the Federal Election Campaign Act of 1971, as amended ("the Act"). Copies of the original complaint and the amendment are enclosed. We have numbered this matter MUR 3048. Please refer to this number in all future correspondence.

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2. Procedures 3. Designation of Counsel Statement 0 CV 4



FEDERAL ELECTION COMMISSION

WASHINGTON, D.C. 20463

August 24, 1990

Gregg A. Cooke 5019 Hollow Ridge Road Dallas, Texas 75227

RE: MUR 3048

Dear Mr. Cooke:

This letter acknowledges receipt of the amendment to the complaint you filed on April 12, 1990, against the Rucker for Congress Committee, Jerry Rucker and Trammel Crowe. The respondents will be sent copies of the amendment. You will be notified as soon as the Federal Election Commission takes final action on your complaint.

Sincerely,

Lawrence M. Noble General Counsel

BY: Lois G. Lerner

Associate General Counsel



FEDERAL ELECTION COMMISSION

WASHINGTON DC 20463

August 24, 1990

H. Ward Lay, Treasurer Rucker for Congress Committee 3232 McKinney Avenue Suite 855 Dallas, Texas 75204

RE: MUR 3048

Dear Mr. Lay:

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On, April 23, 1990, you were notified that the Federal Election Commission received a complaint from Gregg A. Cooke alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended. At that time you were given a copy of the complaint and informed that a response to the complaint should be submitted within 15 days of receipt of the notification.

On August 14, 1990, the Commission received additional information from the complainant pertaining to the allegations in the complaint. Enclosed is a copy of this additional information. As this new information is considered an amendment to the original complaint, you are hereby afforded an additional 15 days in which to respond to the allegations.

If you have any questions, please contact Anne Weissenborn, the attorney assigned to this matter, at (202) 376-8200.

Sincerely,

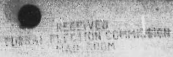
Lawrence M. Noble General Counsel

BY:

Lots G Lerner

Associate General Counsel

Enclosure





90 SEP 10 AM 10: 48

JACK I. McJUNKIN
Founding Partner / President

September 6, 1990

General Counsel Office Federal Election Commission 999 E Street, N.W. Room 657 Washington, D.C. 20463

RE: MUR 3048

Gentlemen:

I received your letter of August 24th which alleges that I may have violated the Federal Election Campaign Act of 1971.

I have received correspondence from the treasurer of the Bucker for Congress Committee wherein they have filed amended reports and sent copies to you which address the questions outlined in your letter. A copy of his letter is attached for your information.

If this does not resolve the alleged violation, please contact me.

Sincerely.

Sack I. McJunkin

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September 1, 1990

Federal Election Commission 999 E. Street, NW Weshington, DLC. 20463

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I have enclosed the following amended reports for the Bucker for Congress Countities:

- 1. July 1st Quarterly Report (4/1/90 to 6/30/90)
- 2. Twelfth Day Report Preceding 3/13/90 Election (1/1/90 to 2/21/90)

Items included in the amended reports include the following:

Twelfth Day Report (1/1/90 to 2/21/90)

- C.M. Young (11st, page 6) Report seemed to reflect \$1,000 contribution as \$500 to Primary and \$200 to General Election.
- 2. Jack Evens (11st, page 2) Report smended to reflect \$500 contributions as relating to General Election.
- 3. Darwin Desson (11st, page 4) Report amended to reflect \$1,000 contribution as \$800 to Primary and \$200 to General Election.
- Jack McLinkin (llai, page 3) Report smended to reflect \$1,000 contribution as \$500 to Primary and \$500 to General Election.

July 15th Quarterly Report

- 1. Line 6a and 6c have been changed to equal line lle.
- 2. Line lla(iii) has been adjusted to total the sum of lla(i) and lla(ii).
- 3. Robert Venable (11si, page 14) Report amended to correctly reflect contributions as coming from Mrs. Robert Venable.
- 4. Linton E. Barbie (llai, page 1) Cumulative total adjusted to \$400.
- 5. Mr. Louis A. Beecherl (llai, page 1) Communicative total adjusted to \$2,000.
- 6. Mrs. George A. Hayes (11ai, page 6) Cammulative total adjusted to \$1,500.

2222 N. Branco Ann. A. Suin ASS & Dallas, Torre 25204 & 1214 A21-0236

- 7. Mr. Daryl N. Smadon (llai, page 12) Campulative total adjusted to \$2,000.
- 8. Mr. Richard Ronchetti (Ilai, page 11) Cammulative total adjusted to \$2,000.
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- 12. Mr. W. Rosen Thompson (11e1, page 14) Cumulative total adjusted to \$700.
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- 14. Mr. Jack W. Evens (11st, page 4) Communistive total adjusted to \$750.

These amendments should address the questions outlined in your August 24, 1990 correspondence. The anarchemits also respond to the questions raised by Gress A. Cooks in his attached latter of Assust 6, 1990. Itsus included in his report but not changed in the amended reports include the following:

- 1. Transell Crow excess contribution January 25, 1990 contribution of \$1,000 is reflected in our report for the period from Jenuary 1 to February 21, 1990 as being from Mrs. Traumel Crow. Therefore, he does not appear to be over the \$1,000 limit for the Primary.
- 2. The items reflected in the insccurate disclosure reports section of this letter have been previously addressed in prior amendments and no longer apply.

Please call if you have any additional questions concerning this matter.

H. Ward Lav Treasurer

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FELT NE LOTTES COMMISSION ROBERT A. VENABLE SOOD SAN JACINTO TOWER 90 SEP 10 AM 11: 52 BIBI SAN JACINTO STREET DALLAS, TEXAS 75201 MAND DELIVERED (214) 871-0333 7 September 1990 Mr. Lawrence M. Noble General Counsel Federal Election Commission 999 E. Street, N.W. Washington, D.C. 20463 Re: MUR3048 Dear Mr. Noble: This letter is in response to your letter dated August 24, 1990, regarding the captioned matter, which was signed on your behalf by Lois G. Lerner. Unfortunately, through an inadvertent oversight, I did make an excessive contribution of \$500.00. The contribution has been returned to me, and a copy of the check whereunder such \$500.00 was returned is enclosed with this letter. I am hopeful that as a result of this refund the above proceeding, to the extent it applies to me, will be dissolved or dismissed. Please confirm the same in writing to me. Thank you for your courtesy and attention. Sincerely, Robert A. Vanable Robert A. Venable Enclosure

RUCKER FOR CONGRESS COMMITTEE OPERATING ACCOUNT 0415 3232 MC KINNEY AVENUE : GUITE 856 DALLAS, TEXAS 75204 DOLLARS CV 4 O *000415# #111001053# #50 1554 OF



September 6, 1990

Hr. Robert A. Venable 2121 San Jacinto Suite 2900 Dallas, TX. 75201

Dear Mr. Venable:

It has been brought to my attention that the Jerry Rucker for Congress Campaign has inadvertently accepted \$500.00 over the legal amount set by the FEC. We responded appropriately to the FEC and have amended our report.

Please accept our apologies for any inconvenience. Enclosed is a check for your \$500.00 reimbursement.

Thank You.

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April B. Box

90 SEP 10 AM 10: 10

September 6, 1990

Darwin Deason 5808 Lupton Drive Dallas, Texas 75225

General Counsel's Office 999 E. Street, N.W. Federal Election Commission Washington, DC 20463 Attn: Lois G. Lerner Associate General Counsel

Re: MUR 3048

Gentlemen:

In response to your letter of August 24, 1990 regarding the referenced matter, I have been advised by a representative of the Jerry Rucker For Congress organization that the organization has submitted an amendment to the applicable reports which corrects the reporting error complained of in the subject complaint. A copy of that organization's letter, dated September 1, 1990, addressed to your office is enclosed. Item 3 under the caption "Twelfth Day Report (1/1/90 to 2/1/90)" reflects the correction to my contribution designations.

I assume that this information will close this matter unless I am informed otherwise by your office.

Sincerely,

Darwin Deason

DD/jm

September 1, 1990

Federal Election Countseion 999 E. Street, No Weskington, DLC. 20463

Gentlemen:

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3232 McKloney Avo. . Suite 855 . Dalles, Texas 75204 . (214) 871-0736

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September 6, 1990

Charles M. Young 3540 Ranchero Road Plano, Texas 75093

General Counsel's Office 999 E. Street, N.W. Federal Election Commission Washington, DC 20463 Attn: Lois G. Lerner Associate General Counsel

Re: MUR 3048

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Charles M. Ko

CMY\jm

September 1, 1990

Federal Election Commission 999 E. Street, NW Washington, DLC. 20463

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