

RECEIVED

By OGC-CELA at 8:16 pm, Sep 12, 2022

September 12, 2022

Roy Luckett

FEC Office of Complaints

RE: Becker for Congress

Cameron Phillips, Treasure

April Becker, Candidate

MUR 8039

Dear Mr. Luckett:

We are in receipt of your letter dated July 29, 2022, regarding the aforementioned MUR inquiry.

Please be advised that the committee had no intent of misrepresenting or withholding campaign finance information. The in kinds from the candidate were disclosed on Schedule A as well as Schedule B with the proper in-kind contribution purpose as well as the proper disbursement purpose for each transaction. The regulations require an in-kind to be disclosed on Schedule A as well as Schedule B in order to offset each amount without artificially inflating the committee's COH.

The reference to the reimbursed expense to Matt Becker; this was also disclosed according to the FEC regulations for ultimate vendors for reimbursed expenses to an individual exceeding \$200.

The committee has reported each in-kind contribution received with the proper purpose description, name of contributor and address. Additionally, the committee has reported all campaign disbursements with memo entries as required.

To date we have no requests for additional information from the reports analysis division regarding any of the previously disclosed in-kind contributions or disbursements.

All receipts of expenses incurred that were paid for by the candidate on behalf of the campaign have been disclosed. Records have been maintained and each expense paid for by the candidate has been verified as a permissible campaign expense as outlined in the regulations and disclosed accordingly.

There has been no willful intent of the campaign, the treasurer, or the candidate to intentionally misrepresent or withhold any campaign finance information.

Since this has been brought to the attention of the campaign and in review of the regulations for unreimbursed expenses, *specifically paid for by the candidate* on behalf of the campaign, the committee

will use the amendment filing process as outlined in the regulations to include the additional information to disclose those vendors that exceed the \$200 threshold.

31. Filing Amendments The committee must file an amended report if it:

- Discovers that an earlier report contained erroneous information; or
- Does not obtain all the required information about a particular itemized receipt or disbursement in time to include it in the appropriate report.

Please be advised that as of the date of this letter amendments have been filed. Again, there was no willful intent of the committee, candidate, or treasurer to withhold or misrepresent any financial information to the commission or the public record.

Sincerely,



Cameron Phillips

Treasurer

Becker for Congrss

April Becker

Candidate, Becker for Congress