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RE: Response to the FEC's Request for Additional Information dated Dec. 10, 2014

Dear FEC:

1. As to the Garrett Peel contribution: Mr. & Mrs. Peel both signed the check in the amount of \$10,400, and wrote in the memo line that the amount was to be designated to "2013/2014," with half from each of them. This designation clearly evidences the contributors' intent to designate the funds for debt, but it does not strictly identify for which elections. Also, while Weber for Congress has debt to retire from 2012, but not 2013/2014, the designation is improper. Thus, the Committee has requested, and properly noted in the Post-General Report, that redesignation was requested. We are still within the 60-day window for such redesignation, and the redesignation will be reported appropriately on the next report covering the period during which the funds were redesignated.

2. As to the Biomedical Waste Solutions LLC and Wes Sonnier contributions, this appears to be a recordkeeping error. Mr. Sonnier is a member of the LLC and the contribution should be attributed in full to him personally. It was an error on our part in listing a separate line item showing a contribution from Mr. Sonnier rather than showing that detail as a "partnership/LLC attribution" under the LLC's Schedule A entry. We are amending the report to make this correction.

3. The Nyla Holdings, Inc. contribution apparently was an oversight. The Committee is issuing a refund in full and is sending a copy of the refund check under separate cover.

Missing 48-Hour Notices

4. As to the McReaken contributions reported as received 10/17/14, this was a recordkeeping error. This check, representing both McReaken's contributions, was actually received by a representative of the Committee on 10/14/14. Therefore, it was received prior to the 48-Hour notice period. However, we erroneously reported the check as received 10/17, the date it arrived at the campagin office. We are amending the report to reflect the correct receipt date.

5. As to the Wes Sonnier contribution, as noted above, this was actually the contribution via the Biomedical Waste Solutions LLC check, which was received 10/22 and reported on the 48-Hour notice. We are amending the report to delete the separate Schedule A item from Mr. Sonnier, and disclosing the attribution to him under the LLC's Schedule A entry.

6. As to the Steve McReynolds contribution, this was received as reported on 10/23. The Committee is reviewing its procedures to ensure that all future contributions received during the 48-Hour notice period are properly reported.

Sincerely, Weber for Congress