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NAME OF COMMITTEE (In Full)
McCConnell Senate Committee

FEC IDENTIFICATION NUMBER
C00193342

Mailing Address PO Box 1496

City State ZIP Code
Louisville KY 40201-1496

August 22, 2019

Bradley Austin
Senior Campaign Finance Analyst
Federal Election Commission

Reference: April Quarterly Report (1/1/19-3/31/19)

Dear Mr. Austin:

This letter is in response to your request for additional information, dated July 18, 2019.

1. Your letter indicates that the Committee disclosed contributions that appear to exceed the limits set forth in the Act:

-Andrew/Drew Cantor: The duplicate records have been corrected in the system and the contributions have been correctly designated to the 2020 General. The above referenced report is amended to disclose this correction.

-William/Billy Piper: Our records reflect a total of \$2800 to the primary and \$2800 to the general for Billy Piper. These records were previously merged and the aggregate for Mr. Piper is correct.

-William Stone: Mr. Stone was refunded \$150 on 6/1/2019. This was disclosed on the July Quarterly Report.

-Beam Suntory Inc. PAC: The transfer memo on 3/31/2019 has been corrected. The above referenced report is amended to disclose this correction. This PAC is no longer in excess.

-Crowell & Moring PAC: The transfer memo on 3/31/2019 has been corrected. The above referenced report is amended to disclose this correction. This PAC is no longer in excess.

-Edison Intl Companies Federal PAC: The transfer memo was corrected on the July Quarterly Report. This PAC is no longer in excess.

-National Multi Housing PAC: A refund in the amount of \$2500 has been issued and will be disclosed on the October Quarterly Report.

-Hartford Advocates Fund/Hartford Financial Services Group Inc. Federal PAC: Although these are two different PACs, it appears they are affiliated. A refund in the amount of \$500 has been issued and will be disclosed on the October Quarterly Report.

-Columbia Pipeline Group Inc. PAC/NiSource Inc. PAC: These PACS disaffiliated on 7/1/2015, so there is no excessive contribution.

-General Electric PAC/Haier US Appliance Solutions Inc. PAC: These PACs are not listed as affiliated on their statements of organization, so there is no excessive contribution.

-Southern Company PAC/NextEra PAC: These PACS are not listed as affiliated on their statements of organization. Southern Company PAC was affiliated with Gulf Power PAC, but they disaffiliated on 1/3/2019, prior to this contribution being made. NextEra PAC affiliated with Gulf Power PAC after it disaffiliated from Southern Company PAC and prior to this contribution being made. There is no excessive contribution.

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- Tesoro PAC/Marathon Petroleum Corporation Employees PAC: Tesoro PAC (now Andeavor PAC) affiliated on 10/1/2018. The contributions from Tesoro PAC were made in June 2018, prior to the affiliation. No excessive has occurred.

- Business Software Alliance PAC: The PAC did not inform the Committee that it had not qualified for multi- candidate status. A refund has been issued and will be disclosed on the October Quarterly Report.

- First Data Corporation PAC: The PAC did not inform the Committee that it had not qualified for multi- candidate status. A refund has been issued and will be disclosed on the October Quarterly Report.

2. Your letter indicates that the Committee disclosed contributions from LLCs. The Committee has confirmed that the LLC's are treated as partnerships, not corporations, for income tax purposes. The Committee has requested partner attribution and will disclose this information when it is received.

Sincerely,
Lisa Lisker
Assistant Treasurer