

A-G79 @B9CI G'H9LH'fl 97 : cfa ' - - t

This submission is in response to the FECs Request for Additional Information (RAI) dated January 4, 2013 regarding the disclosure of the name of all banks or other depositories in which the Hewlett Packard Company PAC (HP PAC) deposits funds, holds accounts, rents safety deposit boxes or maintains funds. The specific inquiry relates to the transfer of \$2,118.34 into the Comerica HP PAC bank account on 6/14/2012 from First Tech Federal Credit Union, as reflected on the July Monthly Report (covering 06/01/2012 06/30/2012) filed with the FEC on July 20, 2012; the First Tech Federal Credit Union account had not been included on the HP PACs Statement of Organization as required by 11 CFR 102.2(a)(1)(vi).

After due inquiry, we have discovered that at the time of, and an extensive time prior to, the above-referenced transfer to the HP PACs Comerica bank account (its current and only bank account), the First Tech Federal Credit Union account was dormant. In fact, the HP PAC officers at the time were unaware of the account because the bank statements were not properly addressed to then-current PAC personnel. We also discovered that, through an administrative oversight, the HP PAC indeed had not amended FEC Form 1 to disclose the account as a depository. However, concurrent with the wire transfer of all of the First Tech Federal Credit Union account funds to the Comerica HP PAC account, the First Tech Federal Credit Union account was closed. As a result, the HP PAC no longer uses the First Tech Federal Credit Union account for any purpose and no longer has a depository relationship with First Tech Federal Credit Union.
