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Kevin Fortkiewicz
Campaign Finance Analyst
Reports Analysis Division
Federal Election Commission
999 E Street, NW
Washington, DC 20463

Dear Mr. Fortkiewicz,

I am writing to follow-up on your letter dated April 3, 2013, regarding the AMENDED 30 DAY POST-GENERAL REPORT (10/18/2012 - 11/26/2012), RECEIVED 12/19/2012 from the Congressional Leadership Fund (CLF) and the response I submitted on May 7, 2013. I explained in my response that CLF amended its reports to disclose \$55,264.18 in additional in-kind contributions for fundraising services. I noted that these in-kind contributions were not included in CLF's original reports due to an administrative oversight that has now been corrected and that CLF filed amended reports to include the in-kind contributions of fundraising services as soon as possible after learning of the omissions.

As disclosed on CLFs reports, CLF receives regular in-kind contributions for administrative support from the American Action Network (AAN) in the form of staff and office expenses. The fundraising services added to CLFs amended reports were invoiced to AAN by an independent fundraising consultant and paid by AAN administrative staff. Not until AAN fundraising staff began its year-end review of payments to all fundraising consultants did AAN realize that the fundraising consultant, who rendered services to both AAN and CLF, only invoiced AAN. Upon learning of this issue, CLF amended its FEC reports to reflect that AANs payment of the invoices was effectively an in-kind contribution to CLF. In addition, AAN and CLF have imposed separate invoicing procedures on the independent fundraising consultant to ensure that AAN and CLF receive and pay appropriate and timely invoices for ongoing fundraising services rendered to each entity by the consultant.

I hope you find this additional information helpful in clarifying the public record. Please let me know if I can be of further assistance.

Caleb Crosby
Treasurer, CLF
