

# Why the Audit Was Done

Federal law permits the Commission to conduct audits and field investigations of any political committee that is required to file reports under the Federal **Election Campaign Act** (the Act). The Commission generally conducts such audits when a committee appears not to have met the threshold requirements for substantial complian with the Act.<sup>1</sup> The au determines whether the committee commised with the Pantations. prohibitions and disclost requirements of the Act.

#### Future Act

The Commission main initiate an enforcement action, at a later time, with respect to any of the matters discussed in this report.

# Draft Final Audit Report of the Audit Division on the National Council of Farmer Cooperatives Co-op/PAC

(January 1, 2009 - December 31, 2010)

### About the Committee (p. 2)

The National Council of Farmer Cooperatives Co-op/PAC is a nonconnected, qualified, multi-candidat Political Action Committee and is headquartered in Washington 2.C. For more information, see chart on Committee Organization, 2.

## Financial Activity (p. 2)

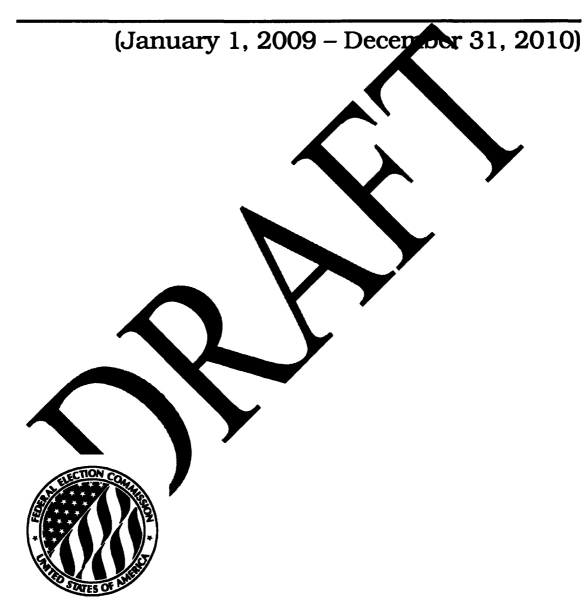
	••••••••••••••••••••••••••••••••••••••	
	Receipts	
	o Contribution from In relationals	\$ 64,195
	o Contributions here other	•
	Political Committe	46,000
	o Concrete Ceceipts	6,352
	Total counts	\$ 116,547
•	Disbursements	
	o Contributions to realeal	
	Comm ees	\$ 128,500
	o Other Disbursements	421
	<b>Fotal Disburgerents</b>	\$ 128,921

### dings and Recommendations (p. 3)

- A statement of Financial Activity (Finding 1)
- Disclosure of Occupation/Name of Employer (Finding 2)
- Disclosure of Contributions to Candidate Committees (Finding 3)

<sup>&</sup>lt;sup>1</sup> 2 U.S.C. §438(b).

# Draft Final Audit Report of the Audit Division on the National Council of Farmer Cooperatives Co-op/PAC



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# Part I Background

### **Authority for Audit**

This report is based on an audit of the National Council of Farmer Cooperatives Coop/PAC (NCFC), undertaken by the Audit Division of the Federal Election Commission (the Commission) in accordance with the Federal Election Campaign Act of 1971, as amended (the Act). The Audit Division conducted the audit pursuant to 2 U.S.C. §438(b), which permits the Commission to conduct audits and field investigations of any political committee that is required to file a report under 2 U.S.C. s434. Prior to conducting any audit under this subsection, the Commission 4 by perform an internal review of reports filed by selected committees to determine whether the reports filed by a particular committee meet the threshoid requirements for substanting ompliance with the Act. 2 U.S.C. §438(b).

### Scope of Audit

Following Commission-approved procedures, the Apple shaft shaft evaluated various risk factors and as a result, this audit examined:

- 1. the disclosure of individual contributors' occupation and name of employer;
- 2. the disclosure of disbursements;
- 3. the consistency between reported figures and make records
- 4. the completeness of records; and
- 5. other committee operations necessary to the review.

# Part II **Overview of Committee**

# **Committee Organization**

Important Dates	
Date of Registration	September 24, 197
Audit Coverage	January 1, 2009 December 31, 2010
Headquarters	Washington
Bank Information	
Bank Depositories	One
Bank Accounts	Or Checking
Treasurer	
• Treasurer When Audit Was Conducted	Keen Swars
• Treasurer During Period Covered by Audit	Randa mes 9/20/06-3/25/09 Jill Thon 3/26/09-8/23/11
Management Information	
• Attended FEC Campaign Finance Seminar	
<ul> <li>Who Handled Accounting and Recordkeeping Tasks</li> <li>Overview of Fin</li> </ul>	
	, 

Cash-op and @ January 2009	\$ 44,630
Receipts	
o Contribution from Individ ls	64,195
o Contributions have Other Editical	
Committees	46,000
o Other Receipts	6,352
Total Receipts	\$ 116,547
Disbursements	
o Contributions to Political Committees	128,500
o Other Disbursements	421
Total Disbursements	\$ 128,921
Cash-on-hand @ December 31, 2010	\$ 32,256

# Part III Summaries

# **Findings and Recommendations**

### Finding 1. Misstatement of Financial Activity

During audit fieldwork, a comparison of NCFC's reported figures with its bank records indicated that in 2009, NCFC understated receipts and disbursements by \$10,770 and \$806, respectively, and overstated ending cash by \$5,133. In 2 r0, NCFC overstated beginning cash by \$13,000 and disbursements by \$6,500. V reports to the Interim Audit Report, NCFC filed amended disclosure reports to prrect remisstatements. (For more detail, see p. 4)

## Finding 2. Disclosure of Occupation/Name of Engloyer

During audit fieldwork, a review of itemized concrutions from individuals adjucted that 57 percent of the contributions failed to include adequate insclosure for occupation and name of employer. The Audit staff found that the required information was available for 89 percent of the itemized contribution in NCFC's record of in response to the Interim Audit Report, NCFC filed amended report, bipclude the manage information. (For more detail, see p. 6)

# Finding 3. Discillate of Contributions to Candidate Committees

During audit fieldwohner review of disbursemente identified 80 percent of contributions to federal candidates that field the bude required disclosure information, such as office sought, state and but first, or inclosed mount of candidate information. In response to the Interim Audit Report (CFC has based reports to include the missing or corrected information.

(For mon Netail, see p. 7)

# Part IV Findings and Recommendations

### Finding 1. Misstatement of Financial Activity

#### Summary

During audit fieldwork, a comparison of NCFC's reported figures with its bank records indicated that in 2009, NCFC understated receipts and disbursements by \$10,770 and \$806, respectively, and overstated ending cash by \$5,133. In 2014, NCFC overstated beginning cash by \$13,000 and disbursements by \$6,500. In response to the Interim Audit Report, NCFC filed amended disclosure reports to concern the misstatements.

#### Legal Standard

Contents of Reports. Each report must disclose:

- the amount of cash-on-hand at the begin on g and end of the report period;
- the total amount of receipts for the report operiod and for the calendar year;
- the total amount of disbursements for the reputing period and for the calendar year; and
- certain transactions that require itemization on Scherule A (Itemized Receipts) or Schedule B (Itemized Disbursen 5, 2 U.S.C. §43 (1), (2), (3), (4) and (5).

#### **Facts and Analysis**

#### A. Facts

During audit fieldware, the Autosstaff reconciled NCFC's reported financial activity with its bank records Ausalendary years 2009 and 2010. The following charts outline the discrepancies for the records. Automethy and ending cash balances for 2009 and 2010. Successful paragraphic ddress inclusions for the misstatements.

20 <b>69</b> Augusty			
	Reported	Bank Records	Discrepancy
Beginning Cur Balance @ January 1, 20	\$44,630	\$44,630	\$0
Receipts	\$43,485	\$54,255	\$10,770 Understated
Disbursements	\$60,887	\$61,693	\$806 Understated
Ending Cash Balance @ December 31, 2009	\$42,326 <sup>2</sup>	\$37,193	\$5,133 Overstated

 $<sup>^2</sup>$  The amount in this column cannot be calculated accurately due to numerous discrepancies throughout 2009 between amounts reported for ending cash and the beginning cash in the subsequent period.

In 2009, NCFC understated receipts by \$10,770 as a result of failing to report any of its July receipts.

The understatement of disbursements was due to the following:

•	Disbursements supported by check/debit, not reported	\$ 5,601
•	December 2009 disbursement, reported June 2010	1,500

- December 2009 disbursement, reported June 2010
- Disbursements reported, not supported by check/debit (3,500)(2.795)
- Disbursement incorrectly reported Net Understatement of Disbursements

20 for the above reasons NCFC overstated the beginning cash balance for 2010 by \$1 and because NCFC reported an increase in the beginning ash be (\$50,193 - \$42,326) as of January 1, 2010. The difference in the 2 ace of \$7.877 lending oash and beginning cash the 2010 beginning cash illustrates NCFC's failure recussistently rebalances that equaled ending cash balances from the previous period.<sup>3</sup>

2010 Activity			
	Reported	Bank cords	Discrepancy
Beginning Cash Balance	\$5 03	\$ 193	\$13,000
@ January 1, 2010			Overstated
Receipts	\$61,22	\$62,2 2	\$1,000
-			Understated
Disbursements	\$73,728	67,228	\$6,500
		Ť	Overstated
Ending Cash Balance	\$32,2574	32,256	\$1
@ December 31, 2010			Overstated

ats was due to the following: burse The over alement

bursements superted by check/debit, not reported	\$ 3,000
• Describer 2009 discursement, reported June 2010	(1,500)
• Disbutionents represented not supported by check/debit	<u>(8,000)</u>
Net Over temer of Disbursements	<u>\$ (6,500)</u>

#### B. Interim Audit Report & Audit Division Recommendation

At the end of audit fieldwork, Audit staff discussed this matter with NCFC representatives at the exit conference. NCFC representatives acknowledged the discrepancies in the reports and indicated that NCFC would file corrective amendments.

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<sup>&</sup>lt;sup>3</sup> NCFC failed to carry over the correct ending cash balance to the subsequent report for all but one of its reports filed between May 2009 and Year-End 2010. The Reports Analysis Division sent 19 Requests for Additional Information concerning this issue to NCFC during the period covered by the audit.

<sup>&</sup>lt;sup>4</sup> This column does not total due to numerous discrepancies throughout 2010 between amounts reported for ending cash and the subsequent period's beginning cash, these numbers do not foot.

The Interim Audit Report recommended that NCFC amend its reports to correct the misstatements noted above.

#### C. Committee's Response to Interim Audit Report

NCFC filed amended reports to materially carrect the misstatement of receipts, disbursements and ending oash-on-hand for 2009 and beginning cash-on-hand and disbursements for 2010.

## Finding 2. Disclosure of Occupation/Name of Employer

#### Summary

During audit fieldwork, a review of itemized contributions for an individuals indicated that 57 percent of the contributions failed to include adequate asclosure for occupation and name of employer. The Audit staff found that the required information was available for 89 percent of the Itemized contributions in NCFC's tectails. In response to the Interim Audit Report, NCFC filed amended reports to include the missing information.

#### Legal Standard

- A. Required Information for Contributions from Knowiduals. For each itemized contribution from an individual, the committee must provide the following information:
  - the contributor's full name and ddread including zip ode);
  - the contributor's occupation and he name which or her employer;
  - the date of receivatible date the conventee received the contribution);
  - the amount of the cost bution; and
  - the calendar to da natotal of all contributions from the same individual. 2 U.S.C. § 4340 (3)(A and 11 CFR § 100.12 and 104.3(a)(4)(i).
- B. Best Florts-Large Contribute. When the treasurer of a political committee shows that the contribute us thest efforts (see below) to obtain, maintain, and submit the formation require by the part, the committee's reports and records will be considered in compliant with the Act. 2 U.S.C. § 432(i) and 11 CFR §104.7(a).
- C. Definition content Efforts. The treasurer and the committee will be considered to have used "best forther if the committee satisfied all of the following criteria.
  - All written successfor constributions included:
    - a clear request for the contributor's full name, mailing address, occupation, and name of employer; and
    - o the statement that such reporting is required by Federal law. (Note that the request and statement must appear in a clear and conspicuous manner on any response material included in a solicitation.)
  - Within 30 days of receipt of the contribution, the treasurer made at least one effort to obtain the missing information, in either a written request or a documented oral request.
  - The treasurer reported any contributor information that, although not initially provided by the comributor, was obtained in a follow-up communication or was

contained in the committee's records or in prior reports that the committee filed during the same two-year election cycle. 11 CFR § 104.7(b).

#### **Facts and Analysis**

#### A. Facts

During audit fieldwork, a review of NCFC's itemized contributions from individuals for disclosure of occupation and name of employer indicated that NCFC failed to disclose the required information for 57 percent of contributions itemized. In a review of NCFC's records, the Audit staff noted that NCFC had the required information for 89 percent of the itemized contributions reviewed. NCFC failed to include in a review the information it had in its possession.

#### B. Interim Audit Report & Audit Division Recommendation

The Audit staff presented this matter to NCFC representatives at the set conference. The treasurer stated that NCFC would, using the contributor information all new obtained, amend the reports to disclose occupation and press of employer.

The Interim Audit Report recommended that NCFC is mended reports to disclose the occupation and name of employer for contributions from dividuals.

#### C. Committee's Response to Interim

NCFC filed amended reports to materially correspondence and/or missing disclosure information for occupation and name of empirical for itemized contributions from individuals.

# Finding 3. Difference of Contributions to Candidate

#### Sumpliny

During usit fieldwork, a view of asbursements identified 80 percent of contributions to federal undidates that i and to include required disclosure information, such as office sought, state and district, or isclosed incorrect candidate information. In response to the Interim Audit K part, NCF clied amended reports to include the missing or corrected information.

#### Legal Standard

**Reporting Contributions to Candidate Committees.** When operating expenditures to the same person exceed \$200 in a calendar year, the committee must report:

- the amount of the expenditures;
- the date when the expenditures were made;
- the name and address of the payee;
- the purpose of the expenditures (2 U.S.C. § 434(b)(5)(A) and 11 CFR §§ 104.3(b)(3)(i)); and

• the candidate's name and office sought (including the state and, if applicable, Congressional district) (11 CFR §104.3(b)(3)(v)).

#### **Facts and Analysis**

#### A. Facts

During audit fieldwork, the Audit staff reviewed the committee's contributions to candidate committees. The review indicated that NCFC failed to correctly disclose candidate information such as state, office sought and, if applicable, congressional district for 80 percent of the contributions.

#### B. Interim Audit Report & Audit Division Recommendat

The Audit staff presented this matter to NCFC representatives a the exit conference. The treasurer stated that NCFC would amend its reports to preferly discusse candidate information for each contribution.

The Interim Audit Report recommended that Marc file an ended reports the operly disclose the candidate information, such as office the pht, candidate state and, if applicable, congressional district for its contributions mandidate committees.

#### C. Committee's Response to Intering and Report

NCFC filed amended reports to materially support the inadequation and/or incorrect disclosure information for contributions to federal modifiates.