

SCHEDULE C-1 (FEC Form 3X)
LOANS AND LINES OF CREDIT FROM LENDING INSTITUTIONS

Federal Election Commission, Washington, D.C. 20463

Supplementary for
Information found on
Page 1 of Schedule C

RECEIVED

AM 9:36

NAME OF COMMITTEE (In Full) Transaction ID: CAPESC111A... 2013 JUL 13
Coalition of Americans for Political Equality
FEC IDENTIFICATION NUMBER
00493486

LENDING INSTITUTION (LENDER)
Full Name Charitable Funding, LLC
Amount of Loan 65000.00
Interest Rate (APR) 3.00 %

Mailing Address 1712 Pioneer Ave Suite 813
City Cheyenne State WY Zip Code 82001
Date Incurred or Established 06 / 15 / 2012
Date Due 12 / 15 / 2013
Back Ref CAPESC5BA2183FA4E87B

A. Has loan been restructured? [X] No [] Yes If yes, date originally incurred

B. If line of credit, Amount of this Draw: 65000.00 Total Outstanding Balance: 65000.00

C. Are other parties secondarily liable for the debt incurred? [X] No [] Yes (Endorsers and guarantors must be reported on Schedule C.)

D. Are any of the following pledged as collateral for the loan: real estate, personal property, goods, negotiable instruments, certificates of deposit, chattel papers, stocks, accounts receivable, cash on deposit, or other similar traditional collateral? [X] No [] Yes
What is the value of this collateral?
Does the lender have a perfected security interest in it? [] No [] Yes

E. Are any future contributions or future receipts of interest income, pledged as collateral for the loan? [X] No [] Yes If yes, specify:
What is the estimated value?

A depository account must be established pursuant to 11 CFR 100.82(e)(2) and 100.142(e)(2).
Location of account:
Address:
Date account established:
City, State, Zip:

F. If neither of the types of collateral described above was pledged for this loan, or if the amount pledged does not equal or exceed the loan amount, state the basis upon which this loan was made and the basis on which it assures repayment.
Principal and interest open account; uncollateralized, contractual obligation.

G. COMMITTEE TREASURER
Typed Name Margaret Berardinelli
Signature [Signature]
DATE 06 / 15 / 2012

H. Attach a signed copy of the loan agreement.

I. TO BE SIGNED BY THE LENDING INSTITUTION:
I. To the best of this institution's knowledge, the terms of the loan and other information regarding the extension of the loan are accurate as stated above.
II. The loan was made on terms and conditions (including interest rate) no more favorable at the time than those imposed for similar extensions of credit to other borrowers of comparable credit worthiness.
III. This institution is aware of the requirement that a loan must be made on a basis which assures repayment, and has complied with the requirements set forth at 11 CFR 100.82 and 100.142 in making this loan.

AUTHORIZED REPRESENTATIVE [Electronically Filed]
Typed Name Marc Bonanni, Esq.
Signature [Signature] Title Attorney
DATE 06 / 15 / 2012

13031102122

UNSECURED PROMISSORY NOTE

Line of Credit up to \$65,000.00

Due December 15, 2013

COPY

June 1, 2012

For value received, **Coalition of Americans for Political Equality PAC**, ("CAPE"), promises to pay to **Charity Funding, LLC**, a Wyoming limited liability company (the "Holder"), the principal sum of the outstanding line of credit extended to them by Charity Funding, LLC up to a maximum amount of sixty-five thousand dollars (\$65,000.00) plus interest at a rate of 3.0% APR. No other fees or interest shall accrue on the unpaid principal amount. To avoid confusion, the total payment due on maturity shall be the amount of the principal borrowed against the credit line up to a maximum of sixty-five thousand dollars (\$65,000.00) plus accrued interest to date of payment. ("Total Payment"). This Note is subject to the following terms and conditions.

1. Maturity. The total principal borrowed, if any, under this Note shall be due and payable upon demand by the Holder at any time after **June 1, 2012** ("Maturity Date"). The Maturity Date of the Note may be extended upon the express consent of Holder.

2. Payment. The Total Payment shall be made in one lump sum in lawful money of the United States of America at such place as the Holder hereof designates in writing to CAPE. Payment shall be credited first to the accrued interest then due and payable and the remainder applied to principal. Prepayment of this Note may be made at any time without penalty.

3. Transfer; Successors and Assigns. The terms and conditions of this Note shall inure to the benefit of and be binding upon the respective successors and assigns of the parties. Notwithstanding the foregoing, the Holder may not assign, pledge, or otherwise transfer this Note without the prior written consent of CAPE, except for transfers to affiliates. Subject to the preceding sentence, this Note may be transferred only upon surrender of the original Note for registration of transfer, duly endorsed, or accompanied by a duly executed written instrument of transfer in form satisfactory to the Holder. Thereupon, a new note for the same principal amount and loan fee will be issued to, and registered in the name of, the transferee. Fees and principal are payable only to the registered holder of this Note.

4. Governing Law. This Note and all acts and transactions pursuant hereto and the rights and obligations of the parties hereto shall be governed, construed and interpreted in accordance with the laws of the State of Wyoming, without giving effect to principles of conflicts of law.

5. Notices. Any notice required or permitted by this Note shall be in writing and shall be deemed sufficient upon delivery, when delivered by facsimile or emailed with electronic confirmation that such have been sent, personally or by a nationally-recognized delivery service (such as Federal Express or UPS), or forty-eight (48) hours after being deposited in the U.S. mail, as certified or registered mail, with postage prepaid, addressed to the party to be notified at such party's address as set forth below or as subsequently modified by written notice.

13031102123

(i) if to CAPE:

Coalition of Americans for Political Equality, Inc.
1776 I Street NW, Suite 90031
Washington D.C. 20006
Attn: Treasurer

(ii) if to HOLDER:

Charitable Funding, LLC
1712 Pioneer Ave. Suite #813
Cheyenne, WY 82001
Attn: General Counsel

6. **Amendments and Waivers.** Any term of this Note may be amended only with the written consent of CAPE and the Holder. Any amendment or waiver affected in accordance with this Section 6 shall be binding upon CAPE, the Holder and each transferee of the Note.

7. **Security Interest.** This note is Unsecured.

HOLDER:

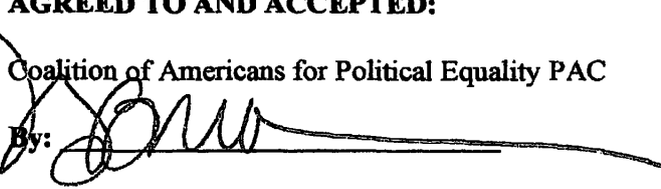
Charity Funding, LLC

By: 
Signature

Marc Bonanni, Esq., its General Counsel
Printed Name

AGREED TO AND ACCEPTED:

Coalition of Americans for Political Equality PAC

By: 

Margaret Berardinelli, Treasurer
Printed Name

13031102124

Federal Election Commission
ENVELOPE REPLACEMENT PAGE FOR INCOMING DOCUMENTS
 The FEC added this page to the end of this filing to indicate how it was received.

Hand Delivered Date of Receipt

USPS First Class Mail Postmarked

USPS Registered/Certified Postmarked (R/C)

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Overnight Delivery Service (Specify): *FedEx* Shipping Date
7/29/13
 Next Business Day Delivery

Received from House Records & Registration Office Date of Receipt

Received from Senate Public Records Office Date of Receipt

Received from Electronic Filing Office Date of Receipt

Other (Specify): Date of Receipt or Postmarked

Comp
 PREPARER

7/31/13
 DATE PREPARED

13031102125