

August 6, 2007

Mr. Christian Hilland
Reports Analysis Division
Federal Election Commission
999 E Street NW
Washington, DC 20463

Dear Mr. Hilland:

Romney for President, Inc. (hereinafter "RFP"), FEC ID# C00431171, is in receipt of your Request for Additional Information (RFAI) dated July 5, 2007, referencing the April Quarterly FEC Report (1/1/07 - 3/31/07). Thank you for your questions and suggestions. RFP takes seriously our compliance and disclosure obligations and has established internal processes and controls to ensure full compliance with all relevant Federal regulations. Our response to your RFAI is as follows:

Schedule A-P

In accordance with 11 CFR 110, and as a part of its regular contributions screening process, RFP reviews each contribution received for possible regulatory related issues. All contributions received by RFP that exceed the contribution limits are reattributed, redesignated or refunded in full agreement with the procedures and time frame limits set forth in 11 CFR 110.1(k)(3)(ii)B, 11 CFR 110.1(b)(3)(i), and 11 CFR 110.1(b)(3)(i). As noted in the RFAI, RFP takes the additional step of noting, via memo text language associated with each such transaction entry, that the committee is taking all reasonable actions to remedy any potential contribution limit issue.

RFP has examined the donors listed in the attachment entitled "Possible Excessive and/or Prohibited Contributions," and with respect to the donors listed below, has found it necessary to adjust their contribution amounts and the amounts of contributions from their spouses. These changes are reflected on the amended April 2007 Quarterly report filed on August 6, 2007. The page reference from the amended April 2007 Quarterly report is provided following each donor's name.

1. Burton, Kent and Winnis (Pages 616 and 618)
2. Cameron, Michael and Camille (Pages 655 and 656)
3. Knudsen, Judith and Peter (Pages 2412 and 2413)
4. Robinson, Timothy and Holly (Pages 3749 and 3750)

In addition, for the donors listed below, RFP has adjusted their aggregate contribution amounts and, as of the date of this letter, has now refunded any excessive portion of their donation within the time frame permitted by 11 CFR 103.3(b)(2). This action will be reported in the committee's next regularly scheduled public disclosure report.

1. Christensen, Keith
2. Farbman, Burton
3. Harpootian, John
4. Hillyard-Lazenby, Margaret
5. Johns, William
6. Knowlton, Richard
7. Suelthaus, Kenneth
