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Sept. 27, 2011

Allen Norfleet
Senior Campaign Finance Analyst
Reports Analysis Division
Federal Election Commission

RE:DC Republican Committee Federal Campaign Committee
FEC ID# C00191288

Dear Mr. Norfleet,

This is in response to your Request for Additional Information dated August 23, 2011 regarding the D.C. Republican Committee Federal Campaign Committee's ("DCRC") Amended May 20th Monthly filing. The increase in the receipts reported from the original to the amended report is attributable to newly reported in-kind contributions and a failure to report two transfers from the DCRC's non-federal account and receipts at the end of the month. The in-kind contributions were not fully known at the time of the original filing. And an error in compiling the information needed to prepare the report resulted in lack of reporting of the transfers and end of month receipts. The in-kind receipts and transfers from the non-federal account make up more than seventy percent of the increase in the amended report. After amending the report the DCRC instituted new procedures to ensure that the all receipts are timely reported including a specific review of transfers from the non-federal account. The DCRC is committed to ensuring the accuracy of its reports. The DCRC also amended reports yesterday in response to two other RFAs. The updated allocation ratio for payment of administrative expenses in the February Monthly report did not require any corrective transfers of funds because the DCRC has not transferred is fully allotted amount from its non-federal account for administrative expenses. Two other transfers were amended to correctly reflect payment for administrative expenses. Finally, the June Monthly report was amended as requested to include the appropriate H2 form. Please do not hesitate to contact me if there are additional questions.

Sincerely,
Scott S. Ward
General Counsel
D.C. Republican Committee