Congressman-Elect Jared Huffman

HAND DELIVERED

GOST ATTVE RESOURCE CENTE:

P.O. Box 151563

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San Rafael, CA 94901

U.S. HOUSE OF REPRESENTATIVES

December 16, 2012

Via U.S. Mail an Facsimile: 202-225-7392

Clerk, Committee on Ethics United States House of Representatives Room 8-106, Cannon House Office Building Washington, DC 20515 COMMITTEE ON ETHICS

Dear Clerk:

This responds to your letter dated November 20, 2012 regarding my 2012 candidate Financial Disclosure Statement, which for some reason I received only last week. You have pointed out two problems with my Form B disclosure: 1) failure to properly identify the "type/and or amount" of assets listed on Schedule II; and 2) failure to file Schedule VI after checking "yes" to the box on page 1 regarding compensation from any one source in excess of \$5,000. Please allow this letter to amend and clarify my Financial Disclosure in response to these two items.

The first item was an oversight by me. On Schedule II at pages 3-4 of my Disclosure, I failed to check a box next to 17 mutual funds in which I own shares. For each fund, I should have checked "none" under Block C "Type of Income" because each is a mutual fund that does not allow me to select specific investments.

The second item was my misunderstanding of whether I was required to check "yes" on Page 1 regarding compensation of more than \$5,000 from a single source. I believed I was required to do so based on compensation from the State of California for my service as an Assemblymember. I also fully disclosed this compensation on Schedule I. When I considered whether to also submit a completed Schedule VI, I noted that the instructions for Schedule VI which state: "Do not repeat information listed on Schedule I." Because my Schedule VI would have consisted of compensation already disclosed on Schedule I, I did not file Schedule VI. Your letter, and my careful re-reading of all of the instructions, has clarified for me that I should not have checked "yes" on page 1 in the first place, since this compensation did not involve services rendered to clients on behalf of my employer. I hereby amend my disclosure to state "No" in response to this question on page 1.

Thank you for the opportunity to amend and clarify these items. If you have any questions or require any further information, please do not hesitate to contact me.

Sincerely,

Congressman-Elect