MEMORANDUM

TO: The Commission

FROM: Chairman Michael E. Toner
Vice Chairman Robert D. Lenhard

RE: Agenda Document No. 06-03
Revised Explanation and Justification for Definition of “Agent”

January 23, 2006

We offer the following amendments to Agenda Document No. 06-03:

Page 10, Line 4: Change "type" to "types"

Page 11, Line 13: Strike comma after "thousands" and move "and" on line 12 to after "hundreds" and before the comma.

Page 13, Line 4: Indent paragraph beginning with “Nevertheless …”

Page 15, Footnote 5: Renumber footnote 5 as footnote 6

Page 16, Line 16: Insert “to violate the law” between “authority” and “but”

Page 20, Line 10-14: Delete sentences beginning with “Candidate tells” and “Candidate says”. Insert: “Candidate mentions to Contributor that he knows a politically prominent environmentalist named Tom who is also from Trenton. Candidate praises Tom’s involvement in an environmental group in New Jersey and says, “Say hello to Tom if you see him, and tell him to give me a call. Tom is an old friend and one of the reasons I keep getting elected.” In fact, Tom has not spoken to the Candidate in over a year, and knows him only through past efforts to lobby him on tightening environmental laws.”

Page 20, Line 16: strike "Jane Doe" and replace with "Contributor"
Page 20, Line 21: Indent paragraph beginning with "In reaching ..."

Page 20, Footnote 9: Insert "In order to preserve an individual’s ability to raise funds for multiple organizations, the Commission's current regulations specifically require an agent to be acting on behalf of a candidate or party committee to be subject to BCRA's soft-money prohibition." before "See Note 6, above."

Page 21, Line 17: Insert parenthetical after "AO 1999-17" stating, "(discussing campaign volunteers' independent Internet activities on behalf of a presidential campaign)."

Page 22, Line 23: Begin new paragraph with "Conclusion" heading

Page 23, Line 5: Change "type" to "types"