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June 24, 2015

Ms. Maureen Benitz
Senior Campaign Finance & Reviewing Analyst
Reports Analysis Division
Federal Election Commission
999 E Street, N.W.
Washington, DC 20463

Re: Democratic Party of Illinois
FEC Identification #C00167015
Amended 30 Day Post-General Report
(10/16/2014-11/24/2014) Received 04/27/2015

Dear Ms. Benitz:

Through this letter, the Democratic Party of Illinois ('the Committee') responds to the Commission's letter dated May 20, 2015. The Committee uses FECFile to file its reports. It also uses a reasonable accounting method to identify those funds within its Non-Federal account that qualify as Levin funds. The referenced increase in receipts on the Schedule L aggregation page occurred when the Committee, acting on advice from the Commission's technical support staff, identified Levin receipts that were disclosed initially on its Year-End Report, and disclosed them instead on the amended 30 day Post-General Report. The committee understood that this was necessary because FECFile looks to the date of each individual receipt to calculate aggregate receipts, even though the Committee need not disclose nonfederal contributions used as Levin funds until they are used for Levin transfers. Because the Committee disclosed the nonfederal contributions that were used as Levin funds with the dates of their original receipts, this required the contributions to be moved to earlier reporting periods, so that the software could correctly calculate the aggregate totals.

If you have further questions, please contact the Committee.

Michael Kasper, Treasurer
