

Democratic State Committee (Delaware) FEC C00211763

The Committee files this Form -99 as a supplemental response to the RFAI regarding the 2010 30 Day Post-General Report (10/14/10 - 11/22/10).

In response to the letter dated May 18, 2011 requesting additional information - the following is a list by schedule to further clarify the activity of these transactions.

1- Schedule A supporting Line 11(c) - Receipts disclosed from John Carney for Congress and Chris Coons for Delaware were transfers to the Committee, therefore to further clarify disclosure the memo line has been updated to read "Transfer".

2- Schedule H6 - Itemized disbursements disclosed as "Coordinated Campaign GOTV Piece" were updated to clarify their generic activity to read "Generic Mail" or Exempt Slate Cards" accordingly.

3- Schedule B, H4 and H6 supporting lines 30 (b), 21(a) and 30 (a) - Missing purpose/description for itemized disbursements were added to the report as requested.

4- Schedule L-A - The itemized receipt schedule was added to disclose all receipts of Levin Funds.

5- Schedule B supporting line 30(b) - Disbursements for "Direct Mail" have been updated to read "Direct Mail (exempt slate cards)", "Printing" to "Printing (exempt slate cards)", "Radio" to "Radio (generic GOTV)" and "Robo-Calls" to "Robo-Calls (generic GOTV)".
These transactions were generic in nature.

6- Schedule H4 \$31.60 rebate transfer to non-federal - These were transfers for a previously allocated expense reported 09/24/10 TDBank -memo entry to "Media Temple" at 79% non-federal share.

7- Schedule H4 - Regular operating expense payments to "Voter Activation Network" were updated to read "Blast e-mail Software" and will remain as an administrative expense.

8- Schedule H4 - To further clarify expenditures made for "Event Facility" and "DJ" were updated to read "Democratic Party Election Night" as an administrative expense.

Schedule B supporting Line 21(b) - Payments disclosed as "On-Line Voter File Access In-Kind" reflected the "Expense side of a Federal In-Kind received".

These transactions were properly disclosed in compliance with the FEC Guidelines.
