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October 23, 2012

Daniel T. Buckley
Senior Campaign Finance Analyst
Reports Analysis Division
Federal Election Commission
999 E Street, NW
Washington, DC 20463

RE: ID# C00000935
Democratic Congressional Campaign Committee (DCCC)
RFAI dated September 18, 2012 regarding:
June Monthly Report (05/01/12-05/31/12)

Dear Mr. Buckley:

This letter is in response to your request for additional information regarding the above referenced report.

The totals on Line(s) 11(a)i and 11(a)ii in Column B of the Detailed Summary pages have been corrected.

Regarding contributions to the Committee from individuals with mailing addresses outside of the United States of America, the Committee has established procedures in compliance with Commission regulations and advisory opinions to ensure that it does not knowingly accept, and has not knowingly accepted, any contributions from foreign nationals or from other prohibited sources. In designing and implementing these procedures, the Committee has given special care to the process of accepting contributions from donors who may live abroad to ensure that contributions are not knowingly received from foreign nationals. Donors who contribute online are required first to confirm that they are either a United States citizen or a lawfully admitted permanent resident of the United States. Any contribution found to be from a foreign national or any other prohibited source is promptly refunded. Pursuant to these procedures, the Committee has information for all of the contributors identified in your request for additional information confirming, to the best of the Committee's knowledge, that none of them are foreign nationals.

Schedule B, supporting Line 23 now shows corresponding entries for \$3,500 of earmarked contributions to Dave Crooks for Congress as disclosed on Schedule A.

The transfer of funds to the Committee from McDonald's Corporation PAC Cmte. was an incorrect contribution that was refunded in August 2012.

Schedule B, supporting Line 21b of the report has been corrected to show an accurate purpose(s) of disbursement(s) to Automatic Data Processing.

Schedule B, supporting Line 23 shows primary contributions for David Crooks and Brendan Mullen with a date paid after the primary. These gifts were for phonebanking services on behalf of these candidates that took place before the primary election. A regularly scheduled vendor invoice was received and paid for these services after the primary election.

Schedule B, supporting Line 23 shows a primary contribution to Clark Madison Hall with a payment date after the primary. This contribution was for DCCC staff/ payroll services that occurred before the primary date of May 22, 2012. This service was paid for in the committee's regularly scheduled monthly payroll cycle.

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Regarding the Committee's disclosure of coordinated expenditures on Schedule F, the Committee made the expenditure in question before the date of the primary election, when the identification of the Democratic Party's nominee was unknown. The expenditure was for a communication that opposed the election of a non-Democratic candidate, and did not refer to any Democratic candidate.

Our coordinated party expenditures did not exceed their limit in California's 26th district. We have amended this report to include the name of the designating committee.

Thank you for your attention to this response. Please contact us if you have any questions at (202) 485-3401.

Sincerely,
Robert E. Mook, Treasurer
