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July 13, 2018

Federal Election Commission  
Office of Complaints Examination  
and Legal Administration  
Attn: Donna Rawls, Paralegal  
1050 First Street, NE  
Washington, DC 20463

**Re: MUR 7386; MUR 7388**

Dear Ms. Rawls,

This Firm represents all of the Respondents to MURs 7386 and 7388 with respect to the 6th Congressional District Republican Federal Committee, including the 6th Congressional District Republican Federal Committee; J. Hudson McWilliams in his individual capacity and as treasurer of the 6th Congressional District Republican Federal Committee; Mr. Albert Tucker in his individual capacity as treasurer of the 6th Congressional District Republican Federal Committee; and R. Scott Sayre, in his capacity as Chairman of the 6th Congressional District Republican Federal Committee. Notice of these MURs were received by the individual named Respondents on May 29 & 30, (McWilliams), on May 31 (Tucker), and on June 6 (Sayre).

Pursuant to 52 U.S.C. § 30109(a)(1), respondents have the opportunity to demonstrate in writing within fifteen (15) days of notification that the Commission should take no further action. The original notification dates required responses the second week in June. An extension was previously requested and granted allowing response on July 16, 2018. I hereby request an extension for the responses to the above-noted MURs until July 26, 2018.

The Firm represents other parties who have responded to MUR 7388 and to MUR 7373, a third matter involving the same or substantially-related operative facts, events, and parties. The availability of and coordination among the respondents has delayed fact-finding, and a change in

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the officers and personnel of the Committee as a result of an election on May 19 has made access to information for the Committee response even more difficult. The transfer of authority and records to the new Committee officers and the preparation of regularly scheduled reports has taken time and attention from the requests for information needed for the responses. Accordingly, we find ourselves necessarily and respectfully requesting an extension for the Committee's responses to MURs 7386 and 7388 (including all the individuals named therein) to July 26, 2018.

Sincerely,

THE BOPP LAW FIRM, PC



James Bopp, Jr.  
Jeffrey P. Gallant