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## 2010 NOV -8 PH 12: 00

### FEC MAIL CENTER

November 5, 2010

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Federal Election Commission C/O Nicole Miller, Campaign Finance Analyst 999 E Street, NW Washington, DC 20463

Identification Number: C00011114

Reference: Schedule C-1, Loans and Lines of Credit from Lending Institutions

This letter gives notice of a line of credit received by the Committee that will be disclosed on Schedule C-1, Loans and Lines of Credit from Lending Institutions of our Post-General Election 2010 Report.

On October 18, 2010, the Committee received a line of credit in the amount of \$2,000,000.00 from Amalgamated Bank. We have enclosed a copy of the loan agreement and a completed Schedule C-1.

Please let us know if you require any additional information.

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SCHEDULE C-1 (FEC Form 3X) LOANS AND LINES OF CREDIT FROM Federal Election Commission, Washington, D.C. 20463	2010 NOV -8 LENDING HASTITUTI		Supplementary for Informatien found on Page 9/10 of Schedule C			
Name of Committee (in Full)		FEC	DENTIFICATION NUMBER			
AMERICAN FEDERATION OF STATE COUNTY	& MUNICIPAL EMPLOY Back Ref ID: SC/10.17822		LE C00011114			
LENDING INSTITUTION (LENDER)	Amount of Loan		Interest Rate (APR)			
AMALGAMATED BANK	200	0000.00	4.25 %			
Mailing Address 275 7th Avenue	Date Incurred or Establishe	d 10	18 2010			
City State Zip Code New York NY 10001	Date Due	12/31/	2011			
A. Has loan been restructured? XNo Yes	If yes, date originally incur	red :				
B. If line of credit,	Total Outstanding		· · · · · · · · · · · · · · · · · · ·			
Amount of this Draw: 1500000.	00 balance :		1500000.00			
C. Are other parties secondarily liable for the debt incurred X No Yes (Endorsers and guarantors m		·				
<ul> <li>D. Are any of the following pledged as collateral for the log property, goods, negotiable instruments, cartificateeof stocks, accounts receivable, cash on deposit, or other</li> <li>No X Yes If yes, specify:</li> </ul>	deposit, chattel papers,		value of this collateral? 1000000.00			
	Cash deposits Does the lender have a perfected security interest in it?					
E. Are any future contributions or future receipts of interest income, pledged as collateral for the loan? No X Yes If yes, specify:			What is the estimated value?			
Borrower's income/revenue based on its rights to receil member check-off contributions & donations	.   <b>L</b>	500000.00				
A depository account must be established purguant to 11 CFR 100.82 and 100.142.	Lucation of account AMALGAMATED BANK					
Date account established:	Address: 275 7th Avenue					
03 15 2001	City, State, Zip: New York		NY 10001			
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.						
G. COMMITTEE TREASURER Typed Name LEE A. SAUNDERS Signature file "formal	· · · · · · · · · · · · · · · · · · ·		18 2010			
H. Attach a signed copy of the loan agreement.		, I	·			
<ol> <li>TO BE SIGNED BY THE LENDING INSTITUTION:         <ol> <li>To the best of this institution's knowledge, the terms are accurate as stated above.</li> <li>The loan was made on terms and conditions (includin similar extensions of credit to other borrowers of comm III. This institution is aware of the requirement that a loan with the requirements set forth at 11 QFR 100.82 and</li> </ol> </li> </ol>	ng interest rate) no more favorab parable credit worthiness. n must be made on a basis whic	le at the time th	an those imposed for			
AUTHORIZED REPRESENTATIVE	Transing the roals.	DATE	· · ·			
Signature	Title SR. VICE PRESIDENT	10	18 2010			
FEGAN026	FEC 1	atradula C.4.4. Ed	arm 3X ) (Revised 02/2003)			

#### U.S.**\$2,000,000.00**

#### October 14, 2010, New York, New York

1. (a) <u>Obligation to Repair</u>: For value received, Borrower absolutely and unconditionally promises to pay to the order of the Bank, at the Office, without dufants, set-off ar construction; thu maximum principal amount of Two Million and 00/100 United States Dullars ur such other lesses arount as shall be noted as unpaid on the Schedelle, pursuant to the authority set forth in this Note, together with interest and any other sum(s) due as specified below. The then outstanding principal amount of this Note shall be due and payable on December 29, 2011 (the "Maturity Date").

Revolving Feature: Borrower **(b)** shall have the right to draw down upon this Note not less than two hundred fifty thousand (\$250,000.00) at any one time (or, if less, the entire remaining undrawn maximum principal amount hereof). Borrower may draw and repay the principal of this Note from time to time on any Business Day up to but not including December 31, 2010 ( the "Revolver Termination Date") provided, however, that Borrower shall only have the right to draw under this Note if no Event of Default and no event which, with the giving of nation and/or inuse of time, would be an Event of Default shall have measured or he continuing. Borenver's right to draw under this Note shall be subject to the provisions of any applicable Agreement. Drawings under this Note may be made, at Borrower's option, by written request, delivered to the Bank or received by the Bank by telefax not later than 10:00 a.m., New York City time, on the Business Day immediately prior to the date of such requested borrowing; provided that Bank shall, in its solst directed in authority of the person(s) making such requeut on bahalf of Each borrowing shall constitute a Borrower. representation and warranty by the Borrower as of the date of such borrowing that all representations and warranties made by the Borrower pursuant to the Note or any other Agreement are true and correct in all material respects as of the date of such borrowing as if made on such date, and that no Event of Default (or avent which, with the giving of notice and/or lapse of time would be an Event of Defauit) has occurred and is continuing. All annuants outstaining under this Note up to but not including the Revelver Termination Date shall be referred to as the "Revolving Loan".

(c) <u>Conversion to Term Loan</u>: On the Revolver Termination Date, all amounts outstanding under this Note shall be automatically converted to a term loan (the "Term Loan"). The Term Loan shall be repaid in twelve (12) equal monthly installments calculated according to a oneyear amortization schedule with finul payment of all outstanding principal on the Maturity Date.

(d) <u>Bank Authorized to Debit</u> <u>Account</u>: In addition to the Bank's rights of set-off, Bank is authorized to debit any demand deposit (checking) or other account maintained by Borrower at Bank for all amounts due under this Note as principal or interest, as and when they become due.

Autheritation to Complete Scherlule: The Borrower and all endorsers hereby unconditionally authorize the Bank or holder of this Note to record on the Schedule: (i) all dates of drawing and approach drawn down, (ii) all datus end neyments of principal. and (iii) remnining unpaid principal balannes of this Note. All such notations shall be deemed correct. conclusive, final and binding on Borrower in the absence of manifest error, bad faith or gross negligence by the Bank provided, however, that the failure of the Bank to record any of the foregoing or any error in such recordation shall not limit ur otherwise affect the obligation of Bonower to pay all amounts awad in the Bank until this Note or any The Banit is suthorized to attach Agreement. additional Schedules, as needed, to this Nute.

Interest: Subject to paragraph A(2) of the 3. Terms and Conditions, interest shall accrue on the principal arcount of the Revolving Loan outcoming from time to time at a Variabic Rate equal to the mase Rate as in effect from time to time plus one percent (1%). Subject to paragraph A(2) of the Terms and Conditions, interest shail sucrule ag the principal amount of the Term Lean outsureding from time to time at a rate equal to the Rasa Rate as in effect from time to time plus one percent (1%) (the rate on the Revolving Loan or the Term Loan, as applicable, being the "Loan Rate"). Interest shall be payable monthly and at any Payment Date and at any time that any part of the principal or any installment of this Note is paid.

4. <u>Address and Identification of Borrower:</u> American Federation of State, County and Municipal Employees -

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#### PEOPLE

Address: 1625 L Street N.W. Warhington, DC 20036 Phone Number: 202-429-1021 Telefax Number: 202-429-1011 Taxpayer ID number: 52-1456472

5. <u>Security</u>: This Note is secured by the following:

(a)	(	]	none
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- (b) [] securities
- (c) [X] accounts receivable
- (d) [ · ] inventory
- (e) [] equipment

(f) [ ] special accounts receivable (Medicare/Medicaid)

- (g) [X] general intempibles
- (h) [X] bank deposits or CD's
- (i) [] real estate

(j) [X] other - payment incomgibles; Revenues and such other Collateral as defined in Continuing Security Agreement.

6. <u>Agreement to All Terms and Coulitinus;</u> <u>Authorination, the Camplate Blanks</u>: This Note is subject to the Terms and Conditions set forth below. Each of the undersigned agrees to all of the provisions of this Note, including the Tarms and Conditions and any Rider(s). The Bank is authorized to eccuplete any blank space in this Note. Such complete any blank space in this Note. Such completion shall be conclusive, final and binding on Borrower in the absence of manifest error.

7. <u>No Remembratives or Associates by the</u> <u>Bank</u>: Each of the undersigned acknowledges that the Bank has made no representation, covenant, commitment or agreement to Borrower except pursuant to any written document executed by the Bank.

8. <u>No Representation of Nonenforcement</u>: Each of the undersigned acknowledges that no representative or agent of the Bank has represented or indicates that the Bank will not entrance any provision of this Note, including the Terms and Conditions and any Rider(s), in the event of litigation or otherwise. \* \* \* \*

9. <u>Waiver of Jury Trial</u>: Borrower waives, and delivers this Note to Rank an esudition that, by its acceptance of this Note, Barrower waives the right to a jury trial with respect to any dispute arising under or in connection with this Note or relating to any of the Liabilities; any judicial proceeding with respect to any such dispute shall take place without a jury.

\* \* \*

#### TERMS AND CONDITIONS

Definitions are set forth in paragraph M.

Calculation and Accrual of Interest: A. (l) Generally. Interest shall be calculated on a daily basis on outstanding balances at the Applicable Rate, divided by 36D, on the actual days elapsed. During any time that the Applicable Rate would exceed the applicable maximum lawful rate of interest, the Applicable Rate shall automatically be reduced to such maximum rate. Any interest payment made in excess of such maximum rate shall be applied as, and deemed to be, in the Bank's sole discretion, (a) a payment of any of the Liabilities other than interest, In such manner as determined by the Bank, or (b) cush collateral to be retained by the Bank to scenre repayment of this Note. (2) Increased Bate. Laterast shall accrue at the Inemianed Rate upon and after (a) the occurrence of any Debtor Relief Action, or (b) the occurrence of any Event of Default. (3) Accrual. To the extent permitted by Law, interest shall accrue at the Applicable Rate on all unpaid Liabilities under this Note, including but not limited to any unpaid interest and any unpaid obligation owed pusuant to paragraph B (Indemnification).

B. <u>Indemnificienting</u>: To the entent paonitted by Law: (1) Regulatory Costs. In the event that in connection with the transaction(s) contemplated by this Note and/or the Bank's funding of such transaction(s), the Bank is required to incur any Regulatory Costs in order to comply with any Law issued after the date of this Note, then Borrower shall pay to the Busk on dunand, and shall indemnify and hold the Bank bennious from, any and all such Regulatory Costs. (2) Costs and Expanses. Borrower shall pay the Bank on demand, and shall indemnify and hold the Bank harmless from, any and all Costs and

-2-

Expenses. (3) Bank Certificate. The Bank's certificate is to any amounts trying under this paraggraph shall in the absence of manifest error or bad faith be prime facie evidence of Borrower's obligation.

C. <u>Set-Off</u>: Every Account of Borrower shall be subject to the Bank's lien and Security Interest, which Borrower grants to Bank, and to being set off against the Liabilities. The Bank may at any time at its option and without nunce, samply as may be readirated by law, hold, set off, change, aphroprises and/or apply cll or any part of any such Account toward the payment of any of the Liabilities.

D. <u>Events of Default</u>: Each of the following shall be an Event of Default hereunder:

(1) <u>Monuneut</u>. The nonpayment when due, at maturity, by ucceleration, at the expiration of any applicable grace, notice or cure period or otherwise, of any part of the Liabilitier.

(2) Bankruptey: Adverse Proceedings. (a) The occurrence of any Debtor Relief Action; (b) the appointment of a receiver, trustee, committee, custodian, personal representative or similar official for any Party, for any Material Portion of Collisieral or for any Material pant of any Party's Property; (c) any accina adom by any Party to authorize or commut ta any action and forth in subparagraph D(2)(a) or (b); (d) the rendering against may Party of one or more judgments, orders, decrees and/or arbitration awards (whethar for the payment of money or injunctive or other relief) which alone or in the aggregate are Material to such Party, if they continue in effect for 30 days without being vacated, discharged; stayed, bonded, satisfield or performed; (e) the issuance or filing of any judgment, warrant, process, order of attachment, seizure, gurnishmout or other lish, levy, injunction or restraint against any Material Portion of Collisteral or any Material part of any Party's Property; (f) the commencement of any proceeding under, or the use of any of the provisions of, any Law against any Material Portion of Collateral or any Material part of any Party's Property, including but not limited to any Law (i) rolating to the unforcement of judgmenta or (ii) providing for forfeiture to, or condemnation, anteromistion, reisure or taking ponsession by, or or order of, any Governmentel Authority; (g) the forficitum to, or the condemnation, appropriation, seizure, or taking possession by, or on order of, any Governmental

Authority, of any Material Portion of Collateral or any Material part of any Purdy's Pupperty.

(3) Noncompliance. (a) Any Default under or with respect to any Agreement with or to the Bank; (b) the giving to the Bank by or on behalf of any Party at any time of any materially incorrect or incomplete representation, warranty, statement or information; (c) the failure of any Party to furnish to the Bank copies of its financial statements and such other information suspecting any Collectrel or its knewness, promoties, condition or operations, financial or otherwise, promptly when, and in such form us, required or reasonably requested by the Bank; (d) any Party's failure or refusal, upon reasonable notice from the Bank, to permit the Bank's representative(s) to visit and inspect such Party's premises during normal business hours and to examine and make photographs, copies and extracts of any Collateral or of such Party's Property and of its books anti records; (e) any Rasty'e concosting, ransoving ar permitting to be cancelled or removed any Collateral or my part of its Property with the intent to hinder or defraud any of its creditors; (f) any Party's making or suffering any Transfer of any Collateral or any of its Property, which Transfer is deemed fraudulent under the law of any applicable jurisdiction; (g) the revocation or early termination of any Party's obligations under any Agreement with as to the Bank (including but not limital to any of the Liabilities), or the validity, hinding effect or enforceability of any of such obligations or of any Collateral being challenged or questioned, whether or not by the institution of proceedings.

(4) Adverse Changes. (a) The occurrence of a Material adverse change in any Party's financial condition; (b) the death or incompetence (if a person) or the dissolution or liquidation (if a corporation, partnership or other entity) of any Party or such Party's failurs to be and remain in good standing and qualified to do business in each jurisdiction Material to such Party; (c) any Material Default with respect to any Material Agreement other than with or to the Bank; (d) any Default pursuant to which any Person shall have the power to effect an Acceleration of any Material Deir; (e) any Anceleration or demand of payment with respect to any Material Daist; (f) any Party's laconsing insolvent, as defined in the Uniform Commercial Code; (g) the Basit's believing in good faith that the prospect of payment of any of the Liabilities or of performance of any other obligations of any Party

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to the Bank is materially impaired; (h) the Material suspansion of any Party's business; (i) any Party's Materice failure to pay any tax when dun, unless such tax is being duly, appropriately and diligently contested by such Party in good faith, provided, first, that such Party shall have established on its books and records reserves adequate for such tax in accordance with generally accepted accounting principles and, second, that such failure to pay such tax during such currest shall not give rist to a lien for such tax nu a Material part of such Party's property; (j) the expulsion of any Party from any enchange on self-regulatory organization or any loss. suspension, nonrenewal or invalidity of any Party's Material license, permit, franchise, patent, copyright, trademark or the like; (k) the occurrence of any event which gives any Person the right to assert a lien, levy or right of forfeiture against any Material Portion of Colluteral or any Maturial part of any Party's Property; (1) Borrower's failung to give the Bank motice, within ten (111) Business Days after Borrower haf mitice or knowledge, of the occurrence of any event which constitutes, or with the giving of notice and/or lapse of time would constitute, an Event of Default.

(5) <u>Business Changes</u>. (a) any change in Control of any Furty; (b) any acquisition, merger or convolidation involving any Party, unless that Party shall be the surviving entity; (c) any Party's sale or sthur Transfer of substantially all of its Property; (d) any bulk sale by any Party; (e) any Material change in the nature or structure of any Party's business; (f) any change in any Party's name without prior notice to Bank.

(6) Additional Cotlateral Defaults. (a) The nonpayment when due of any payment due on any Material Purtion of Collatural; (b) the premibition by any Law of any programment due or to become due on any Material Portion of Collateral; (c) any impairment of, or of the prospect of payment on, any Material Portion of Collateral or of any right of recourse against, or any release, agreement not to sue, discharge of or suspension of any right to enforce against, any Person liable on or with respect to any Material Portion of Collateral; (d) the occurrence of any event or serior of events or circumsures which intrain or evidence the immairment of the program of payment or performance of obligations (of any Person and of any type) which constitute a Material Portion of Collateral; (e) the failure by any Owner of Collateral to pay any tax affecting a

Material Portion of Collateral promptly when due or to exhibit to the Bank meetipts for payment of any such tax groundly on request, unless meli tax is being duly, appropriately and diligently contested by such Owner in good faith, provided, first, that such Owner shall have established on its books and records reserves adequate for such tax in accordance with generally accepted accounting principles and, second, that such fallure to pay such tax during such contest shall not give rise to a lien for such tux un such Collateral; (f) the failure by any Owner of Collateral to maintain insurance on a Misterial Portion of Collateral of such types and in such amount(s) as agreed with or required by the Bank or as customarily maintained in such Owner's business; (g) the failure by the Owner of Collateral promptly to furnish such information and documents with respect to the Collateral as the Bank may reasonably request; (h) the failure by the Owner of Collateral to maintain any Material Portion of Collateral in romonsibly good securir and working order; (i) the actual or threatenell disposition of. or removal from its usual location, or the placement or storage in a new location, of any Material Portion of Collateral without the Bank's written consent; (i) the theft, loss, disappearance, injury or destruction, damage or misuse, to an extent Material in the Bank's judgment, by fire or otherwise, of a Material Furtion of Collateral; (k) the Transfer, other than to the Bana, or further encumbrance made or suffered by any Owner of Collateral, of a Material Pontion of Collateral without the prior written consent of the Bank; (1) the institution of any proceeding against a Material Portion of Collateral or against an Owner of a Material Portion of Collateral upon any Security Interest in or claim against such Collateral, whether superior or junior to the Security Interest of the Bank, unless within 39 days the same is distaisted or bounded to the Bank's satisfication; (m) the uncommend of any event which would permit the halder of any Security Interest superior to the Security Interest of the Bank in a Material Portion of Collateral to declare the principal balance of any obligations secured by the senior Security Interest to be immediately due and payable; (n) the threat, initiation or pendency of any condemnation or eminent domain proceedings regarding a Material Portion of Colluterul; (o) the Bank's believing in good faith at my time first the value, represented by the price readily available to the Bank at an immediate sale, of any Material Portion of Collateral has declined below the minimum value for such portion of the Collateral which the Bank

in its sole judgment shall deem satisfactory or adequete.

- E. <u>Remedies</u>: (1) <u>Acceleration at Bank's Option</u>. Upon the occurrence of any Event of Default, then any and all Liabilities not then due shall, at the Bank's option, become immediately due and payable without notice, which Borrower waives. (2) <u>Automatic Acceleration</u>. Upon the occurrence of any Debter Relief Action as to Borrawer, then, whether or not any of the Liebiliting are payable upon drawnd and notwithstanding paragraph F, any and all of Borrower's Liabilities not then due shall, to the extent permitted by law, automatically become immediately due and payable without notice or demand, which Borrower waives. (3) Additional Remedies. The Bank shall have all rights and remedies available to it under any applicable Agreement or Law, and mey do such acts and things as Dank may, in its discretion, deen necessary, appropriate or desirable to callect the Liabilities and to enforce and obtain the benefit of its rights under this Note and/or with respect to the Liabilities. The Bank's rights and remedies shall be cumulative.
- F. <u>Walver of Protest, etc.</u>: Notice, presentment, protest, netice of dishonor and (except for such of the Liabilities as are payable on demand, but subject to subparagraph E(2)) demand for payment are hereby wained as to all of the Liabilities.
- G. Payment: (1) Manner. Any payment by other than immediately available funds shall be subject to collection. Interest shall continue to accrue until the funds by which payment is made are available to the Bank. If and to the extent any payment of any of the Liabilities is not made when due, the Hank is entired in its discretion to affect phyment by charging my amount an dre against any Account of Borrawer with the Bank without notice, except as may be required by law, whether or not such charge creates an overdraft. (2) Application. Any payment received by the Bank (including a deemed payment under paragraph A, a set-off under paragraph C or a charge against an Account under this paragraph G) shall be applied toward payment of any obligation of indemnification (including but not limited in Humower's chingsians under subparagraphs B (1) and (2)) and to pay any other Liabilities (including interest thereon and the principal thereof) in such order as the Bank shall elect in its discretion. Borrower will continue to

be liable for any deficiency. (3) Prepayment. Borrower shall be entitled to pay any outstanding principal amount or instaliment under this Note on any Business Day prior to the applicable Payment Date without the prior consent of the Bank, provided that any such payment shall be together with payment of all Liabilities then due and all interest accrued on the Prepaitl Principal to the date of such payment. Any such payment shall, unless otherwise consented to by the Bahk, be applied pro rata to the last outstanding principal amount(s) to badame due tuder this Note in inverse order of matarity. (4) Nen-Business Days. If any payment of any of the Liabilities is due on any day that is not a Business Day, it shall be payable on the next Business Day. The additional day(s) shall be included in the computation of interest. (5) Extension at Bank's Option. The Bank shall have the option, which may be exercised one or more times by notice(s) to Borrower, to extend the date on which say amount is payable homemoter to one or mand subsequent date(s) set forth in such notice(s).

- H. Parties: No Transfer by Barrower: If Borrower is more than one Person, all of them shall be jointly and severally liable under this Note. The obligations under this Note shall continue in force and shall apply notwithstanding any change in the membership of any partnership executing this Note, whether acising firm the decth or reinsment of one or more partners or the ancestion of one or more new partners. Without the Bank's writton consent, Borrower shall have no right to make any Transfer of any of the Liabilities; any such purported Transfer shall be void. Subject to the foregoing, the provisions of this Note shall be binding on Borrower's executors, administrators, successors and assigns.
- I. Bank Transferg: (1) Dischourse. The Bank is authorized to disaiose in any phonentive or minal Transferee any information that the Bank may have or acquire about Borrower and any information about any other Person submitted to the Bank by or on behalf of Borrower. (2) Negotiability Defenses Waived. If this Note is not a negotiable instrument, Borrower waives all defenses (except such defenses as may be asserted against a holder in due course of a negoflable instrument) that Berrower muy have or acquile against any Transferey who takes this Nute, as any complete or partial interest in it, for value, in good faith and without metice that it is overdue or has been dishonored or of any defense against or claim to it on the part of any Person.

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J. No Oral Changes; No Waiver by the Bank; Partial Ununforcuability: This Noise may not be changed, and the tiability of any party on it may not be dismargeri, orally. No failure or delay on the part of the Bank in exercising any of its rights or remedies under this Note or under law, and no partial or single exercise of any of such rights or remedles, shall constitute a waiver of any provision of this Note or of any of such rights or remedies. No waiver of any of the Bank's rights under this Note or under law shall be tieened to be made by the Flanis by any fource aution, course of dehling or otherwise, unless such orgiver shall be in writing, duly signed na hehalf of the Bank. Each such waiver, if any, shall apply only with respect to the specific instance involved and only to the extent expressly stated, and shall in no way impair the rights or remedies of the Bank or the obligations of Borrower to the Bank in any other respect at that or at any other time. Any provision of this Note which is prohibitill, unenforceable or not mutharized in any jurindiction shall, as to such jurisdiction, he ineffective to the extent of such prohibition, unenforceability or monorthorization, without invalidating the remaining provisions of this Note in that or any other jurisdiction and without affecting the validity, enforceability or legality of such provision in any other jurisdiction.

K. Disputes and Litigation: (1) Governing Law. This Note and the rights and dudge of the Bunk and Bomower hereunder shall be governed by the internal laws of the State of New York without giving effect to conflict of laws principles. (2) Jurisdiction. Venue, and Service of Process, Borrower submits to the exclusive jurisdiction of the federal and state courts in the State of New York in New York County with respect to any dispute arising hereunder or relating to any of the Liabilition. Survice of procom may be made on Borriswer by parsonal delivery at, or by mail addressed to, any address to which the Bank is authorized to address notices to Borrower. (3) Waiver of Defenses, Set-offs, Counterclaims and Certain Damages. Borrower waives the right to assert any defense, set-off or counterclaim in any proceeding relating in any way to this Note or any transaction contemplated hereby. Neither the Bank, nor any director, officer, employee, attorney or agant of the Bank, shall be liable to Bormwer for my astion timen or amitted to be taken in good faith by it to them pursuant to or in connection with this Note, except far its or their own gross negligence or willful misconduct, or, solely to the extent required by law and not

waivable, its or their own negligence. In any event, the Bunk and its diructors, afflours, employees, attorneys and agents shall not have any liability for any special, consequential or punitive damages.

- L. Notices: Any notice in connection with any of the Liabilities shall be in writing and may be delivered personally or by telefax or other electronic means of communication, or by nationally recognized overnight delivery service, or by registered ar cesofial muil, return reasont requested, indicased (a) to Borrower as set forth herein or to any other address that the Bank believes to be Bornowar's address, and (b) to the Bank at 275 Seventh Avenue, New York, New York 10001, Attention: Credit Administration Department. If another address is designated in writing by either the Bank or the Borrower, any such notice shall be addressed to such other address(es) as many be designation. All such notices shall he deemed gives when delivered personally or electronically (remains an which is confirmed) or, if sent by ovemight delivery service, one (1) Business Day after delivery, with fees paid or arranged for at sender's expense, to the delivery service or, if mailed, five (5) Business Days after being mailed, postage prepaid, addressed as set forth above, except that notice of change of address, shall be deemed to have been given when received.
- M. Definitions: The following definitions apply in this Note: (1) Acceleration: any exceloration of payment or requirement of prepayment of any Debt, or any Debt's becoming due and payable prior to stated maturity. (2) Account: (a) the balance of any account of Borrower with the Bank, (b) any chaim of Borrower against the Bank, and/or (c) any property in the possessles or custody of, to in transit to, the Banic, whather for safekeeping, collection, pledge or otherwise, es to which Borrower has uny right, power or interest in each case whether existing now or hereafter arising. (3) Agreement: any agreement or instrument (including but not limited to this Note), regardless of form and no matter when made, under which any Party is obligated to, conveys any interest (as security or otherwise) to, or makes any warranty or representation to, any Person. (4) Applicable Rate: whichever of the Loan Rate or himmased Rate is the applicable interest rate at any time. (5) Banks Amalganated Bank and any suggessor or Transferce of the Bank, following and to the extent of any Transfer of this Note. (6) Base Rate: the Bank's stated

Base Rate as reflected in its books and records as such finse Rate rany change from time to time. The Bank's determinstion of its Base Rate shall be conclusive and final. The Bare Rate is a reference rate and not necessarily the lowest interest rate charged by the Bank. (7) Borrower: the Person(s) executing this Note at paragraph 9 or any one or more of them. "Borrower" may refer to one or more Persons. (5) Business Day: any day on which both (a) banks are regularly open for business in New York City and (b) du Office to open for ordinary business. In the Bank's discretion, the Office may be closed un any Saturday, Sunday, legal holiday nr other day on which it is lawfully permitted to close. (9) Collateral: any and all Property and fixtures, including but not limited to goods, documents, instruments, contracts, general intangibles, payment intangibles, paper, accounts, securities, inventory, equipment, revenues and deposit accoms, all as defined in the New York Uniform Commercial Conte, and all insurance and annuity contracts, and any other Property, any of which shall be subject to a lien or Security Interest securing the Liabilities. (10) Control: the power, alone or in conjunction with others, directly or indirectly, through voting securities, by contract or otherwise, to direct or cause the direction of a Person's management and policies. (11) Costs and Euponees: any and all reasenable costs and expansion (including but not limited to attormys' fear and disbussanessa) incurord in consession with the Borrower and/or the Lisbilities. including but not limited to those for (a) any action taken, whether or not by litigation, to collect, or to protect rights or interests with respect to, or to preserve, any Collateral securing, and/or any of, the Liabilities, (b) compliance with any legal process or any order or directive of any Governmental Authority with respect to any Party, (c) any litigation or administrative promenting velocing as any Party, and/or (d) any ampanimant, madification, entansion or waiver with respect to any of the Liabilities. (12) Dubt: any Party's indebtedness, obligation or liability of any sort (in whole or in part) for the payment of money to any Person, whether (a) absolute or contingent, (b) secured or unsecured, (c) joint, several or independent, (d) now outstanding or hereafter existing, arising, incurred or suffered, (e) due of herenflar behaning due, (f) direct or indiract, (g) isquidatati or uniquidated, or (ii) arising hy contract, operation of law or otherwise, and suy and all extensions, continuations, renewals and/or modifications of any such indebtedness, obligation or liability. (13) Debtor

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Relief Action: the commencement by any Party or (unless dimissed or termiteited within 30 days) against any Party of any proceeding under any law of any jurisdiction (domestic or foreign) bankruptcy. reorganization. relating tó insolvency, arrangement. composition, receivership, liquidation, dissolution, moratorium or other relief of financially distressed debtors, or the making by any Party of an assignment for the benefit of creditors. (14) Default: any breach, default or event of default under, or any fidlore to comply with, or my brench of warranty er representations cuntained in, any provision of any Agreement. (15) Event of Default: my event sut forth in paragraph D. (16) Governmental Authority: any domestic or foreign, national or local, (a) government, (b) governmental, quasigovernmental, governmentally sponsored or regulatory agency, administrative agency. corporation, authority or instrumentality, (c) court, or (d) centual bank or other monetary authority. (17) Increased Rate: the Immansed Rate with respect to the entire outstanding principal balance shall be the Loan Rate plus 4% per year. (18) Law: any treaty, law, regulation, rule, judgment, order, decree, guideline, directive, interpretation or request (whether or not having the force of law) issued by, or any contractual requirement of, any Governmental Authority. (19) Liabilities: (a) my and all of the Debt evidenced by this Note, and any and all other Debt of Borrows to, or field or to be haid by, the Bank in any jurisdiction worldwide for its own account or as agent for another or others, whether created directly or acquired by Transfer or otherwise, and (b) any and all obligations of any other Party with respect to any of such Debt. (20) Loan Rate: the interest rate determined under paragraph 3. (21) Masserial: material to the business, financial condition or assuts of any Party on a consolidated or consolidating basis. (22) Maturial Portion of Coliniumi: any partion of Collateral which is material or ant insignificant in the Bank's judgment, in relation to the Liabilities to the Bank of that Collateral's Owner and/or to other Collateral, if any, of that Owner. (23) Office: the Bank's office at 275 Seventh Avenue, New York, New York 10001, or such other place as the Bank may specify by notice. (24) Owner: any one or more Persons whe own an interest in Collineauli (25) Party: (a) Borrower; (b) may maker, co-maker or endouser of any Agreement evidencing any of the Lisbilities, or any guaranter, surety, accommodation marty or indemnitor with respect to any of the Liabilities, or any Person that provides any Collateral as

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security for any of the Liabilities, or any maker, issume or guamnum of and any Pernen otherwise liable on or with respect to any Collateral securing any of the Lisbilities, or any Person that issues a subordination, confort letter, standby letter of credit, repurchase agreement, put agreement, option, other Agreement or other credit support with respect to any of the Liabilities; (c) if any Party is a partnership or joint venture, any general partner or joint venturer in such Party; and (d) any Person (i) that is under the Control of any Party and (ii) whose husiness or financial condition is Material to such Party. (26) Payment Date: any Business Day on which any part of the principal or any installment of this Note becomes due and payable under paragraph 1 (and not on account of an Acceleration). (27) Person: any person, partnership, joint venture, company, corporation, unincorporated organization or association, trust, estate, Governmental Authority, or any other entity. (28) Prepaid Paincipal: any amount of principal or any installment of this Note which Berrower pays prior to the applicable Payment Date for such amount. (29) Property: any property, whether real, personal or mixed, and whether tangible or intangible. (30) Regulatory Costs: any and all costs and expenses of complying with any Law. including but not limited to with respect to (a) any reserves or special deposits maintained for or with, or plodges to, or assentiums, incluence promiums or spanial charges paid to, any Goummanatal Authority, ar (b) any capital, capital equivalency ledger account, ratio of assents to liabilities, risk-based capital assessment or any other capital substitute, risk-based or otherwise. (31) Schedule: a schedule of loans, payments and unpaid principal amounts which, in the Bank's discription, may be computer generated from time to time or may be in the form of the attached Grid Schedule of Lumns and Payments. (32) Security Interest: any security interest, annianment an collateral, lian, mortgage, deau of trust, reservation of titln er other encumbrance, however denominated, in, on, or with respect to any Property. (33) Taxes: any and all present and future taxes, levies, imposts, deductions, charges and withholdings in any jurisdiction worldwide, and all liabilities with respect thereto, which are impesed with respect to this Note or to any amount payable under this Note, excluding taxes demanined on the besis of the net impose of a Person or of any of its affices. (34) Transfer: any negotistiza, assignment, participatica, conveyance, grant of a security intenest, lease, delegation or any other direct or indirect transfer

of a complete or partial, legal, beneficial, economic or other intrame or oblightion. (35) Transferee: any Person to where a Transfer is made. (36) Variable Plate: a variable interest rate as determined under paragraph 3.

N. <u>Captions</u>: Captions are included in this Note for reference purposes only and shall not be deemed to modify or interpret the text of this Note.

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#### **AGREED TO:**

American Federation of State, County and Municipal Employees - PEQPLE

(Signature) By:

Print name: <u>Gerald W. McEntee</u> Title or capacity: <u>Chairman</u> (if signhig an behalf of Borrower)

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#### FORM FOR USE WHEN ACKNOWLEDGMENT IS TAKEN OUTSIDE NEW YORK STATE

DISTRICT OF COLUMBIA,

On the <u>14th</u> day of October, in the year 2010, before me the undersigned, personally appeared Gerald W. McEntee, personally known to me or proved to me on the basis of satisfactory evidence to be the individual whose name is subscribed to the within instrument on behalf of American Federation of State, County and Municipal Employees – PEOPLE the unincorporated association described in and which executed the foregoing document acknowledged to me that he executed the same in his capacity, that by his signature on the instrument, the person upon behalf of which the individual actual executed the instrument, and that such individual matie such apparame before the undersigned in Washington, D.C.

Office of individual taking Acknowledgment:

INA HOULAR Signature:

[Official Seal/Stamp]

[Seal]

PATRICIA N. KWIATKOWSKI Notary Public, Distilct of Ciclumbia My Commission Expires June 30, 2014

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### GRID SCHEDULE OF LOANS AND PAYMENTS

Borrower: American Federation of State, County and Municipal Employees – PEOPLE Note Dated October \_\_\_\_\_, 2010.

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**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. Date of Receipt Hand Delivered Postmarked **USPS First Class Mail** Postmarked (R/C) **USPS** Registered/Certified Postmar **USPS** Priority Mail Delivery Confirmation<sup>™</sup> or Signature Confirmation<sup>™</sup> Label Postmarked **USPS Express Mail** Postmark Illegible No Postmark **Shipping Date Overnight Delivery Service (Specify):** Next Business Day Delivery Date of Receipt **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 or Postmarked Other (Specify): PREPARER DATE PREPARED (3/2005)