Interim Audit Report of the
Audit Division on the Oklahoma
Democratic Party¹
(January 1, 2011 - December 31, 2012)

Why the Audit
Was Done
Federal law permits the
Commission to conduct
audits and field
investigations of any
political committee that is
required to file reports under
the Federal Election
Campaign Act (the Act).²
The Commission generally
conducts such audits when a
committee appears not to
have met the threshold
requirements for substantial
compliance with the Act.³
The audit determines
whether the committee
complied with the
limitations, prohibitions and
disclosure requirements of
the Act.

Future Action
The Commission may
initiate an enforcement
action, at a later time, with
respect to any of the matters
discussed in this report.

About the Committee (p. 2)
The Oklahoma Democratic Party is a state party committee
headquartered in Oklahoma City, Oklahoma. For more information,
see the chart on Committee Organization, p. 2.

Financial Activity (p. 3)
• Receipts
  o Contributions from Individuals $ 252,651
  o Contributions from Political Committees 144,946
  o Transfers from Affiliated/Other Party Committees 289,642
  o Offsets to Operating Expenditures 416
  o Transfers from Non-federal & Levin Funds 119,124
  Total Receipts $ 806,779

• Disbursements
  o Operating Expenditures $ 803,118
  o Transfers to Affiliated/Other Party Committees 7,000
  o Federal Election Activity 17,219
  o Other Disbursements 350
  Total Disbursements $ 827,687

  • Levin Receipts
  • Levin Disbursements $54,222
  $63,754

Findings and Recommendations (p. 4)
• Misstatement of Financial Activity (Finding 1)
• Misstatement of Financial Activity - Levin Fund (Finding 2)
• Reporting of Debts and Obligations (Finding 3)
• Recordkeeping for Employees (Finding 4)

¹ On May 18, 2011, the Commission received a Statement of Organization from the Democratic Party of
Oklahoma officially changing its name to Oklahoma Democratic Party.
² On September 1, 2014, the Federal Election Campaign Act of 1971, as amended ("the Act"), was
transferred from Title 2 of the United States Code to the new Title 52 of the United States Code.
³ 52 U.S.C. §30111(b) (formerly 2 U.S.C. §438(b)).
Interim Audit Report of the Audit Division on the Oklahoma Democratic Party

(January 1, 2011 - December 31, 2012)
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<td>12</td>
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Part I
Background

Authority for Audit
This report is based on an audit of the Oklahoma Democratic Party (ODP), undertaken by the Audit Division of the Federal Election Commission (the Commission) in accordance with the Federal Election Campaign Act of 1971, as amended (the Act). The Audit Division conducted the audit pursuant to 52 U.S.C. §30111(b) (formerly 2 U.S.C. §438(b)), which permits the Commission to conduct audits and field investigations of any political committee that is required to file a report under 52 U.S.C. §30104 (formerly 2 U.S.C. §434). Prior to conducting any audit under this subsection, the Commission must perform an internal review of reports filed by selected committees to determine if the reports filed by a particular committee meet the threshold requirements for substantial compliance with the Act. 52 U.S.C. §30111(b) (formerly 2 U.S.C. §438(b)).

Scope of Audit
Following Commission-approved procedures, the Audit staff evaluated various risk factors and as a result, this audit examined:

1. the disclosure of individual contributors’ occupation and name of employer;
2. the disclosure of disbursements, debts and obligations;
3. the disclosure of expenses allocated between federal, non-federal, and Levin accounts;
4. the consistency between reported figures and bank records;
5. the completeness of records; and
6. other committee operations necessary to the review.

Commission Guidance

Request for Early Commission Consideration of a Legal Question
Pursuant to the Commission’s “Policy Statement Establishing a Program for Requesting Consideration of Legal Questions by the Commission,” several state party committees unaffiliated with ODP requested early consideration of a legal question raised during audits covering the 2010 election cycle. Specifically, the Commission addressed whether monthly time logs under 11 CFR §106.7(d)(1) were required for employees paid with 100 percent federal funds.

The Commission concluded, by a vote of 5-1, that 11 CFR §106.7(d)(1) does require committees to keep a monthly log for employees paid exclusively with federal funds. Exercising its prosecutorial discretion, however, the Commission decided it will not pursue recordkeeping violations for the failure to keep time logs or to provide affidavits to account for employee salaries paid with 100 percent federal funds and reported as such. The Audit staff informed ODP representatives of the payroll log requirement and of the Commission’s decision not to pursue recordkeeping violations for failure to keep payroll logs for salaries paid and correctly reported as 100 percent federal. This audit report does not include any findings or recommendations with respect to ODP employees paid with 100 percent federal funds and reported as such.
# Part II
## Overview of Committee

### Committee Organization

<table>
<thead>
<tr>
<th>Important Dates</th>
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<tbody>
<tr>
<td>Date of Registration</td>
<td>October 9, 1984</td>
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<tr>
<td>Audit Coverage</td>
<td>January 1, 2011 - December 31, 2012</td>
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</table>

<table>
<thead>
<tr>
<th>Headquarters</th>
<th>Oklahoma City, Oklahoma</th>
</tr>
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<tbody>
<tr>
<td>Bank Information</td>
<td></td>
</tr>
<tr>
<td>Bank Depositories</td>
<td>One</td>
</tr>
<tr>
<td>Bank Accounts</td>
<td>Three Federal; One Non-federal; One Levin</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Treasurer</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Treasurer When Audit Was Conducted</td>
<td>Donna Russell</td>
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<table>
<thead>
<tr>
<th>Management Information</th>
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<tbody>
<tr>
<td>Attended Commission Campaign Finance Seminar</td>
<td>Yes</td>
</tr>
<tr>
<td>Who Handled Accounting and Recordkeeping Tasks</td>
<td>Paid Staff</td>
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</table>
## Overview of Financial Activity
*(Audited Amounts)*

<table>
<thead>
<tr>
<th>Description</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td><strong>Cash-on-hand @ January 1, 2011</strong></td>
<td>$28,041</td>
</tr>
<tr>
<td><strong>Receipts</strong></td>
<td></td>
</tr>
<tr>
<td>Contributions from Individuals</td>
<td>$252,651</td>
</tr>
<tr>
<td>Contributions from Political Committees</td>
<td>$144,946</td>
</tr>
<tr>
<td>Transfers from Affiliated/Other Party Committees</td>
<td>$289,642</td>
</tr>
<tr>
<td>Offsets to Operating Expenditures</td>
<td>$416</td>
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<tr>
<td>Transfers from Non-federal &amp; Levin Funds</td>
<td>$119,124</td>
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<tr>
<td><strong>Total Receipts</strong></td>
<td>$806,779</td>
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<tr>
<td><strong>Disbursements</strong></td>
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<tr>
<td>Operating Expenditures</td>
<td>$803,118</td>
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<tr>
<td>Transfers to Affiliated/Other Party Committees</td>
<td>$7,000</td>
</tr>
<tr>
<td>Federal Election Activity</td>
<td>$17,219</td>
</tr>
<tr>
<td>Other Disbursements</td>
<td>$350</td>
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<tr>
<td><strong>Total Disbursements</strong></td>
<td>$827,687</td>
</tr>
<tr>
<td><strong>Cash-on-hand @ December 31, 2012</strong></td>
<td>$7,133</td>
</tr>
<tr>
<td><strong>Levin Cash-on-hand @ January 1, 2011</strong></td>
<td>$10,705</td>
</tr>
<tr>
<td><strong>Total Levin Receipts</strong></td>
<td>$54,222</td>
</tr>
<tr>
<td><strong>Total Levin Disbursements</strong></td>
<td>$63,754</td>
</tr>
<tr>
<td><strong>Levin Cash-on-hand @ December 31, 2012</strong></td>
<td>$1,173</td>
</tr>
</tbody>
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Part III
Summaries

Findings and Recommendations

Finding 1. Misstatement of Financial Activity
During audit fieldwork, a comparison of ODP's reported financial activity with bank records revealed a misstatement for the beginning cash balance in 2011 and receipts and disbursements in 2011 and 2012. Beginning cash on January 1, 2011, was understated by $7,537. For 2011, ODP understated its receipts by $6,977 and its disbursements by $12,759. In 2012, ODP understated its receipts by $12,889 and its disbursements by $10,450. Subsequent to the exit conference, ODP amended its reports which materially corrected the misstatement for 2011 but not for 2012. The Audit staff recommends that ODP amend its disclosure reports to correct the remaining misstatement for 2012. (For more detail, see p. 6.)

During audit fieldwork, a comparison of ODP's reported Levin activity with bank records revealed a misstatement of its cash balance, receipts and disbursements for 2011 and 2012 Levin activity. For 2011, ODP understated its Levin receipts by $6,015 and its Levin disbursements by $8,624. The beginning cash balance for the Levin account in 2011 was also understated by $5,705. In 2012, ODP understated its Levin receipts by $31,000 and its Levin disbursements by $15,422. The ending cash balance for 2012 was overstated by $3,984. The Audit staff recommends that ODP amend its disclosure reports to correct the Levin misstatements. (For more detail, see p. 9.)

Finding 3. Reporting of Debts and Obligations
During audit fieldwork, the Audit staff determined that ODP failed to report debts and obligations owed to five vendors totaling $56,387 on Schedule D (Debts and Obligations). Subsequent to the exit conference, ODP amended its reports which correctly disclosed $17,953 in debts and obligations previously not reported on Schedule D. Therefore, the Audit staff recommends that ODP amend its reports to correctly disclose the remaining $38,434 in debts and obligations on Schedule D. (For more detail, see p. 11.)

Finding 4. Recordkeeping for Employees
During audit fieldwork, the Audit staff determined that ODP did not maintain any monthly payroll logs, as required, to document the percentage of time each employee spent in connection with a federal election. For 2011 and 2012, the Audit staff originally identified payments to ODP employees totaling $201,551, for which ODP did not maintain monthly payroll logs. This consisted of payroll which was allocated with federal and non-federal funds. There was no payroll paid exclusively with non-federal funds. Subsequent to the exit conference, ODP amended its reports to disclose $79,437
of the employees salaries, previously reported as allocated expenses, as 100 percent federal expenses.

The Audit staff verified the change in ODP's amended reports, and in light of the Commission's guidance with respect to recordkeeping for employees paid with 100 percent federal funds and reported as such, the Audit staff concludes that no further action is necessary for the $79,437 in employees salaries.

For the remaining salaries of $122,114 paid with an allocation of federal and non-federal funds, the Audit staff recommends that ODP provide monthly payroll logs that indicate the time spent in connection with a federal election. Absent the submission of amendments or the provision of monthly time logs, the Audit staff recommends that ODP implement a plan to maintain such monthly payroll logs in the future. (For more detail, see p. 12.)
Part IV
Findings and Recommendations

Finding 1. Misstatement of Financial Activity

Summary
During audit fieldwork, a comparison of ODP's reported financial activity with bank records revealed a misstatement for the beginning cash balance in 2011 and receipts and disbursements in 2011 and 2012. Beginning cash on January 1, 2011, was understated by $7,537. For 2011, ODP understated its receipts by $6,977 and its disbursements by $12,759. In 2012, ODP understated its receipts by $12,889 and its disbursements by $10,450. Subsequent to the exit conference, ODP amended its reports which materially corrected the misstatement for 2011 but not for 2012. The Audit staff recommends that ODP amend its disclosure reports to correct the remaining misstatement for 2012.

Legal Standard
Contents of Reports. Each report must disclose:
• the amount of cash-on-hand at the beginning and end of the reporting period;
• the total amount of receipts for the reporting period and for the calendar year;
• the total amount of disbursements for the reporting period and for the calendar year; and
• certain transactions that require itemization on Schedule A (Itemized Receipts) or Schedule B (Itemized Disbursements). 52 U.S.C. §30104(b)(1), (2), (3), (4) and (5)) (formerly 2 U.S.C. §434(b)(1), (2), (3), (4) and (5)).

Facts and Analysis

A. Facts
As part of audit fieldwork, the Audit staff reconciled ODP's reported financial activity with its bank records for 2011 and 2012. The reconciliation identified that ODP misstated its cash balance, receipts and disbursements for 2011 and 2012. The following charts outline the discrepancies between ODP's disclosure reports and its bank records, and the succeeding paragraphs explain why these discrepancies occurred.
## 2011 Committee Activity

<table>
<thead>
<tr>
<th></th>
<th>Reported</th>
<th>Bank Records</th>
<th>Discrepancy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beginning Cash Balance @</td>
<td>$20,504</td>
<td>$28,041</td>
<td>$7,537</td>
</tr>
<tr>
<td>January 1, 2011</td>
<td></td>
<td></td>
<td>Understated</td>
</tr>
<tr>
<td>Receipts</td>
<td>$305,062</td>
<td>$312,039</td>
<td>$6,977</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Understated</td>
</tr>
<tr>
<td>Disbursements</td>
<td>$310,126</td>
<td>$322,885</td>
<td>$12,759</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Understated</td>
</tr>
<tr>
<td>Ending Cash Balance @</td>
<td>$15,490*</td>
<td>$17,195</td>
<td>$1,705</td>
</tr>
<tr>
<td>December 31, 2011</td>
<td></td>
<td></td>
<td>Understated</td>
</tr>
</tbody>
</table>

The beginning cash balance was understated by $7,537 and is unexplained but likely resulted from prior period discrepancies.

The understatement of receipts resulted from the following:
- Contributions from individuals not reported + $1,765
- Transfers from Levin/Non-federal accounts not reported or amount incorrectly reported + 5,602
- Reported contributions from individuals not supported by deposit - 390

Net Understatement of Receipts + $6,977

The understatement of disbursements resulted from the following:
- Bank fees, other disbursements and cash withdrawal not reported + $2,443
- Payments for insurance, event expenses, phone, financial services, and taxes not reported + 6,740
- Payments for salaries and wages not reported + 1,591
- Contribution refunds not reported + 5,010
- Reported payments for taxes, consultant, telephone services, and other disbursements not supported by a check or debit - 3,025

Net Understatement of Disbursements + $12,759

The $1,705 understatement of the ending cash balance resulted from the misstatements described above.

## 2012 Committee Activity

<table>
<thead>
<tr>
<th></th>
<th>Reported</th>
<th>Bank Records</th>
<th>Discrepancy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beginning Cash Balance @</td>
<td>$15,490</td>
<td>$17,195</td>
<td>$1,705</td>
</tr>
<tr>
<td>January 1, 2012</td>
<td></td>
<td></td>
<td>Understated</td>
</tr>
<tr>
<td>Receipts</td>
<td>$481,851</td>
<td>$494,740</td>
<td>$12,889</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Understated</td>
</tr>
<tr>
<td>Disbursements</td>
<td>$494,352</td>
<td>$504,802</td>
<td>$10,450</td>
</tr>
<tr>
<td></td>
<td></td>
<td></td>
<td>Understated</td>
</tr>
<tr>
<td>Ending Cash Balance @</td>
<td>$3,670*</td>
<td>$7,133</td>
<td>$3,463</td>
</tr>
<tr>
<td>December 31, 2012</td>
<td></td>
<td></td>
<td>Understated</td>
</tr>
</tbody>
</table>

* ODP miscalculated its ending cash balance by reporting a beginning cash balance in one report different than the ending cash balance of the previous report. This created a mathematical discrepancy of $50.

* ODP miscalculated its ending cash balance by reporting a beginning cash balance in one report different than the ending cash balance of the previous report. This created a mathematical discrepancy of $681.
The understatement of receipts resulted from the following:

- Contributions from individuals not reported + $5,387
- Transfers from Non-federal account not reported + 13,135
- Reported offsets not supported by deposit - 6,005
- Unexplained differences + 372

**Net Understatement of Receipts** + $12,889

The understatement of disbursements resulted from the following:

- Bank fees and credit card payments not reported + $4,112
- Payments for rent, insurance, event expenses, telephone services, taxes and other disbursements not reported + 15,494
- Payments for salaries & wages not reported + 5,772
- Contribution to a political party and travel reimbursement not reported + 2,680
- Transfer to Non-federal account not reported + 500
- Reported bank fees, credit card and tax payments not supported by a check or debit - 5,495
- Reported payment for salaries and wages not supported by a check or debit - 1,442
- Reported payments for office supplies, shipping, telephone, consulting services, and other disbursements not supported by a check or debit - 11,171

**Net Understatement of Disbursements** + $10,450

The $3,463 understatement of the ending cash balance resulted from the misstatements described above.

**B. Interim Audit Report & Audit Division Recommendation**

The Audit staff discussed the misstatements with ODP representatives at the exit conference. ODP representatives stated that they would respond after having time to review each issue. The Audit staff provided workpapers detailing all misstatements of financial activity to ODP representatives after the exit conference. Subsequent to the exit conference, ODP filed amended reports that materially corrected its financial activity for 2011. For 2012, ODP filed amended reports but did not materially correct its financial activity. The amended reports did not preclude this matter from the audit report because the amendments were filed after the notification of the audit.

The Audit staff recommends that, within 30 calendar days of service of this report, ODP amend its disclosure reports to correct the remaining misstatements noted above for 2012. ODP should adjust the cash-on-hand balance as necessary on its most recent report, noting that the adjustment is the result of prior-period audit adjustments. The Audit staff further recommends that ODP reconcile the ending cash-on-hand balance of its most recent report to identify any subsequent discrepancies that may affect the recommended adjustment.

Summary
During audit fieldwork, a comparison of ODP's reported Levin activity with bank records revealed a misstatement of its cash balance, receipts and disbursements for 2011 and 2012 Levin activity. For 2011, ODP understated its Levin receipts by $6,015 and its Levin disbursements by $8,624. The beginning cash balance for the Levin account in 2011 was also understated by $5,705. In 2012, ODP understated its Levin receipts by $31,000 and its Levin disbursements by $15,422. The ending cash balance for 2012 was overstated by $3,984. The Audit staff recommends that ODP amend its disclosure reports to correct the Levin misstatements.

Legal Standard
Contents of Levin Reports. Each report must disclose:
• The amount of cash-on-hand for Levin funds at the beginning and end of the reporting period;
• The total amount of Levin fund receipts and disbursements (including allocation transfers) for the reporting period and for the calendar year;
• Certain transactions that require itemization on Schedule L-A (Itemized Receipts of Levin Funds) or Schedule L-B (Itemized Disbursements of Levin Funds). 11 CFR §300.36 (b)(2)(B).

Facts and Analysis
A. Facts
As part of the audit fieldwork, the Audit staff reconciled ODP's reported Levin fund financial activity with its Levin bank records for 2011 and 2012. The reconciliation identified that ODP misstated its cash balances, receipts and disbursements for 2011 and 2012. The following charts outline the discrepancies between ODP disclosure reports and its Levin bank records, and the succeeding paragraphs explain why these discrepancies occurred.

<table>
<thead>
<tr>
<th>2011 Committee Levin Activity</th>
<th>Reported</th>
<th>Bank Records</th>
<th>Discrepancy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beginning Cash Balance @ January 1, 2011</td>
<td>$5,000</td>
<td>$10,705</td>
<td>$5,705 Understated</td>
</tr>
<tr>
<td>Receipts</td>
<td>$17,207</td>
<td>$23,222</td>
<td>$6,015 Understated</td>
</tr>
<tr>
<td>Disbursements</td>
<td>$20,583</td>
<td>$29,207</td>
<td>$8,624 Understated</td>
</tr>
<tr>
<td>Ending Cash Balance @ December 31, 2011</td>
<td>$4,720</td>
<td>$4,720</td>
<td>$0</td>
</tr>
</tbody>
</table>

The beginning cash balance was understated by $5,705 and is unexplained but likely resulted from prior period discrepancies.

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6 ODP miscalculated its ending cash balance by reporting a beginning cash balance in one report different than the ending cash balance of the previous report. This created a mathematical discrepancy of $3,096.
The understatement of receipts resulted from the following:

- Transfer from a Federal account not reported + $1,015
- Contribution from an individual not reported + 5,000

Understatement of Levin-funds Receipts + $6,015

The understatement of disbursements resulted from the following:

- Transfer to a Federal account not reported + $5,600
- Transfer to the Non-federal account not reported + 2,009
- Payment to a vendor not reported + 1,015

Understatement of Levin-funds Disbursements + $8,624

<table>
<thead>
<tr>
<th>2012 Committee Levin Activity</th>
<th>Reported</th>
<th>Bank Records</th>
<th>Discrepancy</th>
</tr>
</thead>
<tbody>
<tr>
<td>Beginning Cash Balance @ January 1, 2012</td>
<td>$4,720</td>
<td>$4,720</td>
<td>$0</td>
</tr>
<tr>
<td>Receipts</td>
<td>$0</td>
<td>$31,000</td>
<td>Understated $31,000</td>
</tr>
<tr>
<td>Disbursements</td>
<td>$19,125</td>
<td>$34,547</td>
<td>Understated $15,422</td>
</tr>
<tr>
<td>Ending Cash Balance @ December 31, 2012</td>
<td>$5,157'</td>
<td>$1,173</td>
<td>Overstated $3,984</td>
</tr>
</tbody>
</table>

The understatement of receipts resulted from the following:

- Contributions from individuals not reported + $30,000
- Receipt not reported + 1,000

Understatement of Levin-funds Receipts + $31,000

The understatement of disbursements resulted from the following:

- Payments for event expenses and bank fees not reported + $10,015
- Transfers to a Federal account not reported + 14,969
- Reported transfer to the Federal account reported twice and not supported by a check or debit - 4,562
- Reported payment to a vendor reported twice and not supported by a check or debit - 5,000

Net Understatement of Levin-funds Disbursements + $15,422

The $3,984 overstatement of the ending cash balance resulted from the misstatements described above.

B. Interim Audit Report & Audit Division Recommendation
The Audit staff discussed the Levin fund misstatements with ODP representatives at the exit conference. ODP representatives stated that they would respond after having time to

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7 ODP miscalculated its ending cash balance by reporting a beginning cash balance in one report different than the ending cash balance of the previous report. This created a mathematical discrepancy of $19,562.
The Audit staff recommends that, within 30 calendar days of service of this report, ODP amend its disclosure reports to correct the Levin misstatements noted above. ODP should adjust the Levin cash balance as necessary on its most recent report, noting that the adjustment is the result of prior-period audit adjustments. The Audit staff further recommends that ODP reconcile the Levin cash balance on its most recent report to identify any subsequent discrepancies that could affect the recommended adjustment.

**Finding 3. Reporting of Debts and Obligations**

**Summary**
During audit fieldwork, the Audit staff determined that ODP failed to report debts and obligations owed to five vendors totaling $56,387 on Schedule D (Debts and Obligations). Subsequent to the exit conference, ODP amended its reports which correctly disclosed $17,953 in debts and obligations previously not reported on Schedule D. Therefore, the Audit staff recommends that ODP amend its reports to correctly disclose the remaining $38,434 in debts and obligations on Schedule D.

**Legal Standard**

**A. Continuous Reporting Required.** A political committee must disclose the amount and nature of outstanding debts and obligations until those debts are extinguished. 52 U.S.C. §30104(b)(8) (formerly 2 U.S.C. §434(b)(8)), 11 CFR §§104.3(d) and 104.11(a).

**B. Itemizing Debts and Obligations.**
- Once it has been outstanding 60 days from the date incurred, a debt of $500 or less must be reported on the next regularly scheduled report.
- A debt exceeding $500 must be disclosed in the report that covers the date on which the debt was incurred. 11 CFR §104.11(b).

**Facts and Analysis**

**A. Facts**
During audit fieldwork, the Audit staff reviewed disbursement records and disclosure reports for proper reporting of debts and obligations. This review identified debts owed to five vendors totaling $56,387 that ODP failed to report on Schedule D. Of these debts, $24,848 was owed to a credit card company; $17,953 was owed to two vendors relative to catering charges for a single event; $7,188 was owed to a printing company; and $6,398 was owed for the rental of a facility for an event in April 2012. These debts were outstanding for a range of 45 to 227 days from invoice to payment date. As of December 31, 2012, $24,708 of this debt remained outstanding. ODP did not report any debt on Schedule D during the audit period.

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8 Each debt in this amount was counted once, even if it required disclosure over multiple periods. In order for ODP to correctly file amended reports, schedules were provided that included the amount of each debt required to be reported for each reporting period.
B. Interim Audit Report & Audit Division Recommendation
The Audit staff discussed the reporting of debts and obligations with ODP representatives and provided schedules detailing the transactions requiring disclosure. ODP representatives had no comments on this matter. Subsequent to the exit conference, ODP filed amended reports to correctly disclose $17,953 in debts and obligations on Schedule D; thus leaving $38,434 to be itemized on Schedule D. The amended reports did not preclude this matter from the audit report because the amendments were filed after notification of the audit.

The Audit staff recommends that, within 30 calendar days of service of this report, ODP provide documentation demonstrating that the remaining $38,434 in debts and obligations discussed above did not require reporting on Schedule D. Absent such documentation, the Audit staff recommends ODP amend its disclosure reports to disclose these debts totaling $38,434 on Schedule D.

Finding 4. Recordkeeping for Employees

Summary
During audit fieldwork, the Audit staff determined that ODP did not maintain any monthly payroll logs, as required, to document the percentage of time each employee spent in connection with a federal election. For 2011 and 2012, the Audit staff originally identified payments to ODP employees totaling $201,551, for which ODP did not maintain monthly payroll logs. This consisted of payroll which was allocated with federal and non-federal funds. There was no payroll paid exclusively with non-federal funds. Subsequent to the exit conference, ODP amended its reports to disclose $79,437 of the employees salaries, previously reported as allocated expenses, as 100 percent federal expenses.

The Audit staff verified the change in ODP’s amended reports, and in light of the Commission’s guidance with respect to recordkeeping for employees paid with 100 percent federal funds and reported as such, the Audit staff concludes that no further action is necessary for the $79,437 in employees salaries.

For the remaining salaries of $122,114 paid with an allocation of federal and non-federal funds, the Audit staff recommends that ODP provide monthly payroll logs that indicate the time spent in connection with a federal election. Absent the submission of amendments or the provision of monthly time logs, the Audit staff recommends that ODP implement a plan to maintain such monthly payroll logs in the future.

Legal Standard
Maintenance of Monthly Logs. Party committees must keep a monthly log of the percentage of time each employee spends in connection with a federal election. Allocations of salaries, wages, and fringe benefits are to be undertaken as follows:
• employees who spend 25 percent or less of their compensated time in a given month on federal election activities must be paid either from the federal account or be allocated as administrative costs;
employees who spend more than 25 percent of their compensated time in a given
month on federal election activities must be paid only from a federal account; and,
employees who spend none of their compensated time in a given month on federal
election activities may be paid entirely with funds that comply with state law. 11
CFR §106.7(d)(1).

Facts and Analysis

A. Facts
During fieldwork, the Audit staff reviewed disbursements for payroll. ODP did not
maintain any monthly payroll logs or equivalent records to document the percentage of
time each employee spent in connection with a federal election. These logs are required
to document the proper allocation of federal and non-federal funds used to pay employee
salaries and wages. For 2011 and 2012, ODP did not initially maintain monthly logs for
$201,551 in payroll. This amount includes payroll for employees initially reported on
Schedule H4 (Payments for Allocable Expenses) and paid with an allocation of federal
and non-federal funds during the same month. There was no payroll paid exclusively
with non-federal funds.

B. Interim Audit Report & Audit Division Recommendation
The Audit staff discussed the recordkeeping requirement with ODP representatives
during the audit fieldwork and at the exit conference. ODP representatives asked
questions for clarification and said they would respond after having time to review this
issue. Subsequent to the exit conference, ODP representatives responded that these
payroll expenditures were erroneously reported as shared federal/non-federal activity,
instead of federal activity only. Further, ODP representatives stated that they plan to
correct this error by comprehensively amending ODP’s reports and disclosing these
expenditures as strictly federal activity. Subsequent to the exit conference, ODP filed
amended reports to disclose $79,437 in payroll on Schedule B, Line 30b (Federal
Election Activity Paid Entirely with Federal Funds); thus, leaving $122,114 still on
Schedule H4. The Audit staff verified that ODP had not made the transfers from its non­
federal account to cover the $79,437 now reported as 100 percent federal election
activity. As such, no further action is necessary with respect to the payroll totaling
$79,437 paid with 100 percent federal funds. The amended reports did not preclude this
matter from the audit report because the amendments were filed after notification of the
audit.

9 This amount includes unreported salary payments totaling $7,172 to employees that also received other
salary payments during the audit period that were reported on Schedule H4. This amount is $1,111
higher than the $200,440 salary presented in LRA 978 due to calculations based on salary transactions
reported on Schedule H4 rather than salary transactions in ODP’s database.

10 This total does not include payroll for employees paid with 100 percent federal funds and reported as
such (see Part I, Background, Commission Guidance, Request for Early Commission Consideration of a
Legal Question, Page 1). Payroll amounts are stated net of taxes and fringe benefits.

11 See Part I, Background, Commission Guidance, Request for Early Commission Consideration of a Legal
Question, Page 1.
The Audit staff recommends that, within 30 calendar days of service of this report, ODP do the following for the remaining $122,114 in payroll reported on Schedule H4:

- provide evidence that it maintained monthly time logs to document the percentage of time an employee spent in connection with a federal election; or
- implement a plan to maintain monthly payroll logs in the future.