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). The Commission generally conducts such audits when a committee appears not to have met the threshold requirements for substantial compliance with the Act. 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 Campaign (p. 2)
Joe Walsh for Congress Committee, Inc. is the principal campaign committee for Joe Walsh, Republican candidate for the U.S. House of Representatives from the state of Illinois, 8th District, and is headquartered in Lake Zurich, Illinois. For more information, see the Campaign Organization Chart, p. 2.

Financial Activity (p. 2)
- Receipts
  - Contributions from Individuals $1,321,815
  - Contributions from Political Committees 662,810
  - Other Receipts 26,455
  - Total Receipts $2,011,080
- Disbursements
  - Operating Expenditures $1,858,014
  - Loan Repayments $13,400
  - Contribution Refunds 22,650
  - Other Disbursements 114,350
  - Total Disbursements $2,008,414

Findings and Recommendations (p. 3)
- Disclosure of Occupation/Name of Employer (Finding 1)
- Receipt of Contributions in Excess of the Limit (Finding 2)

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1 2 U.S.C. §438(b).
2 These repayments were for loans from the previous election cycle.
Interim Audit Report of the Audit Division on the Joe Walsh for Congress Committee, Inc.

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

Authority for Audit
This report is based on an audit of the Joe Walsh for Congress Committee, Inc. (JWFC), 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 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 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. 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 receipt of excessive contributions and loans;
2. the receipt of contributions from prohibited sources;
3. the disclosure of contributions received;
4. the disclosure of individual contributors' occupation and name of employer;
5. the consistency between reported figures and bank records;
6. the completeness of records; and
7. other committee operations necessary to the review.
Part II
Overview of Campaign

Campaign Organization

<table>
<thead>
<tr>
<th>Important Dates</th>
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<tbody>
<tr>
<td>Date of Registration</td>
<td>January 13, 2010</td>
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</table>

<table>
<thead>
<tr>
<th>Headquarters</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Lake Zurich, IL</td>
<td></td>
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</table>

<table>
<thead>
<tr>
<th>Bank Information</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Bank Depositories</td>
<td>Two</td>
</tr>
<tr>
<td>Bank Accounts</td>
<td>Nine (six checking and three saving)</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Treasurer</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>When Audit Was Conducted</td>
<td>Helene M. Miller-Walsh</td>
</tr>
<tr>
<td>During Period Covered by Audit</td>
<td>Helene M. Miller-Walsh</td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>Management Information</th>
<th></th>
</tr>
</thead>
<tbody>
<tr>
<td>Attended FEC Campaign Finance Seminar</td>
<td>No</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>Cash-on-hand @ January 1, 2011</th>
<th>$21,891</th>
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<tbody>
<tr>
<td>Receipts</td>
<td></td>
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<tr>
<td>Contributions from Individuals</td>
<td>1,321,815</td>
</tr>
<tr>
<td>Contributions from Political Committees</td>
<td>662,810</td>
</tr>
<tr>
<td>Other Receipts</td>
<td>26,455</td>
</tr>
<tr>
<td>Total Receipts</td>
<td>$2,011,080</td>
</tr>
</tbody>
</table>

| Disbursements                   |         |
| Operating Expenditures          | 1,858,014 |
| Loan Repayments                 | 13,400 |
| Contribution Refunds           | 22,650 |
| Other Disbursements             | 114,350 |
| Total Disbursements             | $2,008,414 |

<table>
<thead>
<tr>
<th>Cash-on-hand @ December 31, 2012</th>
<th>$24,557</th>
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Part III
Summaries

Findings and Recommendations

Finding 1. Disclosure of Occupation/Name of Employer
A review of all contributions from individuals requiring itemization indicated that 285 contributions totaling $334,146 lacked disclosure of occupation/name of employer. Furthermore, “best efforts” to obtain, maintain and submit information had not been sufficiently documented for these contributions.

The Audit staff recommends that JWFC establish “best efforts” by amending its reports to disclose the missing information. (For more details, see p. 4.)

Finding 2. Receipt of Contributions in Excess of the Limit
During audit fieldwork, the Audit staff reviewed contributions from individuals to determine if any contributions exceeded the limit. This review indicated that JWFC received apparent excessive contributions from 29 individuals totaling $92,325. These errors occurred as a result of JWFC not resolving the excessive portions of contributions by forwarding a presumptive letter to the contributor or issuing a refund in a timely manner. The Audit staff recommends that JWFC provide documentation demonstrating that these contributions were not excessive or, if excessive, were resolved in a timely manner. Absent such documentation, JWFC should resolve the apparent excessive contributions either through refunds to the contributors, disgorgement to the U.S. Treasury or by issuance of presumptive redesignation or reattribution letters. (For more details, see p. 5.)
Part IV
Findings and Recommendations

Finding 1. Disclosure of Occupation/Name of Employer

Summary
A review of all contributions from individuals requiring itemization indicated that 285 contributions totaling $334,146 lacked disclosure of occupation/name of employer. Furthermore, "best efforts" to obtain, maintain and submit information had not been sufficiently documented for these contributions.

The Audit staff recommends that JWFC establish "best efforts" by amending its reports to disclose the missing information.

Legal Standard
A. Itemization Required for Contributions from Individuals. An authorized candidate committee must itemize any contribution from an individual if it exceeds $200 per election cycle, either by itself or when combined with other contributions from the same contributor. 2 U.S.C. §434(b)(3)(A).

B. Required Information for Contributions from Individuals. For each itemized contribution from an individual, the committee must provide the following information:
- the contributor's full name and address (including zip code);
- the contributor's occupation and the name of his or her employer;
- the date of receipt (the date the committee received the contribution);
- the amount of the contribution; and
- the calendar year-to-date total of all contributions from the same individual.
  2 U.S.C. § 434(b)(3)(A) and 11 CFR §§ 100.12 and 104.3(a)(4)(i).

C. Best Efforts Ensure Compliance. When the treasurer of a political committee shows that the committee used best efforts (see below) to obtain, maintain, and submit the information required by the Act, the committee's reports and records will be considered in compliance with the Act. 2 U.S.C. § 432(i) and 11 CFR §104.7(a).

D. Definition of Best Efforts. The treasurer and the committee will be considered to have used "best efforts" if the committee satisfied all of the following criteria.
- All written solicitations for contributions included:
  - a clear request for the contributor's full name, mailing address, occupation, and name of employer; and
  - the statement that such reporting is required by Federal law.
• Within 30 days of receipt of the contribution, the treasurer made at least one effort to obtain the missing information, in either a written request or a documented oral request.
• The treasurer reported any contributor information that, although not initially provided by the contributor, was obtained in a follow-up communication or was contained in the committee's records or in prior reports that the committee filed during the same two-year election cycle. 11 CFR § 104.7(b).

Facts and Analysis

A. Facts
A pre-audit review of all itemized contributions from individuals indicated that 285 contributions totaling $334,146, or 29 percent of the dollar value of individual contributions required to be itemized by JWFC, lacked disclosure of occupation/name of employer. Most of the contributor entries with missing information were either disclosed with the notation “Info Requested” or left blank on the Schedules A (Itemized Receipts) filed with the Commission.

During audit fieldwork, the Audit staff reviewed the receipt documents provided by JWFC to determine if JWFC had utilized “best efforts” to obtain, maintain and submit the missing information. JWFC explained that the list of contributors to whom the follow-up letters requesting the occupation/name of employer information were sent, was maintained electronically. That list was inadvertently destroyed when one of JWFC’s computers “crashed.” However, JWFC maintained a physical file for letters it received from the contributors who responded to its request for occupation/name of employer information. The Audit staff reviewed the available follow-up letters and determined that JWFC maintained records for 88 individuals who made, in aggregate, 106 contributions totaling $111,860. Nevertheless, JWFC did not submit that information, as required, in amended disclosure reports and therefore did not establish “best efforts”.

B. Interim Audit Report & Audit Division Recommendation
At the exit conference, the Audit staff discussed this matter with the JWFC representative and presented a list of 88 individuals for whom the occupation/name of employer information was available but not disclosed. The JWFC representative agreed to amend the reports to materially disclose the missing information.

The Audit staff recommends that, within 30 calendar days of service of this report, JWFC establish “best efforts” by amending its reports to disclose the missing information relating to the 106 contributions.

Finding 2. Receipt of Contributions in Excess of the Limit

Summary
During audit fieldwork, the Audit staff reviewed contributions from individuals to determine if any contributions exceeded the limit. This review indicated that JWFC received apparent excessive contributions from 29 individuals totaling $92,325. These
errors occurred as a result of JWFC not resolving the excessive portions of contributions by forwarding a presumptive letter to the contributor or issuing a refund in a timely manner. The Audit staff recommends that JWFC provide documentation demonstrating that these contributions were not excessive or, if excessive, were resolved in a timely manner. Absent such documentation, JWFC should resolve the apparent excessive contributions either through refunds to the contributors, disgorgement to the U.S. Treasury or by issuance of presumptive redesignation or reattribution letters.

**Legal Standard**

A. **Authorized Committee Limits.** For the 2012 election, an authorized committee may not receive more than a total of $2,500 per election from any one person or $5,000 per election from a multicandidate political committee. 2 U.S.C. §441a(a)(1)(A), (2)(A) and (f); 11 CFR §§110.1(a) and (b) and 110.9(a).

B. **Handling Contributions That Appear Excessive.** If a committee receives a contribution that appears to be excessive, the committee must either:

- Return the questionable check to the donor; or
- Deposit the check into its federal account and:
  - Keep enough money in the account to cover all potential refunds;
  - Keep a written record explaining why the contribution may be illegal;
  - Include this explanation on Schedule A if the contribution has to be itemized before its legality is established;
  - Seek a reattribution or a redesignation of the excessive portion, following the instructions provided in the Commission regulations (see below for explanations of reattribution and redesignation); and
  - If the committee does not receive a proper reattribution or redesignation within 60 days after receiving the excessive contribution, refund the excessive portion to the donor. 11 CFR §§103.3(b)(3), (4) and (5) and 110.1(k)(3)(ii)(B).

C. **Joint Contributions.** Any contribution made by more than one person (except for a contribution made by a partnership must include the signature of each contributor on the check, money order, or other negotiable instrument or in a separate writing. A joint contribution is attributed equally to each donor unless a statement indicates that the funds should be divided differently. 11 CFR §110.1(k)(1) and (2).

D. **Reattribution of Excessive Contributions.** The Commission regulations permit committees to ask donors of excessive contributions (or contributions that exceed the committee’s net debts outstanding) whether they had intended their contribution to be a joint contribution from more than one person and whether they would like to reattribution the excess amount to the other contributor. The committee must inform the contributor that:

- The reattribution must be signed by both contributors;
- The reattribution must be received by the committee within 60 days after the committee received the original contribution; and
• The contributor may instead request a refund of the excessive amount. 11 CFR §110.1(k)(3).

Within 60 days after receiving the excessive contribution, the committee must either receive the proper reattribution or refund the excessive portion to the donor. 11 CFR §§103.3(b)(3) and 110.1(k)(3)(ii)(B). Further, a political committee must retain written records concerning the reattribution in order for it to be effective. 11 CFR §110.1(l)(5).

Notwithstanding the above, any excessive contribution that was made on a written instrument that is imprinted with the names of more than one individual may be attributed among the individuals listed unless instructed otherwise by the contributor(s). The committee must inform each contributor:
• How the contribution was attributed; and
• The contributor may instead request a refund of the excessive amount. 11 CFR §110.1(k)(3)(B).

E. Redesignation of Excessive Contributions. When an authorized candidate committee receives an excessive contribution (or a contribution that exceeds the committee's net debts outstanding), the committee may ask the contributor to redesignate the excess portion of the contribution for use in another election. The committee must inform the contributor that:
• The redesignation must be signed by the contributor;
• The redesignation must be received by the committee within 60 days after the committee received the original contribution; and
• The contributor may instead request a refund of the excessive amount. 11 CFR §110.1(b)(5).

Within 60 days after receiving the excessive contribution, the committee must either receive the proper redesignation or refund the excessive portion to the donor. 11 CFR §§103.3(b)(3) and 110.1(b)(5)(ii)(A). Further, a political committee must retain written records concerning the redesignation in order for it to be effective. 11 CFR §110.1(l)(5).

When an individual makes an excessive contribution to a candidate's authorized committee, the campaign may presumptively redesignate the excessive portion to the general election if the contribution:
• Is made before that candidate's primary election;
• Is not designated in writing for a particular election;
• Would be excessive if treated as a primary election contribution; and
• As redesignated, does not cause the contributor to exceed any other contribution limit. 11 CFR §110.1(b)(5)(ii)(B)(1)-(4).

The committee is required to notify the contributor of the redesignation within 60 days of the treasurer's receipt of the contribution, and must offer the contributor the option to receive a refund instead.
Facts and Analysis

A. Facts
During audit fieldwork, the Audit staff identified 29 individuals with apparent excessive contributions totaling $92,325.

JWFC resolved $11,000 of the excessive contributions by sending presumptive reattributions and/or redesignations letters that were untimely. An additional excessive total of $60,125 could still be resolved, albeit untimely, via presumptive reattribution or redesignation letters being sent to the contributors. The remaining excessive contributions totaling $21,200 appear resolvable only by refund to the contributors or disgorgement to the U.S. Treasury.

B. Interim Audit Report & Audit Division Recommendation
The Audit staff informed JWFC representative of this matter at the exit conference. The Audit staff provided schedules of the apparent excessive contributions along with the requested response necessary to resolve them. The representative stated that she plans to review all excessive contributions and obtain the necessary documents. She also mentioned that she will contact the committee employees to inquire about the records and reasons the excessive contributions occurred.

Subsequent to the exit conference, JWFC informed the Audit staff that, upon the receipt of the Interim Audit Report, the excessive contributions resolvable only by refund to the contributors ($21,200) will be disclosed on JWFC's Schedule D (Debts and Obligations) since JWFC has no funds available to make such refunds. In addition, JWFC provided a list of contributors along with their addresses to whom presumptive redistribution or redesignation letters were going to be sent.

The Audit staff recommends that, within 30 calendar days of service of this report, JWFC:

- Provide evidence demonstrating that the contributions totaling $92,325 were not excessive or were timely resolved. This evidence should include documentation that was not made available to the Audit staff during the audit including copies of solicitation cards completed by the contributors at the time of their contribution and that clearly inform the contributors of the limitations; timely notifications sent to contributors eligible for presumptive redesignation and/or reattribution; or, timely refunds (copies of the front and back of negotiated refund checks), redesignations, or reattributions for excessive contributions.
- Absent such evidence, JWFC should send notices to those contributors that are eligible for presumptive redesignation and/or reattribution ($60,125) and inform them how their contributions were designated and/or attributed. JWFC should offer the contributors the option of receiving a refund of the excessive amount. Absent the contributor’s request for a refund, these notices obviate the need to refund the contributions or disgorgement to the U.S. Treasury.
- Refund the excessive contributions that are not eligible for presumptive reattribution or redesignation to the contributors or pay the amount to the U.S.
Treasury ($21,200). If refunds are made, JWFC must provide evidence of such refunds (for example, copies of the front and back of negotiated refund checks).

- If funds are not available to make the necessary refunds, disclose the contributions requiring refunds on Schedule D until funds become available to make such refunds.

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3 Any disgorgements made by JWFC are appropriate in instances when JWFC is either unable to contact the contributor to refund the excessive contributions, or when the contributor has failed to cash JWFC's check in a timely manner.