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September 14, 2016

Federal Election Commission
Attn: Bradley Austin
Campaign Finance Analyst
Reports Analysis Division
999 E Street, N.W.
Washington, D.C. 20463

Re: Committee for Accountable Government in Missouri (the "Committee")

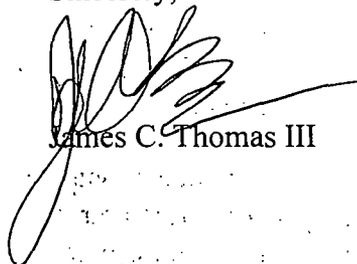
Dear Mr. Austin:

Thank you for your letter dated August 10, 2016 regarding the Committee's filing of its 24 Hour Notice of Disbursements/Obligations for Electioneering Communications (FEC Form 9). You asked that the Committee provide additional information that discloses the "name, state, office and district (if applicable) of the federal candidate(s) clearly identified in the electioneering communication and the election for which the disbursement was made."

Schedule 9-B clearly discloses that two expenditures were made relating to "Missouri state-level campaign ads that mention, but not oppose Hillary Clinton." These expenditures were not supporting or opposing Hillary Clinton. These expenditures just mentioned Hillary Clinton. As noted on Schedule 9-B, these expenditures were entirely for a Missouri state-level campaign and were not made in connection with any federal election. The expenditures just mentioned Hillary Clinton's name. Clinton, of course, is a candidate for President. These expenditures were made shortly before the Democrat National Convention at a time after Clinton had the necessary delegates to the Democrat National Convention to achieve the nomination. Therefore, you might consider these expenditures as for the General Election if the expenditures did relate to a federal election, but they did not.

If you have any questions or need any additional information, please contact me.

Sincerely,



James C. Thomas III

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Federal Election Commission
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