

**BEFORE THE DISTRICT OF COLUMBIA  
OFFICE OF CAMPAIGN FINANCE  
SUITE 433, 2000 14<sup>TH</sup> STREET, NW  
WASHINGTON, D.C. 20009**

IN THE MATTER OF )  
Karl Racine for Attorney General )  
61 P Street NE, 1ST Floor )  
Washington, DC 20003 )

DATE: November 26, 2014  
Docket No: OCF 2014-P-033

**ORDER**

On October 16, 2014, the Office of Campaign Finance (OCF) received a complaint from the Smitty for AG Principal Campaign Committee (hereinafter complainant) in which it was alleged that the Karl Racine for Attorney General Principal Campaign Committee (hereinafter respondent) violated D.C. Official Code §1-1163.09 (c) (2) and 3 DCMR § 3402.1(c) by failing to provide the required information in an October 10, 2014, Report of Receipts and Expenditures (October 10, 2014 Report).

The complaint specifically stated that the October 10, 2014 Report did not include the occupations and principal place of business for each of the three hundred and ninety (390) contribution receipts included therein.

D.C. Official Code § 1-1163.09 (c)(2) (2001 Edition) states in pertinent part that "[e]ach report under this section shall disclose ...the full name and mailing address, including the occupation and principal place of business, if any, of each person who has made one or more contributions to or for a committee or candidate, including the purchase of tickets for events such as dinners, luncheons, rallies, and similar fundraising events, within the calendar year in an aggregate amount or value in excess of \$50 or more, together with the amount and date of the contributions."

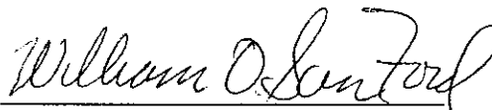
3DCMR § 3402.1 (c) provides that each report filed by a political committee shall contain the donor's occupation and principal place of business if any.

Pursuant to the complaint, OCF referred the matter to its Reports, Analysis and Audit Division (RAAD). A review of the record indicated that on October 15, 2014, two days prior to receiving the complaint, RAAD issued a Request for Additional Information (RAI) to the respondent in which the respondent was advised to submit an Amended October 10, 2014 Report that included the previously omitted information on or before October 31, 2014. On October 31, RAAD received the respondent's Amended Report and determined that the Report complied with the RAI and the statutory and regulatory requirements.

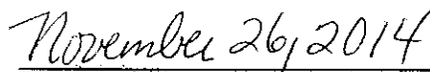
Accordingly, RAAD confirmed that the issues of non-compliance cited in the complaint were resolved.

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In view of the fact that the RAAD Division of OCF indicated that the reporting issues cited in the complaint were resolved and no additional issues remain outstanding, I recommend that the Director dismiss this matter.



William O. SanFord  
Hearing Officer



Date

**WHEREFORE, IT IS HEREBY ORDERED, that this matter is hereby DISMISSED.**



Cecily Collier-Montgomery  
Director



Date

**CERTIFICATE OF SERVICE**

I HEREBY CERTIFY that a true and correct copy of the foregoing Order was served via e-mail to Alethia.Nancoo@squirepb.com and john@smittyforag.com and/ postage pre-paid first class mail on this 26th day of November, 2014, to:

Alethia N. Nancoo  
Karl Racine for AG  
1314 Delafield Place, NW  
Washington, DC 20011

John Rodriguez  
Smitty for AG  
61 S Street NW, Apt. B  
Washington, DC 20001