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November 13, 2013

Ms. Kelly:

This law firm represents Lindsey for Congress, Inc. (C00544429), the principal campaign committee for Edward Lindsey (the "Committee"). This letter follows up on our previous conversations concerning the RFAI sent to the Committee on August 26, 2013.

As indicated in our conversations, the Committee has confirmed that all contributions that it received from the non-federal political committees listed on its disclosure reports were made with permissible funds. Among other things, each contributing committee received a solicitation from the Committee which specifically noted that (a) the funds were being solicited in connection with a federal election, (b) any contributions must comply with the prohibitions and limitations of the Federal Election Campaign Act, and (c) each non-federal committee should confirm that its contribution was "federally acceptable."

The Committee also discussed contributions with these committees, and it has taken steps to confirm that each such committee could demonstrate through a reasonable accounting method that it had received sufficient funds subject to federal limitations and prohibitions in order to make the contribution to the Committee. Most if not all of the contributing committees also sent representatives to a campaign finance training session provided by the undersigned this summer, in which the federal contribution rules were reviewed.

As per your request, the Committee has now also filed amended disclosure reports that include the words "permissible funds" for each such contribution.

If you have any questions or need additional information, please do not hesitate to contact me at 770-630-5927 or at [chalmers@politicallawgroup.com](mailto:chalmers@politicallawgroup.com). Thank you.

Sincerely,  
Douglas Chalmers, Jr.  
Political Law Group, a Chalmers LLC

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