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Donna Rawls  
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June 15, 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, 7388

Dear Ms. Rawls,

This Firm represents Sayre Enterprises, Inc., (R. Scott Sayre, CEO), and R. Scott ("Scott") Sayre, (Chairman of the 6th Congressional District Republican Federal Committee) in both Matters Under Review 7386 and 7388.<sup>1</sup> On June 6, Mr. Sayre received notification of the complaints that are the subject of these two MURs.<sup>2</sup>

Pursuant to 52 U.S.C. § 30109(a)(1), Respondent to MUR 7386 and MUR 7388 has the opportunity to demonstrate in writing within fifteen (15) days of notification that the Commission should take no further action.

Because of his absence from the country and his being named in two complaints and in two different capacities, on May 31, Mr. Sayre requested, by counsel, a 60 day extension to

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<sup>1</sup>Mr. Sayre filed designations of counsel for Mr. Bopp and myself for both MURs in both capacities (four designations in all) on June 13.

<sup>2</sup>Mr. Sayre's personal lawyer at least one of the notices on May 29, but as Mr. Sayre was out of the country, he did not receive notice until May 6.

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respond to MUR 7386.<sup>3</sup> It is my understanding that on June 13, Mr. Sayre spoke to Commission personnel by telephone and learned that an extension had been granted until July 12 for Sayre Enterprises' and/or the 6th Congressional District Republican Federal Committee's response(s) to MUR 7386.<sup>4</sup> Mr. Sayre sent a follow-up email noting that he wished to confirm that the extension to July 12 was granted for responses to MUR 7386 in both capacities and requesting an extension to July 12 for responses to 7388 in both capacities.

I write to request and/or confirm that responses may be filed July 12 by Mr. Sayre as CEO of Sayre Enterprises, Inc. and as Chairman (past) of the 6th Congressional District Republican Federal Committee for both MUR 7386 and MUR 7388.

In addition to the delay in Mr. Sayre's receipt of the complaints, he has been named in two different capacities in two different matters which will require twice the fact-gathering. In his capacity as Chairman of Congressional District 6 Federal Committee, his response to 7386 requires consultation with the other officials of the Committee and as CEO of Sayre Enterprises, Inc., his response to 7388 will require review of records that are not necessarily under control of Sayre Enterprises. Taken together, these circumstances make preparing a response within the statutory period very difficult, and justify, we respectfully submit, an extension until July 12, 2018 for each and every response delineated above.

Please respond at your earliest convenience via electronic mail or telephone.

Sincerely,

THE BOPP LAW FIRM, PC



James Bopp, Jr.  
Jeffrey P. Gallant

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<sup>3</sup>It is unclear whether or when a request for an extension was made with respect to MUR 7388.

<sup>4</sup>It is unclear whether the request was made or granted with respect to Mr. Sayre in *both* capacities.