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In regard to the letter Reference: Amended October Monthly Report (9/01/2012-9/30/2012) dated February 25, 2013:

1. These payments were made for activity that qualify as exempt party activity for materials distributed by volunteers. However, none of the funds transferred in from the National Republican Senatorial Committee or the Republican National Committee were used for exempt party activities. Funds received from the national committee are deposited in a separate account which is not used for such activity.

2. For the following reasons, none of these payments were disbursements for communications attributable to a federal candidate.

Expenditures for "ONLINE ADVERTISING" to the following vendors were for for committee fundraising and advertising efforts which did not refer to a clearly identified candidate for Federal office:

- Competitive Media Reporting LLC
- Connectivist Media LLC

The expenditure to Heinzen Printing Inc. for "PRINTING" was for general printing costs to support the GOTV effort and not for the printing of any materials which referred to a clearly identified candidate for Federal office.

Expenditures to Airnet Group, Inc. for "PHONE BANKS" were for volunteer phone banks and meet the requirements to qualify as exempt party activity for Presidential voter drive activities.

Expenditures to the following vendors for "DIRECT MAIL SERVICES - NONALLOCABLE" met the requirements to quality as exempt party activity as they were for mail programs in which there was a substantial volunteer component and which qualify for the volunteer materials exemption:

- The Mail Haus
- Next Wave Communications
- King Strategic Communications, Inc.
- Majority Strategies
- Persuasion Partners Inc.

In regard to the letter Reference: Amended 12 Day Pre-Genera Report (10/01/2012-10/17/2012) dated February 25, 2013:

1. The memo entries on Line 22 of the report disclose fees removed from transfers from Joint Fundraising Committees on Schedule A as follows:

- 10/17/12 \$6,164.27 JFC Fee for Founders Committee transfer
- 10/5/12 \$1,709.68 JFC Fee for Target State Victory Committee transfer

2. These payments were made for activity that qualify as exempt party activity for materials distributed by volunteers. However, none of the funds transferred in from the National Republican Senatorial Committee or the Republican National Committee were used for exempt party activities. Funds received from the national committee are deposited in a separate account which is not used for such activity.

3. For the following reasons, none of these payments were disbursements for communications attributable to a federal candidate.

Expenditures to the following vendors for "DIRECT MAIL SERVICES - NONALLOCABLE" met the requirements to quality as exempt party activity as they were for mail programs in which there was a substantial volunteer component and which qualify for the volunteer materials exemption:

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King Strategic Communications Inc.
Majority Strategies
Persuasion Partners Inc.

Expenditures to Ainet Group, Inc. for "PHONE BANKS" were for volunteer phone banks and meet the requirements to qualify as exempt party activity for Presidential voter drive activities.

Expenditures for "ONLINE ADVERTISING" to Connectivist Media were for for committee fundraising and advertising efforts which did not refer to a clearly identified candidate for Federal office.

Expenditures for "AUTOMATED CALLS" to the following vendors were calls for Voter ID and volunteer program building efforts. None were for public communications that referred to a clearly identified candidate for Federal office:
Advantage Inc.
FLS Connect

4. All expense reimbursements made to individuals have been itemized where aggregate payment to the original vendor is \$200 or more in a calendar year. Many of the reimbursements reported on this report were for mileage reimbursements as noted in the corresponding memo entries.
