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January 16, 2012

Ms. Alexandra T. Broomhead
Senior Campaign Finance Analyst
Federal Election Commission
999 E Street NW
Washington, DC 20463

Dear Ms. Broomhead:

The Oregon Republican Party is in receipt of your Request for Additional Information dated December 21, 2011, concerning our amended 2011 August monthly FEC report.

The Party is filing an amended report for this period and also for the September, October, November and December monthly reports to include a due date for its Schedule C loans.

All payments for fundraising consulting fees on Schedule H4 were for general (non-event specific) party fundraising consulting, and were not payments on behalf any specifically identified federal candidates. Thus, these administrative expenditures were not required to be reported on Schedules B, E, or F for lines 23, 24, or 25, nor was a Schedule H2 necessary, and no amendment is required with respect to these disbursements.

Similarly, all payments for Catering for Event and Event Planning/Scheduling on Schedule H4 were for generic (non-fundraising) party activities, including party meetings, and were not payments on behalf any specifically identified federal candidates. Thus, these administrative expenditures were not required to be reported on Schedules B, E, or F for lines 23, 24, or 25, nor was a Schedule H2 necessary, and no amendment is required with respect to these disbursements.

Payments for Event Liability Insurance were general policy payments for liability insurance for all party events, and were not payments on behalf any specifically identified federal candidates. Thus, these administrative expenditures were not required to be reported on Schedules B, E, or F for lines 23, 24, or 25, nor was a Schedule H2 necessary, and no amendment is required with respect to these disbursements.

Sincerely:

Rob Kremer, Treasurer
Oregon Republican Party
