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Based upon advice from SCA PAC's FEC analyst, Paul Stoetzer, SCA PAC is amending the following previously filed reports:

(1) 2011 Year-End, (2) 2012 Pre-primary I (3) 2012 Pre-primary II (4) 2012 April Quarterly, (5) 2012 July Quarterly, (6) 2012 October Quarterly, (7) 2012 Post General, and (8) 2012 Year-End. SCA PAC conducted an internal review and discovered inadvertent mistakes that it is correcting through the amendments described herein.

SCA PAC discovered that quarterly payroll deductions from three restricted class members' (total of \$200/quarter) were collected by a collecting agent but not deposited into the PAC's bank account. The PAC did not deposit a check for deductions that occurred during four quarters (2011Q3, 2011Q4, 2012Q1, 2012Q2) until December 11, 2012. The PAC deposited another check for the deductions that occurred in the last two quarters of 2012 on January 31, 2013. The deductions that occurred in the last quarter of 2012 were properly reported on the PAC's 2012 Year-End Report.

Upon discovery of the collecting agent issue, SCA PAC consulted its FEC Analyst and conducted an internal review. SCA PAC's FEC analyst agreed that SCA PAC's should follow the guidance in AO 2000-11 (Georgia Pacific) by amending its previous reports to report the receipts on the date they were withheld from the contributor, not the date the PAC deposited them. Accordingly, SCA PAC is amending its (1) 2011 Year-End, (2) 2012 April Quarterly, (3) 2012 July Quarterly, and (4) 2012 October Quarterly reports to properly reflect the deductions that occurred during those reporting periods.

During its internal review, SCA PAC also discovered that it received very minor amounts of interest that were not included in its October Quarterly, Post General, and Year-End reports in 2012. SCA PAC is amending those reports to reflect the interest that it received.
