## MEMORANDUM

| To: | The Commission |
| :---: | :---: |
| Through: | Alec Palmer Staff Director |
| From: | Patricia C. Orrock DC for PCO Chief Compliance Officer |
|  | Thomas E. Hintermister Assistant Staff Director Audit Division |
|  | Douglas Kodish Audit Manager 048 |
| By: | Jeff Spilizewski Gus Lead Auditor |

Subject: Audit Division Recommendation Memorandum on the Hawaii Democratic Party (HDP) (A13-07)

Pursuant to Commission Directive No. 70 (FEC Directive on Processing Audit Reports), the Audit staff presented the Draft Final Audit Report (DFAR) to HDP on September 11, 2017 (see attachment). In response to the DFAR, the committee provided additional information, as noted below. HDP did not request an audit hearing.

This memorandum provides the Audit staff's recommendation for each finding outlined in the DFAR. The Office of General Counsel has reviewed this memorandum and concurs with the recommendations.

## Finding 1. Misstatement of Financial Activity

A. Misstatement of Financial Activity - Most Recent Reports Filed Prior to the Audit
The Audit staff determined that for 2011, beginning cash was overstated by $\$ 37,313$ and ending cash by $\$ 37,495$. For 2012, beginning cash was overstated by
$\$ 37,495$, receipts were understated by $\$ 18,700$ and disbursements were overstated by $\$ 24,263 .{ }^{1}$ In response to the Interim Audit Report (IAR), HDP Counsel stated that the Convention Account should not be considered a federal account and its activity should not be included in the misstatement. As such, Audit staff removed this activity from the misstatement finding amounts. ${ }^{2}$ Additionally, HDP filed amendments that materially corrected the errors for 2011 and 2012.

The Audit staff recommends that the Commission find that HDP misstated its financial activity for 2011 and 2012 as stated above.

## B. Misstatement of Financial Activity - Original Reports Filed

In response to the IAR, Counsel stated that the Convention Account should not be considered a federal account (see footnote 1). Since the majority of the misstated disbursement amount was due to the Convention Account, which is not required to be reported, the misstated amount of disbursements is reduced to $\$ 220,008$. In response to the DFAR, Counsel made no further comments.

The Audit staff recommends that for 2011 and 2012 the Commission find that HDP did not materially misstate its original disclosure reports.

## Finding 2. Receipt of Contributions that Exceed Limits

In response to the IAR, HDP provided the remaining documentation showing all refunds had cleared the bank, and that all refunds were made untimely. HDP provided no response to the DFAR.

The Audit staff recommends that the Commission find that HDP untimely resolved excessive contributions totaling $\$ 20,000$.

## Finding 3. Receipt of Apparent Impermissible Funds

In response to the IAR, HDP Counsel demonstrated convention activity was erroneously reported as federal by HDP (it was actually non-federal activity); that HDP had previously made refunds to some contributors; that an LLC was taxed as a partnership; and that vendor refunds were made. In addition, Counsel stated that amounts transferred from the federal account to the Convention Account (not a federal account) should be allowed to offset impermissible receipts. As a result, Audit staff reduced the amount of impermissible receipts by $\$ 38,045$. Thus, the revised amount of impermissible receipts is $\$ 131,541$. HDP untimely refunded $\$ 27,000$ and filed amendments disclosing the remaining receipts totaling \$104,541 on Schedule D in response to the IAR and the DFAR.

The Audit staff recommends that the Commission find that HDP accepted impermissible funds totaling $\$ 131,541$, of which $\$ 27,000$ was untimely refunded.

[^0]
## Finding 4. Reporting of Debts and Obligations

In response to the IAR recommendation, HDP filed amended disclosure reports correctly disclosing all amounts on Schedule D. HDP provided no response to the DFAR.

The Audit staff recommends that the Commission find that HDP failed to properly report debts and obligations totaling $\$ 115,967$.

## Finding 5. Recordkeeping for Employees

In response to the IAR recommendation, HDP implemented a plan to maintain payroll logs to track employee's time spent on federal election activity. HDP provided no response to the DFAR.

The Audit staff recommends that the Commission find that HDP did not maintain monthly logs totaling $\$ 60,923$. This amount consists of payroll paid as follows to HDP employees:

- Employees reported on Schedule H4 and paid with federal and nonfederal funds during the same month totaling \$48,510 and:
- Employees paid exclusively with non-federal funds in a given month totaling \$12,413.


## Finding 6. Failure to Properly Report Media Related Expenditures

The Audit staff determined HDP made coordinated expenditures totaling \$129,725 and exceeded its preauthorized coordinated spending limit by $\$ 27,125$ in the Senatorial race involving Mazie Hirono. ${ }^{3}$ In response to the IAR, Counsel stated that a finding should not be for apparent independent expenditures that had been misreported because these expenditures were actually coordinated. In response to the DFAR, Counsel stated, that in a similar situation, the Commission found that the coordinated spending authority had been exceeded but the combined spending authority of the state party and national party had not been exceeded, irrespective of the lack of prior written authorizations. ${ }^{4}$ Also, Counsel stated that in the aforementioned situation that refunds from the benefitting campaign committee were not required and that the Commission should explain its inconsistent treatment if refunds are now required. The Audit staff does not recommend the refund for the excessive amount of coordinated expenditures due to a lack of prior authorization. ${ }^{5}$

The Audit staff recommends that the Commission find that HDP exceeded its coordinated spending limit by $\$ 27,125$.

[^1]
## Finding 7. Allocation of Expenditures

In response to the IAR, HDP provided declarations that demonstrated some of its employees were working less than $25 \%$ of the time on activities related to federal elections, that several of its disallowed expenses were in fact normal operating expenses, and that many of its disallowed expenses were in fact undisclosed Levin expenses for which amendments were filed. As a result, the Audit staff determined that no material overfunding of the federal account occurred from the non-federal account. HDP provided no response to the DFAR.

The Audit staff recommends that the Commission find that HDP did not materially overfund it federal accounts with funds from its non-federal accounts.

If this memorandum is approved, a Proposed Final Audit Report will be prepared within 30 days of the Commission's vote.

## In case of an objection, Directive No. 70 states that the Audit Division Recommendation Memorandum will be placed on the next regularly scheduled open session agenda.

Documents related to this audit report can be viewed in the Voting Ballot Matters folder. Should you have any questions, please contact Jeff Spilizewski or Douglas Kodish at 6941200.

## Attachment:

Draft Final Audit Report of the Audit Division on the Hawaii Democratic Party cc: Office of General Counsel


# Draft Final Audit Report of the Audit Division on the Hawaii Democratic Party 

(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). The Commission generally conducts such audits when a committee appears not to have met the threshold requirements for substantial compliance with the Act. ${ }^{1}$ 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 Hawaii Democratic Party ${ }^{2}$ is a state party committeeheadquartered in Honolulu, Hawaii. For more information, seethe chart on the Committee organization, p. 2.
Financial Activity (p. 2)

- Receipts
- Contributions from Individuals ..... \$ 210,653- Contributions from Party and
Political Committees290,032
- Transfers from Affiliates ..... 111,387
- Loans Received ..... 30,000
- Transfers from Non-federal and Levin Funds122,196
- Other Receipts ..... 563,137Total Receipts
Disbursements
- Operating Expenditures ..... \$ 621,546
- Coordinated Party Expenditures ..... 129,725
- Loan Repayments Made ..... 10,000
- Refunds of Contributions ..... 20,227
- Other Disbursements ..... 247,249
- Federal Election Activity ..... 272,159
Total Disbursements ..... \$1,300,906
- Levin Receipts ..... \$23,564
- Levin Disbursements ..... \$23,564
Findings and Recommendations (p.4)
- Misstatement of Financial Activity (Finding 1)
- Receipt of Contributions that Exceed Limits (Finding 2)
- Receipt of Apparent Impermissible Funds (Finding 3)
- Reporting of Debts and Obligations (Finding 4)
- Recordkeeping for Employees (Finding 5)
- Failure to Properly Report Media Related Expenditures (Finding 6)
- Allocation of Expenditures (Finding 7)

[^2]
# Draft Final Audit Report of the Audit Division on the Hawaii Democratic Party 

(January 1, 2011 - December 31, 2012)

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## Part I <br> Background

## Authority for Audit

This report is based on an audit of the Hawaii Democratic Party (HDP), 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. $\S 30111$ (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. Prior to conducting any audit under this subsection, the Commission mustperform 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).

## 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 disbursements, debts and obligations;
5. the disclosure of expenses allocated between federal and non-federal accounts;
6. the consistency between reported figures and bank records;
7. the completeness of records;
8. the disclosure of independent expenditures; and
9. 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 HDP requested early consideration of a legal question raised during audits covering the 2010 election cycle. Specifically, the Commission addressed whether monthly time logs under $11 \mathrm{CFR} \S 106.7$ (d)(1) were required for employees paid with 100 percent federal funds.The Commission concluded, by a vote of 5-1, that 11 CFR $\S 106.7(\mathrm{~d})(1)$ 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 HDP representatives of the payroll requirement and 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 HDP employees paid with 100 percent federal funds and reported as such.

## Part II <br> Overview of Committee

## Committee Organization



## Overview of Financial Activity (Audited Amounts)



## Part III <br> Summaries

## Findings and Recommendations

## Finding 1. Misstatement of Financial Activity

During audit fieldwork, a comparison of HDP's bank activity with its most recent amended reports filed prior to the audit revealed material misstatements in both 2011 and 2012. In response to the Interim Audit Report (IAR) recommendation, HDP filed amended disclosure reports for 2011 and 2012 which materially corrected the misstatements. Also, in response to the IAR recommendation, HDP Counsel (Counsel) stated that HDP did not believe the Convention Account (CA) should be included in the misstatement finding.

After consideration of Counsel's response and consultation with our Office of General Counsel, the Audit staff determined, based on available information, that the CA is not a federal account since its activity is non-federal. Consequently, the Audit staff excluded the CA and its activity from the misstatement finding calculation. However, since HDP originally disclosed the CA activity on their federal reports, the beginning cash for $2011^{3}$ and receipts and disbursements for 2012 were further misstated and need to be corrected. The Audit staff recommends that HDP amend its disclosure reports to correct the misstatements and reconcile its cash balance.

In addition, a comparison of HDP's bank activity with its original reports filed for 2011 and 2012 also revealed a material misstatement of disbursement activity. HDP made no comments in its response to the IAR and no further action is required. The removal of the CA and its activity resolves this portion of the finding. (For more detail, see p. 7)

## Finding 2. Receipt of Contributions that Exceed Limits

During audit fieldwork, the Audit staff identified contributions from two political action committees that exceeded the limitation by $\$ 20,000$. Both of the excessive contributions were untimely refunded. However, documentation was not provided to demonstrate that one refund totaling $\$ 5,000$ had cleared the bank. In response to the IAR recommendation, Counsel provided documentation demonstrating the refund for $\$ 5,000$ had cleared the bank. The Audit staff concludes that HDP untimely resolved excessive contributions totaling $\$ 20,000$. (For more detail, see p. 11)

## Finding 3. Receipt of Apparent Impermissible Funds

During audit fieldwork, the Audit staff identified 75 receipts, totaling $\$ 169,586$, deposited into HDP's federal accounts during 2012 that appeared to be from impermissible sources. In response to the IAR recommendation, HDP Counsel stated

[^3]that a majority of the impermissible contributions were received in connection with HDP's state convention; and therefore, Counsel believes that the CA should be removed from the impermissible funds analysis. Counsel stated that state convention activity should not be considered federal activity. Also, Counsel believes that amounts transferred from HDP's federal account ${ }^{4}$ to its CA for non-federal purposes (convention fundraising) should mitigate other impermissible funds. In addition, HDP showed that $\$ 5,080$ of receipts were permissible, $\$ 27,000$ of receipts were untimely refunded, and filed amended reports for $\$ 115,000$ of impermissible receipts from corporations on Schedule D (Debts and Obligations).

After consideration of Counsel's response and consultation with ourr Office of General Counsel, the Audit staff determined, based on available information, that the CA is not a federal account since its activity is non-federal. Consequently, the Audit staff concluded that $\$ 22,006$ in receipts deposited into the CA were not impermissible and excluded this amount from the finding. In addition, the calculated amount of impermissible contributions was reduced by $\$ 10,959$ for transfers made within appropriate timeframes from one of the federal accounts to the CA leaving an impermissible balance of $\$ 104,451$.

The Audit staff recommends that HDP file an amended report to reduce the debt amount for impermissible receipts on Schedufe D to $\$ 104,541$. Also, the Audit staff recommends that HDP provide documentation that would allow the Audit staff to determine if and to what extent impermissible receipts were in connection with a federal election. (For more detail, see p. 13)

## Finding 4. Reporting of Debts and Obligations

During audit fieldwork, the Audit staff identified debts and obligations from 17 vendors, totaling $\$ 115,967$, which were not itemized or were under reported on Schedules D (Debts and Obligations). In response to the IAR recommendation, HDP filed amended disclosure reports for 2011 and 2012 correetly reporting and disclosing these debts and obligations on Schedule D. (For more detail, see p. 19)

## Finding 5. Recordkeeping for Employees

During audit fieldwork, the Audit staff determined that HDP did not maintain any monthly payrol 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 identified payments to HDP employees totaling $\$ 60,923$ for which HDP did not maintain monthly payroll logs. This consisted of $\$ 48,510$ for which payroll was allocated between federal and non-federal funds, and $\$ 12,413$ for which payroll was exclusively paid with nonfederal funds. The IAR recommended payroll logs be provided or in their absence that a plan be implemented to maintain payroll logs in the future. Counsel stated that the payroll logs could not be located but that HDP has implemented procedures to maintain the necessary documentation for payroll. (For more detail, see p. 21)

[^4]
## Finding 6. Failure to Properly Report Media Related Expenditures

During audit fieldwork, the Audit staff identified disbursements totaling $\$ 30,148$, which appeared to be media related independent expenditures requiring disclosure on Schedule E (Itemized Independent Expenditures), that HDP disclosed on Schedule B, Line 30b (Federal Election Activity) and Schedule F (Coordinated Party Expenditures). Of the $\$ 30,148$, HDP did not file the required 24 -hour reports for those items that should have been reported on Schedule E totaling $\$ 29,725$.

In response to the IAR recommendation, Counsel stated these expenditure were coordinated (and amended reports were filed showing these expenditure as coordinated on Schedule F) and not independent expenditures. Counsel added that, although the expenditures exceeded HDP's coordinated expenditure limit, this only occurred as a result of an administrative oversight, a failure to contact the Democratic Senatorial Campaign Committee (DSCC) to obtain a higher spending authority.

As a result of HDP's response to the IAR recommendation, the Audit staff determined HDP made coordinated expenditures totaling $\$ 129,725$, but only had coordinated spending authority for $\$ 102,600$. Therefore, HDP exceeded its spending limit by $\$ 27,125$. The Audit Staff recommends HDP seek a refund from Hirono for Congress for the excessive amount. (For more detail, see p. 22)

## Finding 7. Allocation of Expenditures

During audit fieldwork, the review of disbursements made from the federal and nonfederal accounts identified an apparent non-federal overfunding of activity in the amount of $\$ 82,722$. In response to the IAR recommendation, HDP filed amended reports and submitted additional documentation for certain expenditures. Based on the new documentation, the Audit staff revised its calculation and concludes the non-federal account did not overfund the federal account. (For more detail, see p. 28)

## Part IV

Findings and Recommendations

Finding 1. Misstatement of Financial Activity

## Summary

During audit fieldwork, a comparison of HDP's bank activity with its most recent amended reports filed prior to the audit revealed material misstatements in both 2011 and 2012. In response to the Interim Audit Report (IAR) recommendation, HDP filed amended disclosure reports for 2011 and 2012 which materially corrected the misstatements. Also, in response to the IAR recommendation, HDP Counsel (Counsel) stated that HDP did not believe the Convention Account (CA) should be included in the misstatement finding.

After consideration of Counsel's response and consultation with our Office of General Counsel, the Audit staff determined, based on available information, that the CA is not a federal account since its activity is non-federal. Consequently, the Audit staff excluded the CA and its activity from the misstatement finding calculation. However, since HDP originally disclosed the CA activity on their federal reports, the beginning cash for $2011^{5}$ and receipts and disbursements for 2012 were further misstated and need to be corrected. The Audit staff recommends that HDP amend its disclosure reports to correct the misstatements and reconcile its cash balance.

In addition, a comparison of HDP's bank activity with its original reports filed for 2011 and 2012 also revealed a material misstatement of disbursement activity. HDP made no comments in its response to the IAR and no further action is required. The removal of the CA and its activity resolves this portion of the finding.

## 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).

[^5]
## Facts and Analysis

## A. Misstatement of Financial Activity-Most Recent Reports Filed Prior to the Audit

## 1. Facts

The Audit staff reconciled HDP's reported financial activity with its bank records for calendar years 2011 and 2012. The following charts outline the discrepancies between HDP's disclosure reports and its bank records. The succeeding paragraphs explain why the discrepancies occurred.

| 2011 Committee Activity |  |  |  |
| :--- | :---: | :---: | :---: |
|  | Reported | Bank Records | Discrepancy |
| Beginning Cash-on-Hand @ <br> January 1, 2011 | $\$ 44,653$ | $\$ 8,365$ | $\$ 36,288$ <br> Overstated |
| Receipts | $\$ 282,712$ | $\$ 295,136$ | $\$ 12,424$ <br> Understated |
| Disbursements | $\$ 278,375$ | $\$ 290,981$ | $\$ 12,606$ <br> Understated |
| Ending Cash-on-Hand @ <br> December 31,2011 | $\$ 48,990$ | $\$ 12,520$ | $\$ 36,470$ <br> Overstated |

The beginning cash-on-hand was overstated by $\$ 36,288$ and the discrepancy is unexplained, but likely resulted from prior period discrepancies.

The understatement of receipts resulted from the following:

- Unreported in-kind contributions ${ }^{6}$
\$12,156
- Return deposit items reported as disbursements instead of a negative entry on Schedule A
- Unexplained difference

318
Net Understatement of Receipts
$\$ 12,424$
The understatement of disbursements resulted from the following:

- Unreported in-kind contributions ${ }^{7}$
\$12,156
- Disbursements not reported
- Disbursements reported but not in bank activity
- Disbursement amounts reported incorrectly 157
- Return deposit items reported as disbursements instead of a negative entry on Schedule A

[^6]- Unexplained difference

Net Understatement of Disbursements
The overstatement of $\$ 36,470$ of the ending cash-on-hand was a result of the reporting discrepancies described above.

| $\mathbf{2 0 1 2}$ Committee Activity |  |  |  |  | Reported | Bank Records | Discrepancy |
| :--- | :---: | :---: | :---: | :---: | :---: | :---: | :---: |
| Beginning Cash-on-Hand @ <br> January 1, 2012 | $\$ 48,990$ | $\$ 12,520$ | $\$ 36,470$ <br> Overstated |  |  |  |  |
| Receipts | $\$ 875,660$ | $\$ 1,032,269$ | $\$ 156,609$ <br> Understated |  |  |  |  |
| Disbursements | $\$ 895,253$ | $\$ 1,009,925$ | $\$ 114,672$ <br> Understated |  |  |  |  |
| Ending Cash-on-Hand @ <br> December 31,2012 | $\$ 29,397$ | $\$ 34,864$ | $\$ 5,467$ <br> Understated |  |  |  |  |

The overstatement of beginning cash-on hand of $\$ 36,470$ was a result of the reporting discrepancies noted for 2011 above.

The understatement of receipts resulted from the following:

- Unreported in-kind contributions $\quad \$ 16,208$
- Receipts over-reported
- Receipts under-reported 179,118
- Over-reported unitemized receipts
- Return deposit items reported as disbursements instead of a negative entry on Schedule A
- Unexplained difference

10,659
Net Understatement of Receipts
\$156,609
The understatement of disbursements resulted from the following:

- Unreported in-kind contributions \$ 16,208
- Disbursements not reported

101,152

- Disbursements reported but not in bank activity
- Disbursement reported as memo entry clearing bank
- Inter-account transfer reported
- Disbursement amounts reported incorrectly
- Return deposit items reported as disbursements instead of a negative entry on Schedule A
Net Understatement of Disbursements $\underline{\underline{\$ 114,672}}$
The $\$ 5,467$ understatement of the ending cash-on-hand was a result of the 2012 reporting discrepancies noted above.


## 2. Interim Audit Report \& Audit Division Recommendation

The Audit staff discussed this matter at the exit conference and provided HDP representatives a schedule of the misstated amounts. HDP representatives stated they would amend their reports in response to the IAR.

The IAR recommended that HDP amend its disclosure reports to correct the misstatements and reconcile the cash balance on its most recent report to identify any subsequent discrepancies that could affect the recommended adjustments. The IAR also recommended that HDP 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.

## 3. Committee Response to Interim Audit Report

In response to the IAR recommendation, HDP filed amended disclosure reports for 2011 and 2012 that corrected the misstatements. The amended 2012 disclosure reports also added Levin activity that was not previously reported. In addition, Counsel stated that the HDP did not believe the CA activity should have been included in this finding, ${ }^{8}$ but decided not to remove this account from its federal reports when it filed amendments; however, it acknowledged that it had inadvertently and incorrectly included some of the activity of this account in its federal reports After consideration of Counsel's response and consultation with our Office of General Counsel, the Audit staff determined, based on available information, that the CA is not a federal account since its activity is non-federal. Consequently, the Audit staff excluded the CA and its activity from the misstatement finding calculation which resulted in a revision of the misstated amounts as show below: ${ }^{9}$

- Beginning cash for 2011 was overstated by $\$ 37,313$.
- Ending cash for 2011 and beginning cash for 2012 were overstated by $\$ 37,495$.
Receipts for 2012 were overstated by $\$ 64,465$. Disbursements for 2012 were overstated by $\$ 107,427$.

The Audit staff recommends that HDP amend its disclosure reports to correct the misstatements and reconcile the cash balance on its most recent report to identify any subsequent discrepancies that could affect the recommended adjustments. The Audit staff further recommends that HDP adjust the cash-on-hand as necessary on its most recent report, noting that the adjustment is the result of prior period audit adjustments.

[^7]
## B. Misstatement of Financial Activity - Original Reports Filed

## 1. Facts

During audit fieldwork, in addition to examining HDP's most recent reports filed prior to the audit notification, the Audit staff compared HDP's originally filed reports with its bank records. The purpose of this additional reconciliation was to identify the degree to which HDP had misstated its original filings.

The Audit staff calculated that HDP understated disbursements on the original reports filed by $\$ 358,942$ over the two-year period (2011-2012). This figure includes the $\$ 12,606$ and $\$ 114,672$ understatement of disbursements from 2011 and 2012 discussed in Section A. above (Misstatement of Financial Activity- Most Recent Reports Filed Prior to the Audit).

## 2. Interim Audit Report \& Audit Division Recommendation

The Audit staff discussed the understatement of disbursements on its original reports during the exit conference and provided HDP representatives a copy of the relevant schedule. HDP representatives had no speeific comments at the time.

The IAR recommended that HDP provide any additional comments it deemed necessary with respect to this matter.

## 3. Committee Response to Interim Audit Report

HDP did not provide any additional comments regarding the understatement of disbursements on its original report and no further action is required. The removal of the CA and its activity resolves this portion of the finding.

## Finding 2. Receipt of Contributions that Exceed Limits

## Summaxy

During audit fieldwork, the Audit staff identified contributions from two political action committees that exceeded the limitation by $\$ 20,000$. Both of the excessive contributions were untimely refunded. However, documentation was not provided to demonstrate that one refund totaling $\$ 5,000$ had cleared the bank. In response to the IAR recommendation, Counsel provided documentation demonstrating the refund for $\$ 5,000$ had cleared the bank. The Audit staff concludes that HDP untimely resolved excessive contributions totaling $\$ 20,000$.

## Legal Standard

A. Party Committee Limits. A state, district or local committee of a political party may not receive more than a total of $\$ 5,000$ per calendar year from a multicandidate political committee. 52 U.S.C. §30116(a)(2)(C) and 11 CFR §110.2(d).

A state, district or local committee of a political party may not receive more than a total of $\$ 10,000$ per calendar year from a non-multicandidate political committee. 52 U.S.C. §30116(a)(1)(D) and 11 CFR §110.1(c)(5).
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 redesignation of the excessive portion, following the instructions provided in the Commission regulations; 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).


## Facts and Analysis

## A. Facts

HDP accepted contributions from two political action committees that exceeded the limitation by $\$ 20,000$. One contribution from a non-multicandidate political action committee was received on March 15, 2012 for $\$ 25,000$, resulting in an excessive contribution of $\$ 15,000$. HDP untimely refunded the excessive portion on September 28, 2012 (197 days later).

The second contribution from a multicandidate political action committee was received on October 19, 2012 for $\$ 10,000$, resulting in an excessive contribution of $\$ 5,000$. HDP reported an untimely refund of the excessive portion on June 19, 2013 (243 days later); however, documentation was not provided that demonstrated the refund check had cleared the bank.

## B. Interim Audit Report \& Audit Division Recommendation

 The Audit staff discussed this matter at the exit conference and provided HDP representatives a schedule of the apparent excessive contributions. HDP representatives had no specific comments at the tipe.The IAR recommended that HDP provide documentation demonstrating that the refund, totaling $\$ 5,000$, reported on June 19, 2013, had cleared the bank. Absent that documentation, it was recommended that HDP void the original refund check and issue another refund for the excessive portion, or if funds were not available to make the necessary refund, disclose the excessive portion on Schedule D until funds became available to satisfy the obligation.

## C. Committee Response to Interim Audit Report

In response to the IAR recommendation, HDP provided documentation demonstrating that the refund, totaling $\$ 5,000$, had cleared the bank. The Audit staff concludes that HDP untimely resolved excessive contributions totaling $\$ 20,000$.

# Finding 3. Receipt of Apparent Impermissible Funds 

## Summary

During audit fieldwork, the Audit staff identified 75 receipts, totaling $\$ 169,586$, deposited into HDP's federal accounts during 2012 that appeared to be from impermissible sources. In response to the IAR recommendation, HDP Counsel stated that a majority of the impermissible contributions were received in connection with HDP's state convention; and therefore, Counsel believes that the CA should be removed from the impermissible funds analysis. Counsel stated that state convention activity should not be considered federal activity. Also, Counsel believes that amounts transferred from HDP's federal account ${ }^{10}$ to its CA for non-federal purposes (convention fundraising) should mitigate other impermissible funds. In addition, HDP showed that $\$ 5,080$ of receipts were permissible, $\$ 27,000$ of receipts were untimely refunded, and filed amended reports for $\$ 115,000$ of impermissible receipts from corporations on Schedule D (Debts and Obligations).

After consideration of Counsel's response and consultation with our Office of General Counsel, the Audit staff determined, based on available information, that the CA is not a federal account since its activity is non-federal. Consequently, the Audit staff concluded that $\$ 22,006$ in receipts deposited into the CA were not impermissible and excluded this amount from the finding. In addition, the calculated amount of impermissible contributions was reduced by $\$ 10,959$ for transfers made within appropriate timeframes from one of the federal accounts to the CA leaving an impermissible balance of \$104,451.

The Audit staff recommends that HDP file an amended report to reduce the debt amount for impermissible receipts on Schedule D to $\$ 104,541$. Also, the Audit staff recommends that HDP provide documentation that would allow the Audit staff to determine if and to what extent impermissible receipts were in connection with a federal election.

## Legal Standard

A. Receipt of Prohibited Contributions - General Prohibition. Candidates and committees may not accept contributions (in the form of money, in-kind contributions or loans) from the following prohibited sources:

- Corporations organized by authority of any law of Congress;
- Labor Organizations;
- National Banks (except a loan made in accordance with the applicable banking laws and regulations and in the ordinary course of business);
- Federal Government Contractors (including partnerships, individuals, and sole proprietors who have contracts with the federal government);
- Foreign Nationals (including individuals who are not U.S. citizens and not lawfully admitted for permanent residence); foreign governments and foreign political parties; and groups organized under the laws of a foreign country or groups whose principal place of business is in a foreign country, as defined in 22 U.S.C. §611(b); and

[^8]- In the name of another. 52 U.S.C. $\S \S 30118,30119,30121$, and 30122.
B. Definition of Limited Liability Company. A limited liability company (LLC) is a business entity recognized as an LLC under the laws of the State in which it was established. 11 CFR §110.1(g)(1).
C. Application of Limits and Prohibition to LLC Contributions. A contribution from an LLC is subject to contribution limits and prohibitions, depending on several factors, as explained below:

1. LLC as Partnership. The contribution is considered a contribution from a partnership if the LLC chooses to be treated as a partnership under Internal Revenue Service (IRS) tax rules, or if it makes no choice at all about its tax status. A contribution by partnership is attributed to each partner by his or her share of the partnership profits. 11 CFR $\S 110.1(\mathrm{e})(1)$ and $(\mathrm{g})(2)$.
2. LLC as Corporation. The contribution is considered a corporate contribution-and is barred under the Act-if the LLC chooses to be treated as a corporation under IRS rules, or if its shares are traded publicly. 11 CFR § $110.1(\mathrm{~g})(3)$.
3. LLC with Single Member. The contribution is considered a contribution from a single individual if the LLC is a single-member LLC that has not chosen to be treated as a corporation under IRS rules. 11 CFR §110.1 (g)(4).
D. Limited Liability Company's Responsibility to Notify Recipient Committee. At the time it makes a contribution, an LLC must notify the recipient committee:

- That it is eligible to make the contribution; and
- In the case of an LLC that considers itself a partnership (for tax purposes), how the contribution should be attributed among the ELC's members. 11 CFR §110.1(g)(5).
E. Questionable Contributions. If a committee receives a contribution that appears to be prohibited (a questionable contribution), it must follow the procedures below:

1. Within 10 days after the treasurer receives the questionable contribution, the committee must either:

- Return the contributionto the contributor without depositing it; or
- Deposit the contribution (and follow the steps below). 11 CFR $\S 103.3(\mathrm{~b})(1)$.

2. If the committee deposits the questionable contribution, it may not spend the funds and must be prepared to refund them. It must therefore maintain sufficient funds to make the refunds or establish a separate account in a campaign depository for possibly illegal contributions. 11 CFR $\S 103.3$ (b)(4).
3. The committee must keep a written record explaining why the contribution may be prohibited and must include this information when reporting the receipt of the contribution. 11 CFR $\S 103.3(\mathrm{~b})(5)$.
4. Within 30 days of the treasurer's receipt of the questionable contribution, the committee must make at least one written or oral request for evidence that the contribution is legal. Evidence of legality includes, for example, a written statement from the contributor explaining why the contribution is legal or an oral explanation that is recorded by the committee in a memorandum. If the contribution cannot be determined to be legal, the treasurer shall, within thirty
days of the treasurer's receipt of the contribution, refund the contribution to the contributor. 11 CFR §103.3(b)(1).
F. Contributions to delegate and delegate committees. Funds received for the purpose of furthering the selection of a delegate to a national nominating convention are contributions for the purpose of influencing a federal election. 11 CFR §110.14(c).
G. Federal v. Nonfederal Account. The federal account may contain only those funds that are permissible under the federal election law; the nonfederal account may contain funds that are not permitted under the federal law (but are legal under state law), such as contributions that exceed the limits of the federal law and contributions from prohibited sources, such as corporations and labor organizations. 11 CFR $\S 102.5(\mathrm{a})(1)(\mathrm{i})$ and (a)(3).

## Facts and Analysis

## A. Facts

During audit fieldwork, the Audit staff identified 75 receipts totaling $\$ 169,586$ deposited into HDP's federal account during 2012 that appeared to be from impermissible sources. The sources of these receipts were as follows:

| Source | Number of <br> Transactions | Total |  |  |  |
| :--- | :---: | :---: | :---: | :---: | :---: |
| Labor Unions | 8 | $\$ 6,871$ |  |  |  |
| Corporations | 20 | $\$ 141,005$ |  |  |  |
| Limited Liability Companies | 13 | $\$ 10,455$ |  |  |  |
| Unregistered Organizations ${ }^{11}$ | 34 | $\$ 11,255$ |  |  |  |
| Total |  |  |  | $\mathbf{7 5}$ | $\$ 169,586$ |

The purposes of these receipts were mostly for:

- Contributions ${ }^{12}-20$ transactions totaling $\$ 96,421$;
- State party convention fees (i.e. registration fee, convention booth fee) - 49 transactions totaling $\$ 15,085$; and
- Democratic National Convention Credentials - 4 transactions totaling $\$ 58,000$.

Four of the receipts from corporations, totaling $\$ 27,000$, were untimely refunded. However, documentation was not available demonstrating the refund checks had cleared the bank. The remaining 71 receipts totaling $\$ 142,586$ remain unresolved.

Hawaii state campaign finance statutes permit the acceptance of funds by a party from labor unions, domestic corporations, ${ }^{13}$ and limited liability companies in an aggregate

[^9]amount no greater than $\$ 25,000$ in any two-year election period. However, federal regulations prohibit such contributions to be deposited into a federal account or used to influence federal elections.

## B. Interim Audit Report \& Audit Division Recommendation

The Audit staff discussed this matter at the exit conference and provided HDP representatives a schedule of the apparent impermissible receipts. HDP representatives stated they would review the schedule.

The IAR recommended that HDP submit documentation demonstrating that these receipts were refunded in a timely matter, were timely transferred to a non-federal account, or were not from prohibited sources. Absent this documentation, the IAR recommended that HDP refund the impermissible receipts or if funds were not available to make the necessary refunds, disclose the impermissible receipts on Schedule D until funds become available to satisfy the obligation. In addition, with respect to receipts received for the Hawaii state party convention, the IAR recommended that HDP submit documentation demonstrating that these receipts were not obtained in connection with a nominating convention that nominated candidates for federal office.

## C. Committee Response to Interim Audit Report

In response to the IAR recommendation, Counsel stated that a majority of the impermissible contributions were received in connection with HDP's state convention, and that these contributions were merely pass-through contributions used to underwrite the state convention. ${ }^{14}$ Counsel explained that this account was established for the sole purpose of administering HDP's biennial convention and that Commission regulations specifically permit state parties to exclusively use non-federal funds to pay for convention expenses and all funds deposited into this account were used solely for that purpose. Accordingly, Counsel argued that no reimbursement to the non-federal account should be required because state convention expenses are payable with non-federal funds (11 C.F.R. $\$ 100.24$ (c)(3)) and were paid immediately. Also, that a transfer of funds, $\$ 56,000,{ }^{15}$ from its federal account to the CA had occurred to cover a convention fundraising shortfall that should be considered a mitigating factor when considering the amount of "misdeposits." Counsel also stated, that subsequent to the 2012 convention, HDP had properly paid for convention expenses directly from non-federal accounts, and had done so previously. Finally, Counsel pointed out that state convention contributions included contributions from unregistered candidates for local office and that HDP believed these committees had sufficient permissible funds to make contributions under 11 C.F.R. §102.5(b)(1). ${ }^{16}$

[^10]The Audit staff disagrees with Counsel that a majority of the impermissible contributions were received in connection with HDP's state convention. Of the $\$ 169,586$ in impermissible receipts identified in the IAR, only $\$ 22,006$ (or $13 \%$ ) were deposited into the CA. ${ }^{17}$ The remaining $\$ 147,580$ (or $87 \%$ ) were not identified as state party convention related and were deposited into other federal accounts.

The Audit staff agrees with Counsel that the CA receipts and expenditures were used for administering HDP's biennial convention. However, the Audit staff notes that as part of the initial audit process, bank account information was gathered, and this information included confirmation from HDP's Executive Director that the CA was a Federal account. As such, during the 2011 and 2012 audit period, the CA was treated as a federal account by HDP. All receipts, expenses and account balances of this account were reported as federal activity on its disclosure reports and none of this activity was disclosed on its state reports filed with the State of Hawaii Campaign Spending Commission. ${ }^{18}$ Because HDP reported activity for the CA as a federal account and confirmed to the Audit staff it was a federal account, the Audit staff treated it as such. As a federal account, these receipts were subject to the prohibitions of the Act.

In response to Counsel's statement that HDP properly paid conyention expenses prior to and subsequent to the 2012 election cycle, the Audit staff did not audit HDP for these coverage periods and cannot speak to whether HDP properly paid for these state convention expenses. However, the Audit staff noted that for the previous four state conventions, beginning in 2004, that state party convention fees were reported as receipts and the state party convention expenses reported as disbursements on its federal reports, but none of this activity was disclosed on its state reports filed with the State of Hawaii Campaign Spending Commission. ${ }^{19}$

The selection of HDP delegates to the DNC convention occurs, per its constitution and bylaws, at its state convention. ${ }^{20}$ The IAR recommendation requested documentation that would show HDP did not receive impermissible funds that were used for a nominating convention that nominated candidates for federal office. No additional documentation about the usage of impermissible receipts was provided. Lacking this information, and with the information available to date, the Audit staff cannot determine if and to what extent impermissible receipts were in connection with a federal election. After consideration of Counsel's response and consultation with our Office of General Counsel, the Audit staff determined, based on available information, that the CA is not a federal account and its activity is not federal. Consequently, the Audit staff concluded that $\$ 22,006$ in receipts deposited into the CA were not impermissible and excluded this amount from the finding.

[^11]Also, in response to the IAR recommendation, HDP filed amended reports disclosing ten impermissible receipts from corporations, totaling $\$ 115,000$, on Schedule D. Counsel stated that the impermissible funds will be refunded to the donors, if and when funds become available. Counsel reiterated his statement that HDP should be allowed to reduce the impermissible amount based upon transfers of Federal funds to its CA (as mentioned earlier in this section). However, most of the transfers $(\$ 67,205$ of the $\$ 78,164)$ were not related to the impermissible receipts as the transfers were made prior to the receipt of the impermissible contributions. Accordingly, the Audit staff reduced the finding amount by $\$ 10,959$ for transfers made within the permissible timeframes. ${ }^{21}$

Other items addressed in Counsel's response were as follows: that $\$ 80$ in receipts were for two vendor refunds; documentation demonstrating that one receipt for $\$ 5,000$ was from an LLC having non corporate tax status; and documentation demonstrating that four receipts from corporations, totaling $\$ 27,000$, were untimely refunded and that the refunds had been deposited by the contributor.

The Audit staff reviewed Counsel's response and the documentation provided and determined that the $\$ 80$ in receipts were vendor refunds and the contribution of $\$ 5,000$ from the LLC was a permissible receipt, both of which the finding amount was reduced. Also, that $\$ 27,000$ was untimely refunded to four corporate entities.

The chart below shows the description and amount of impermissible receipts after adjustments for information provided in HDP's response to the IAR.


The Audit staff concludes that HDP accepted 15 impermissible receipts totaling $\$ 131,541$. However, HDP untimely refunded $\$ 27,000$, so that $\$ 104,541$ needs to be reported on Schedule D ( $\$ 500$ remains unresolved). The Audit staff recommends that

[^12]HDP file an amended report to reduce its disclosure of impermissible receipts on Schedule D to $\$ 104,541$. Also, the Audit staff recommends that HDP provide documentation that would allow the Audit staff to determine if and to what extent impermissible receipts were in connection with a federal election.

## Finding 4. Reporting of Debts and Obligations

## Summary

During audit fieldwork, the Audit staff identified debts and obligations from 17 vendors, totaling $\$ 115,967$, which were not itemized or were under reported on Schedules D (Debts and Obligations). In response to the IAR recommendation, HDP filed amended disclosure reports for 2011 and 2012 correctly reporting and disclosing these debts and obligations on Schedule D.

## Legal Standard

## Reporting of Debts and Obligations.

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. $\S 30104(\mathrm{~b})(8)$ and $11 \mathrm{CFR} \S \S 104.3(\mathrm{~d})$ and 104.11 (a).
B. Separate Schedules. A political committee must file separate schedules for debts owed by the committee and debts owed to the committee, together with a statement explaining the circumstances and conditions under which each debt and obligation was incurred or extinguished. $11 \mathrm{CFR} \S 104.11$ (a).
C. Itemizing Debts and Obligations.

- A debt of $\$ 500$ or less must be reported once it has been outstanding 60 days from the date incurred (the date of the transaction); the committee reports it 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 $\S 104.11(\mathrm{~b})$.
D. Advances by Committee Staff and Other Individuals.

1. Scope. This section applies to individuals who are not acting as commercial vendors. Individuals who are acting as commercial vendors shall follow the requirements of 11 CFR $\S \S 116.3$ and 116.4 .
2. The treatment as contributions. The payment by an individual from his or her personal funds, including a personal credit card, for the costs incurred in providing goods or services to, or obtaining goods or services that are used by or on behalf of, a candidate or political committee is a contribution unless the payment is exempted under 11 CFR 100.79, it shall be considered a contribution by the individual unless-
a) The payment is for the individual's transportation expenses incurred while traveling on behalf of a candidate or political committee of a political party or for usual and normal subsistence expenses incurred by an individual, other than a volunteer, while traveling on behalf of a candidate or political committee of a political party; and
b) The individual is reimbursed within sixty days after the closing date of the billing statement on which the charges first appear if the payment was made using a personal credit card, or within thirty days after the date on which the expenses were incurred if a personal credit card was not used. For purposes of this section, the closing date shall be the date indicated on the billing statement which serves as the cutoff date for determine which charges are included on that billing statement. In addition, "subsistence expense" includes only expenditures for personal living expenses related to a particular individual traveling on committee business, such as food or lodging. 11 CFR §116.5(b).
3. Treatment as debts. A political committee shall treat the obligation arising from a payment described in paragraph (b) of this section as an outstanding debt until reimbursed. 11 CFR §116.5(c).

## Facts and Analysis

## A. Facts

During audit fieldwork, the Audit staff used available disbursement records to reconcile the accounts ${ }^{23}$ of 17 HDP vendors. This review identified debts and obligations from these vendors, totaling $\$ 115,967$ that were not itemized or under reported on Schedules D. Of this amount, $\$ 68,744$ were debts not reported, and $\$ 47,223$ were debts that were under reported. These vendors provided HDP with services such as office space, polling, accounting, database accounting software, website hosting, printing, insurance, telephone, copier lease, and staff reimbursements. ${ }^{24}$

## B. Interim Audit Report \& Audit Division Recommendation

The Audit staff discussed this matter at the exit conference and provided HDP representatives a schedule of the debts and obligations that were not itemized or were under reported. HDP representatives stated they would review the schedule of debts and obligations.

The IAR recommended that HDP provide additional documentation demonstrating that these transactions were not obligations which required reporting on Schedule D. Absent such documentation, the Audit staff recommended that HDP amend its reports to correctly report and disclose these debts and obligations on Schedule D.

## C. Committee Response to Interim Audit Report

In response to the IAR recommendation, HDP filed amended disclosure reports for 2011 and 2012 that correctly reported and disclosed these debts and obligations on Schedule D.

[^13]
## Finding 5. Recordkeeping for Employees

## Summary

During audit fieldwork, the Audit staff determined that HDP 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 identified payments to HDP employees totaling $\$ 60,923$ for which HDP did not maintain monthly payroll logs. This consisted of $\$ 48,510$ for which payroll was allocated between federal and non-federal funds, and $\$ 12,413$ for which payroll was exclusively paid with nonfederal funds. The IAR recommended payroll logs be provided or in their absence that a plan be implemented to maintain payroll logs in the future. Counsel stated that the payroll logs could not be located but that HDP has implemented procedures to maintain the necessary documentation for payroll.

## 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 CER § 106.7 (d)(1).


## Facts and Analysis

## 1. Facts

During audit fieldwork, the Audit staff reviewed disbursements for payroll. HDP 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, HDP did not maintain monthly logs for $\$ 60,923$ in payroll. ${ }^{25}$ This amount includes payroll paid as follows to HDP employees:

1. Employees reported on Schedule H4 (Disbursements for Allocated Federal/Nonfederal Activity) and paid with federal and non-federal funds during the same month (totaling \$48,510); and
2. Employees paid exclusively with non-federal funds in a given month and not reported by HDP (totaling \$12,413).
[^14]
## 2. Interim Audit Report \& Audit Division Recommendation

The Audit staff discussed this matter at the exit conference and provided HDP representatives a schedule of the disbursements for payroll lacking monthly payroll logs. HDP representatives had no specific comments at the time.

The IAR recommended that HDP 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.

## 3. Committee Response to Interim Audit Report

In response to the IAR recommendation, HDP stated that it could not locate the time logs requested in the IAR, but has implemented procedures that will maintain the necessary documentation in connection with payroll and fringe benefit expenses in the future. As such, HDP has complied with the Interim Audit Report recommendation by implementing a plan to maintain monthly payroll logs. The Audit staff concludes that HDP did not maintain monthly logs for payroll totaling $\$ 60,923$.

## Finding 6. Failure to Properly Report Media Related Expenditures

## Summary

During audit fieldwork, the Audit staff identified disbursements totaling $\$ 30,148$, which appeared to be media related independent expenditures requiring disclosure on Schedule E (Itemized Independent Expenditures), that HDP disclosed on Schedule B, Line 30b (Federal Election Activity) and Schedule F (Coordinated Party Expenditures). Of the $\$ 30,148$, HDP did not file the required 24 -hour reports for those items that should have been reported on Schedule E totaling \$29,725.

In response to the IAR recommendation, Counsel stated these expenditure were coordinated (and amended reports were filed showing these expenditure as coordinated on Schedule F) and not independent expenditures. Counsel added that, although the expenditures exceeded HDP's coordinated expenditure limit, this only occurred as a result of an administrative oversight, a failure to contact the Democratic Senatorial Campaign Committee (DSCC) to obtain a higher spending authority.

As a result of HDP's response to the IAR recommendation, the Audit staff determined HDP made coordinated expenditures totaling $\$ 129,725$, but only had coordinated spending authority for $\$ 102,600$. Therefore, HDP exceeded its spending limit by $\$ 27,125$. The Audit Staff recommends HDP seek a refund from Hirono for Congress for the excessive amount.

## Legal Standard

A. Definition of Independent Expenditures. An independent expenditure is an expenditure made for a communication expressly advocating the election or defeat of a clearly identified candidate that is not made in cooperation, consultation, or concert
with, or at the request or suggestion of, a candidate, a candidate's authorized committee, or their agents, or a political party or its agents.

A clearly identified candidate is one whose name, nickname, photograph or drawing appears, or whose identity is apparent through unambiguous reference, such as "your Congressman," or through an unambiguous reference to his or her status as a candidate, such as "the Democratic presidential nominee" or "Republican candidate for Senate in this state."

Expressly advocating means any communication that:

- Uses phrases such as "vote for the President" or "re-elect your Congressman" or communications of campaign slogan(s) or individual word(s), which in context can have no other reasonable meaning than to urge election or defeat of one or more clearly identified candidates; or
- When taken as a whole and with limited references to external events, such as proximity to the election, could be interpreted by a reasonable person only as advocating the election or defeat of one or more clearly identified candidates. 11 CFR §§100.16(a), 100.17 and 100.22
B. Disclosure Requirements - General Guidelines. An independent expenditure shall be reported on Schedule E if, whên added to other independent expenditures made to the same payee during the same calendar year, it exceeds \$200. Independent expenditures made (i.e., publicly disseminated) prior to payment should be disclosed as memo entries on Schedule E and as a debt on Schedule D. Independent expenditures of $\$ 200$ or less need not be itemized, though the committee must report the total of those expenditures on line (b) on Schedule E. 11 CFR §§104.3(b)(3)(vii), 104.4(a) and 104.11.
C. Last-Minute Independent Expenditure Reports (24-Hour Reports). Any independent expenditures aggregating $\$ 1,000$ or more, with respect to any given election, and made after the $20^{\text {th }}$ day but more than 24 hours before the day of an election, must be reported and the report must be received by the Commission within 24 hours after the expenditure is made. A 24-hour report is required each time additional independent expenditures aggregate $\$ 1,000$ or more. The 24 -hour report must be filed on a Schedule E. The date that a communication is publicly disseminated serves as the date that the committee must use to determine whether the total amount of independent expenditures has, in the aggregate, reached or exceeded the threshold reporting amount of $\$ 1,000.11$ CFR $\S \S 104.4(\mathrm{f})$ and $104.5(\mathrm{~g})(2)$.
D. Independent Expenditure Reports (48-Hour Reports). Any independent expenditures aggregating $\$ 10,000$ or more with respect to any given election, at any time during a calendar year, up to and including the 20th day before an election, must be disclosed within 48 hours each time the expenditures aggregate $\$ 10,000$ or more. The reports must be filed with the Commission within 48 hours after the expenditure is made. 11 CFR $\S \S 104.4(\mathrm{f})$ and $104.5(\mathrm{~g})(1)$.
E. Requirements for Maintaining Records. Reporting committees are required to maintain records which provide, in sufficient detail, the information from which the filed reports may be verified. 11 CFR §104.14(b)(1).
F. Coordinated Party Expenditures. National party committees and state party committees are permitted to purchase goods and services on behalf of candidates in the general election-over and above the contributions that are subject to contribution limits. Such purchases are termed "coordinated party expenditures." They are subject to the following rules:
- The amount spent on "coordinated party expenditures" is limited by statutory formulas that are based on the Cost of Living Adjustment (COLA) and the votingage population.
- Party committees are permitted to coordinate the spending with the candidate committees.
- The parties may make these expenditures only in connection with the general election.
- The party committees-not the candidates - are responsible for reporting these expenditures.
- If the party committee exceeds the limits on coordinated party expenditures, the excess amount is considered an in-kind contribution, subject to the contribution limits. 52 U.S.C. $\S 30116(\mathrm{~d})$ and 11 CFR $\S \S 109.30$ and 109.32.
G. Assignment of Coordinated Party Expenditure Limit. A political party may assign its authority to make coordinated party expenditures to another political party committee. Such an assignment must be made in writing, state the amount of the authority assigned, and be received by the assignee before any coordinated party expenditure is made pursuant to the assignment. The political party committee that is assigned authority to make coordinated party expenditures must maintain the written assignment for at least three years. 11 CFR $\S \S 104.14$ and 109.33(a) and (c).


## Facts and Analysis

A. Reporting of Independent Expenditures

## 1. Facts

During audit fieldwork, the Audit staff reviewed disbursements to ensure the reporting completeness and accuracy of independent expenditures. The Audit staff noted that HDP made media-related expenditures totaling $\$ 30,148$ and disclosed them as Federal Election Activity or Coordinated Party Expenditures that may be considered independent expenditures. A breakdown of the analysis for these expenditures is as follows:

> Apparent Independent Expenditures Reported as Coordinated Party Expenditures and Federal Election Activity (Copy of Communication Made Available)
> HDP made 18 apparent independent expenditures totaling $\$ 30,148$ for which it provided supporting documentation such as invoices, scripts, ads, etc.
i) For apparent independent expenditures totaling $\$ 18,226$, the communications contained language expressly advocating the election or defeat of a clearly identified candidate as defined under 11 CFR §100.22(a). This amount consisted of costs associated with 16 radio advertisements and one newspaper advertisement containing express advocacy. ${ }^{26}$ The radio advertisements included the statement: "And on November 6th, let's furlough Linda Lingle!", and included the disclaimer, "Paid for by the Democratic Party of Hawaii, which is responsible for the content of this advertising".

The 16 radio advertisements were disclosed on Schedute F as Coordinated Party Expenditures. Aside from being reported as Coordinated Party Expenditures, no documentation was available demonstrating coordination. Also, Counsel for HDP believed these expenditures were not coordinated. Given these reasons, the Audit staff believes the communications should have been reported as Independent Expenditures. However, should HDP continue to maintain that these radio advertisements were not coordinated, the committee would have exceeded its spending limit by $\$ 15,203$.

The newspaper advertisement included the statement: "Vote Democrat in the General Election" with pietures below of Barack Obama, Joe Biden, Mazie Hirono, and Tulsi Gabbard. The advertisement included the disclaimer "Paid for by Paid for by Vote Hawaii 2012, ${ }^{27}$ Not authorized by any candidate or candidate committee". Given the content and the disclaimer, the Audit staff believes the communication should have been reported as an Independent Expenditure.

For an apparent independent expenditure totaling $\$ 11,922$, the production and design costs associated with a television advertisement were paid by HDP. The television advertisement depicted the Hawaii Senatorial candidate, Linda Lingle, making a speech at the 2008 Republican National convention. While this depiction continued, the narrator stated the Candidate, 'Linda Lingle, was wrong then, about a lot of things, and she's wrong for Hawaii now." The Audit staff believes the phrase, "she's wrong for Hawaii" was express advocacy because it had the same meaning as "defeat" and therefore could have no other meaning than to urge the defeat of the Candidate. The television advertisement was disclosed on Schedule B, Line 30(b) as Federal Election Activity and included the disclaimer, "Paid for by Vote Hawaii 2012, not authorized by any candidate or candidate's committee". Given the content and the disclaimer, the Audit staff believes the cost associated with the communication should be reported as an Independent Expenditure.

[^15]
## 2. Interim Audit Report \& Audit Division Recommendation

The Audit staff discussed this matter at the exit conference and provided HDP representatives a schedule of disclosure errors for independent expenditures. HDP representatives stated they would review the schedule.

The IAR recommended that HDP provide documentation and evidence that apparent independent expenditures totaling $\$ 30,148$ did not require reporting as independent expenditures. Absent such evidence, the IAR recommended that HDP amend its reports to disclose these disbursements as independent expenditures on Schedule E and submit revised procedures for reporting independent expenditures.

## 3. Committee Response to Interim Audit Report

In response to the IAR recommendation, Counsel stated that these apparent independent expenditures were coordinated (and amended reports were filed showing these expenditure as coordinated on Schedule F) and not independent expenditures. Counsel also noted that, although the total coordinated expenditures exceeded HDP's coordinated limit, it was only because of an administrative oversight (i.e., a failure to contact DSCC to obtain a higher spending authority). ${ }^{28}$ Thę response also included a letter from the DSCC Counsel stating that $\$ 5,000$ in coordinated spending authority was transferred to HDP on November 1, 2012; and had HDP requested additional spending authority, he knew of no reason why spending authority would have been withheld. Also, the letter provides additional coordinated spending authority to DSCC in the amount of $\$ 92,097$.

The Audit staff accepts HDP's characterization of these communications as coordinated expenditures and not as independent expenditures. However, the Audit staff notes that the 16 radio advertisements, totalling $\$ 17,803$, included disclaimer wording for a communication not authorized by a candidate ("Paid for by the Democratic Party of Hawaii, which is responsible for the content of this advertising"). Similarly, the television advertisement, totaling $\$ 11,922$, included disclaimer wording for a communication not authorized'by a candidate ("Paid for by Vote Hawaii 2012, not authorized by any candidate or candidate's committee").

After further review, the newspaper advertisement classified by the Audit staff as an apparent independent expenditure, totaling $\$ 423$, was determined to be federal election activity correctly reported on Schedule B, Line 30(b).

Amended reports, filed in response to the IAR, disclosed the 16 radio advertisements and the television advertisement on Schedule F as coordinated expenditures. This was in addition to a television advertisement, totaling $\$ 100,000$, previously reported as a coordinated expenditure on Schedule F. One television advertisement supported the democratic senatorial candidate for general election. The radio advertisements and

[^16]second television advertisement opposed the republican senatorial candidate for general election. Coordinated expenditures reported on Schedule F totaled \$129,725.

The Audit staff disagrees with HDP's application of the DSCC's coordinated expenditure authority after HDP made coordinated party expenditures. Neither HDP nor the DSCC could locate a record authorizing additional spending authority. 11 CFR §109.33(a) requires that an assignment must be made in writing, state the amount of the authority assigned, and be received by the assignee before any coordinated party expenditure is made pursuant to the assignment.

In similar cases, the Commission has rejected assignments of spending authority after the fact, but did acknowledge in one of the cases that the Committee had not exceeded its combined coordinated expenditure limit, ${ }^{29}$ which would be the case for HDP.

In response to Counsel, the Audit staff revised its schedule of coordinated expenditures to include $\$ 30,148$ of media related expenses that were previously thought to be independent expenditures. The revised schedule of coordinated expenditures totals $\$ 129,725$ but HDP had coordinated spending authority of only $\$ 102,600 .{ }^{30}$ The Audit staff determined HDP exceeded its coordinated spending limit by $\$ 27,125$, and recommends that HDP obtain a refund from Hirono for Congress for this amount.

## B. Failure to File 24/48-Hour Reports for Independent Expenditures

## 1. Facts

The Audit staff reviewed the apparent independent expenditures noted above to determine whether additional reporting of a $24 / 48$-hour report was required. ${ }^{31}$ The Audit staff determined that HDP did not file 24-hour reports, as required for independent expenditures, totaling $\$ 29,725$.
2. Interim Audit Report \& Audif Division Recommendation

The Audit staff discussed this matter at the exit conference and provided HDP representatives a schedule of 24 -hour reports that were not filed. HDP representatives stated they would review the schedule.

Absent documentation and evidence that apparent independent expenditures totaling $\$ 30,148$ did not require reporting as independent expenditures (per Part A. above),

[^17]the IAR recommended that HDP provide any comments it deems necessary with respect to the 24 -hour reports that were not filed.

## 3. Committee Response to Interim Audit Report

In response to the IAR recommendation, Counsel provided no additional comments. However, since the expenditures noted above in Part A. were coordinated communications and not independent expenditures, no 24-hour reports were required.

## Finding 7. Allocation of Expenditures

## Summary

During audit fieldwork, the review of disbursements made from the federal and nonfederal accounts identified an apparent non-federal overfunding of activity in the amount of $\$ 82,722$. In response to the IAR recommendation, HDP filed amended reports and submitted additional documentation for certain expenditures. Based on the new documentation, the Audit staff revised its calculation and concludes the non-federal account did not overfund the federal account.

## Legal Standard


A. Paying for Allocable Expenses. The Commission regulations offer party committees two ways to pay for allocable, shared federal/non-federal expenses.

- they may pay the entire amount of the shared expense from the federal account and transfer funds from the non-federal account to the federal account to cover the non-federal share of that expenses, or
- They may establish a separate, federal allocation account into which the committee deposits funds from both its federal and non-federal accounts solely for the purpose of paying the allocable expenses. $11 \mathrm{CFR} \S 106.7(\mathrm{~b})$.
B. Transfers. Generally, a political committee may not transfer funds from its nonfederal account to its federal account, except when the committee follows specific rules for paying for shared federal/non-federal election activity. 11 CFR $\$ \$ 102.5(\mathrm{a}(1)(\mathrm{i})$ and $106.7(\mathrm{f})$.
C. Reporting Allocable Expenses. A political committee that allocates federal/nonfederal expenses must report each disbursement it makes from its federal account (or separate allocation account) to pay for a shared federal/non-federal expense. Committees report these kinds of disbursements on Schedule H4 (Joint Federal/Non-federal Activity Schedule). 11 CFR §104.17(b)(3).
D. Allocation Ratio for Administrative \& Generic Voter Drive Costs. State and local party committees must allocate their administrative expenses and generic voter drive costs dependent upon which federal offices appear on the ballot for the election year. The minimum percentage of federal funds would be at least:
- 36 percent if both a Presidential candidate and a Senate candidate appear on the ballot;
- 28 percent if a Presidential candidate but not a Senate candidate appears on the ballot;
- 21 percent if a Senate candidate, but not a Presidential candidate, appears on the ballot; and,
- 15 percent if neither a Presidential nor a Senate candidate appears on the ballot. 11 CFR §106.7(d)(2) and (3).
E. Salaries and Wages. Committees must keep a monthly log of the percentage of time each employee spends in connection with a Federal election. Employees who spend 25 percent or less of their compensated time in a given month on Federal election activity or on activities in connection with a Federal election must either be paid only from the Federal account or have their salaries allocated as an administrative cost. 11 CFR §106.7(d)(1).
F. Definition of Federal Election Activity. Federal election activity (FEA) is a specifically defined term of art for activity by state, district or local party committees that triggers special payment and reporting requirements. As a general rule, FEA must be paid for with federal funds. Nonon-federal funds may be used for FEA. There are four types of FEA:
- Voter registration activity during the period 120 days before a regularly scheduled federal election including the election day itself;
- Voter identification, get-out-the-vote and generic campaigir activity conducted in connection with an election in which a candidate for federal office appears on the ballot;
- A public communication that refers to a clearly identified candidate for federal office and that promotes, attacks, supports or opposes (PASOs) a candidate for that office. The communication need not expressly advocate the election or defeat of the federal candidate to qualify as FEA; and
- Services provided during any given calendar month by an employee of a state, district or local party committee who spends more than 25 percent of his or her compensated time during that month in activities in connection with a federal election, including FEA mentioned above. 11 CFR §100.24(b).
G. Required accounts for Federal Election Activity. Each State, district, and local party organization or committee that has receipts or makes disbursements for Federal election activity can establish two separate accounts in depositories as follows: One or more Federal accounts, and an account that must function as both a Non-Federal account and a Levin account. If such an account is used, the State, district, and local party must demonstrate through a reasonable accounting method approved by the Commission that whenever such organization makes a disbursement for activities undertaken pursuant to 11 CFR 300.32(b), that organization had received sufficient contributions or Levin funds to make such disbursement. 11 CFR §300.30(c)(3).
H. Receipt of Levin Funds. Levin funds expended or disbursed by any state committee must be raised solely by the committee that expends or disburses them. Each donation must be lawful under the laws of the state in which the committee is organized and the funds solicited must not aggregate more than $\$ 10,000$ in a calendar
year. Consequently, funds from national party committees, other state, district and local committees, and from federal candidates or officeholders, may not be accepted as Levin funds. 11 CFR $\S 300.31$.
I. Disbursements of Levin Funds. A State, district, or local committee of a political party may spend Levin funds on the following types of activity:
- Voter registration activity during the period that begins on the date that is 120 days before the date a regularly scheduled Federal election is held and ends on the date of the election;
- Voter identification, get-out-the-vote activity, or generic campaign activity conducted in connection with an election in which a candidate for Federal office appears on the ballot (regardless of whether a candidate for State or local office also appears on the ballot);
- The Federal election activity for which the disbursement is made must not refer to a clearly identified candidate for Federal office, and
- The disbursement must not pay for any part of the costs of any broadcasting, cable, or satellite communication, other than a communication that refers solely to a clearly identified candidate for State or local office. 11 CFR §300.32(b)(1) and (c).
J. Reporting Federal Election Activity. If a state, district or local party committee's combined annual receipts and disbursements for federal election activity (FEA) total $\$ 5,000$ or more during the calendar year, the committee must disclose receipts and disbursements of federal funds and Levin funds used for FEA. 11 CFR $\S 300.36$ (b)(2).
K. 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 for the reporting period and the calendar
year;

2. the total amount of Levin fund disbursements for the reporting period and the calendar year; and

- 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).


## Facts and Analysis

## A. Facts

During audit fieldwork, the review of disbursements made from the federal and nonfederal accounts identified an apparent non-federal overfunding of activity in the amount of $\$ 82,722$.

1. Expenses reported as allocated on Schedules H4. The Audit staff calculated the non-federal share of expenditures required to be disclosed on Schedules H 4 and compared that to the amount transferred from the non-federal account for the
period between 2011 and 2012. The non-federal portion of shared activity for this period was $\$ 110,092$. However, the non-federal account transferred a net amount of $\$ 160,083$, resulting in an overfunding of allocable expenses totaling $\$ 49,991$.
a) Below is a breakdown of the Audit staff's calculation of overfunding of allocable expenses totaling $\$ 49,991$. The following expenses were disclosed on Schedule H 4 but, based on available documentation, were not allocable and should have been paid with 100 percent federal funds:
i) Payroll and Associated Costs: HDP paid expenses from a federal account but disclosed these as allocable administrative expenses on Schedule H4. HDP did not provide monthly logs, timesheets, or affidavits demonstrating that these costs were solely non-federal or allocable expenses (see Finding $5)$.
ii) Generic Voter Drive (GVD) Expenses. HDP paid expenses from a federal account that appeared to be GOTV activity during the FEA time period, but disclosed these as allocable expenses on Schedule H4. A portion of these expenses were disclosed as allocable Generic Voter Drive expenses on Schedule H4. The remaining were disclosed as shared administrative expenses on Schedule H4. Based upon the dates and purpose of the disbursements and the limited documentation provided, it appears these disbursements should have been paid with 100 percent federal funds and not disclosed as shared expenses on Schedules $144 .{ }^{32}$
iii) Miscellaneous Expenses. HDP disclosed expenses on Schedule H4 that were not sufficiently documented to allow the Audit staff to determine whether they could be shared. Includded in this total were disbursements for rent and utilities. The documentation to support these disbursements was insufficient to determine if these expenses were made to support the headquarters' office or temporary campaign office locations.
2. Expenses paid from the non-federal account. HDP paid certain expenses directly from the non-federal account that appeared to represent 100 percent federal activity or allocable activity that should have been disclosed on Schedules H 4 , resulting in an overfunding of expenses totaling $\$ 32,731$.
a) Below is a breakdown of the Audit staff's calculation of overfunding of expenses paid from the non-federal account totaling $\$ 32,731$. Based on available documentation, these expenses should have been paid with 100 percent federal funds or allocated on Schedules H4:

[^18]i) Federal Election Activity Expenses. HDP paid expenses totaling \$30,576 from its non-federal account that appeared to be FEA Type II (GOTV) activity that should have been paid with $100 \%$ federal funds. Based on available documentation, it appeared these expenses pertained to various GOTV rallies. These costs included consulting services, facility and equipment rentals, food and beverages, entertainment and transportation expenses.
ii) Miscellaneous Administrative Expenses. HDP paid expenses from its non-federal account that, based on available documentation, appeared to be expenses that should have been allocated between the federal and nonfederal accounts. The federal share of these expenses totaled $\$ 2,155$. These expenses pertained to office rent, bank fees, office vehicle repairs and accounting services.

## B. Interim Audit Report \& Audit Division Recommendation

The Audit staff discussed this matter at the exit conference and provided HDP representatives schedules identifying the transactions causing the non-federal overfunding. HDP representatives stated they were working on getting three former staff to sign payroll affidavits for disbursements disclosed as allocable administrative expenses on Schedule H4.

The IAR recommended that HDP provide documentation demonstrating that the expenditures above did not cause an over-funding from the non-federal account of $\$ 82,722(\$ 49,991+\$ 32,731)$. Absent such evidence, the IAR recommended that HDP reimburse the non-federal account $\$ 82,722$ or disclose the non-federal overfunding on Schedule D as a debt until funds become available to satisfy the obligation.

## C. Committee Response to Interim Audit Report

In response to the IAR recommendation, HDP provided a declaration that stated several staff paytoll payments were made to individuals who worked less than $25 \%$ percent of time in agiven month on activities in cônnection with federal elections and federal election activity. The Audit staff acknowledges that these payroll expenditures are allocable on Schedule H4, and adjusted the calculation for overfunding accordingly.

HDP also provided a declaration that asserted that several expenses disallowed by the IAR were in fact ordinary operating costs. The Audit staff acknowledges that these expenses are allocable on Schedule H4, and adjusted the calculation for overfunding accordingly.

In addition, HDP filed amended disclosure reports in response to the IAR recommendation that moved $\$ 38,251$ in federal election activity expenses disclosed on Schedule H4 to Schedule H6 (allocated Levin \& federal expenses). HDP provided Schedules L for Levin activity and have moved the necessary portion of allocation transfers to Schedule H 5 so that these activities are properly disclosed as allocable federal election activity. The Audit staff acknowledges that the expenditures moved from Schedule H4 are expenditures for federal election activity allocable on Schedule H6, and adjusted the calculation for overfunding accordingly.

Finally, HDP objected to the inclusion of non-federal bank charges as allocable expenses. The Audit staff agrees that the non-federal bank charges are not an allocable administrative expense, and adjusted the calculation for overfunding accordingly. Based on the documentation provided in response to the IAR recommendation, the Audit revised its funding analysis and concludes the non-federal account did not overfund the federal account.



[^0]:    ${ }^{1}$ The misstatement amounts discussed in the response to the IAR section of the DFAR report were not reflective of inter-account transfer changes of $\$ 83,164$ that occurred with the removal of the Convention Account. The PFAR will reflect the adjusted numbers shown in this ADRM.
    ${ }^{2}$ The Audit staff also removed the Convention Account amounts from part B of the misstatement finding in the DFAR and adjusted the finding amount for impermissible funds (Finding 3).

[^1]:    ${ }^{3}$ The Audit staff incorrectly listed Mazie Hirono's Senatorial Campaign Committee as Hirono for Congress, instead of Friends of Mazie Hirono. This information will be corrected in the PFAR.
    ${ }^{4}$ See the Final Audit Report of the Commission for the Democratic Executive Committee of Florida for the 2008 election cycle and the related ADRM Vote Certification dated June 7, 2012.
    ${ }^{5}$ The DFAR recommended that HDP obtain a refund from the candidate committee. This recommendation will be excluded in the PFAR.

[^2]:    ${ }^{1} 52$ U.S.C. §30111(b).
    ${ }^{2}$ On October 4, 2016, the Hawaii Democratic Party changed its name to the Democratic Party of Hawaii.

[^3]:    ${ }^{3}$ The beginning cash misstatement amount flows through to cause an additional misstatement in ending cash for 2011 and beginning cash for 2012.

[^4]:    ${ }^{4}$ There were two federal accounts that made transfers to the CA.

[^5]:    ${ }^{5}$ See footnote 3 .

[^6]:    ${ }^{6}$ All unreported in-kind contribution discrepancies during calendar years 2011 and 2012 were for disbursements paid by the Democratic National Committee (DNC) on behalf of HDP for voter file updates and maintenance. The DNC reported these transactions as in-kind contributions made to HDP. To help assure the correct cash balance is reported, these amounts should be disclosed as in-kind contributions on Schedules A and B.
    ${ }^{7}$ See footnote 6.

[^7]:    ${ }^{8}$ Further explanation of Counsel's response is contained under the Committee's Response to the Interim Audit Report, Finding 3, Receipt of Apparent Impermissible Funds.
    ${ }^{9}$ The amounts that need to be removed from the amended reports reflect the balances and activity of the CA. The CA beginning and ending cash balance for 2011 and the beginning cash balance for 2012 was $\$ 1,025$ (the CA had a zero ending cash balance for 2012), the 2012 receipts activity was $\$ 221,074$, and the disbursement activity was $\$ 222,098$.

[^8]:    ${ }^{10}$ See footnote 4.

[^9]:    ${ }^{11}$ An unregistered organization is a political committee that has not registered with the Federal Election Commission.
    ${ }^{12}$ Three corporate contributions were erroneously disclosed as political action committees and two were erroneously disclosed as individuals.

[^10]:    ${ }^{13}$ Foreign corporations, including a domestic subsidiary of a foreign corporation, a domestic corporation that is owned by a foreign national, or a local subsidiary where administrative control is retained by the foreign corporation are prohibited under Hawaii state campaign finance statutes.
    ${ }^{14}$ Counsel reiterated his response to Finding 1, Misstatement of Financial Activity, that stated the CA should not be considered a federal account, and that state convention expenses are payable with non federal funds.
    ${ }^{15}$ Transfers from other federal accounts into the CA totaled $\$ 78,164$.
    ${ }^{16}$ The Audit staff was not provided documentation to support this contention; the unresolved amount is $\$ 500$.

[^11]:    ${ }^{17}$ These deposits consisted of $\$ 19,021$ (or $11 \%$ ) reported as state party convention fees and $\$ 2,985$ (or $2 \%$ ) not reported as state party convention related.
    ${ }^{18}$ HDP did not report transfers from other federal accounts, which corresponds to the account being treated as Federal. Also, as mentioned in the Misstatement Finding (Finding 1), the Committee had an opportunity, in response to the IAR, to file amended reports to exclude the CA, but did not.
    ${ }^{19}$ Some other convention expenses, such as county convention expenses, were reported on HDP's state reports.
    ${ }^{20} 2012$ By-Laws of the Democratic Party of Hawaii and the 2012 Constitution of the Democratic Party of Hawaii.

[^12]:    ${ }^{21} 11$ C.F.R. $\S 103.3(\mathrm{~b})$ allows 30 days for refunds of impermissible receipts.
    ${ }^{22}$ The amount of an impermissible corporate contributions to which the transfer of $\$ 10,959$ was applied only partially reduced the impermissible contribution amount, as such, the number count of impermissible contributions did not change.

[^13]:    ${ }^{23}$ The reconciliation consisted of calculating invoiced and paid amounts for each reporting period in the 2011-2012 election cycle. The Audit staff then determined whether any outstanding debts were correctly disclosed on Schedule D. Each debt amount was counted once, even if it required disclosure over multiple reporting periods.
    ${ }^{24}$ Staff reimbursements consisted of three individuals with debts not reported totaling $\$ 10,768$ and debts under reported totaling $\$ 1,998$.

[^14]:    ${ }^{25}$ 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 do not include fringe benefits.

[^15]:    ${ }^{26}$ The newspaper advertisement was not itemized on the FEC report (cost, \$423).
    ${ }^{27}$ This newspaper advertisement was paid for by the Democratic Party of Hawaii.

[^16]:    ${ }^{28}$ As part of its response, HDP requested that the Final Audit Report reflect that the HDP's spending limit did not exceed the combined coordinated expenditure limit for the 2012 Hawaii Senate election.

[^17]:    ${ }^{29}$ Final Audit Report of the Commission on the Democratic Executive Committee of Florida (2008 cycle), Report of the Audit Division on California State Republican Party (1998 cycle), Report of the Audit Division on Missouri Democratic State Committee (1998 cycle).
    ${ }^{30}$ This amount consists of the coordinated party expenditure limit (2012 Senate General Election for Hawaii), $\$ 97,600$, and $\$ 5,000$ in coordinated spending authority transferred by DSCC.
    ${ }^{31}$ The date the expenditure is publicly distributed serves as the date that the independent expenditure is made for purposes of the additional 24/48-hour report filing requirement. In the absence of a known date for public dissemination, the Audit staff used the invoice date or date of incurrence to determine if a $24 / 48$-hour report was required.

[^18]:    ${ }^{32}$ For the 2012 election cycle, a candidate for federal office appeared on the ballot in the state of Hawaii. For HDP, the FEA Voter ID, Generic Campaign Activity and GOTV period was June 5, 2012 through November 6, 2012. Further, the FEA voter registration period was November 8, 2011 through March 13, 2012 and April 13, 2012 through November 6, 2012.

