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Corporate Treasury

September 7, 2007

Ms. Julie A. Fleming
Campaign Finance Analyst
Reports Analysis Division
Federal Election Commission
999 E Street, N.W.
Washington, D.C. 20463

Re: Aon Corporation Political Action Committee (C00211250)

Dear Ms. Fleming:

I am writing in response to your letters of July 20, 2007 and July 25, 2007 concerning the April and July Quarterly Reports for 2007 filed by the Aon Corporation Political Action Committee (Aon PAC). Thank you for calling these matters to our attention.

You indicate that certain contributions made by Aon PAC to federal candidates during the current election cycle appear to exceed the limits of 2 U.S.C. § 441a(a). As you know, because the PAC's contributions were undesignated, they count against the PAC's limit for the next scheduled election, pursuant to 11 C.F.R. § 110.2(b)(2)(ii).

In the three instances you identified, the PAC made contributions to candidates for both their upcoming primary and general elections, but the PAC's Schedule B forms did not reflect this. Accordingly, and as our counsel has discussed with you, Aon PAC has filed amended copies of both the April and July Quarterly Reports for 2007 to reflect properly the elections to which those contributions should be attributed.

Please let me know if you have any questions about the steps we have taken to remedy these inadvertent errors. Thank you again for the opportunity to address these issues.

Sincerely,



Diane Aigotti
Treasurer

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Federal Election Commission
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