

September 12, 2006

Lawrence H. Norton, Esq.
General Counsel
Federal Election Commission
999 E Street, N.W.
Washington, DC 20463

MUR # 5807

SENSITIVE

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OFFICE
GENERAL

Re: Complaint Against Dave Mejias, Mejias for Congress, and Michael G. Norman, treasurer (Pre-Primary Report)

Dear Mr. Norton:

I. Mejias for Congress Has Accepted Corporate Contributions.

Based on its pre-primary report, there is reason to believe that Mejias for Congress has accepted further illegal corporate funds.

For example, in his pre-primary report (filed in August of 2006), Mejias disclosed contributions from the following apparently corporate entities:

- Simon Preston & Sons Agency \$750
- Todd S. Shapiro Associates \$750
- Huntington Medical Rehab \$500
- South Shore Medical & Rehab \$500

II. Mejias Failed to Allocate Partnership Contributions.

Partnerships may make campaign contributions to federal candidates, subject to limits. Campaign contributions made by partnerships must be attributed to each contributing partner and the portion attributed to each partner must not exceed the individual partner's contribution limit. 11 CFR § 110.1(e).

Mejias' Pre-Primary FEC report lists at least ten campaign contributions from ten partnerships. The reported contributions are as follows:

- Besen & Trop LLP \$ 500
- Forcheli, Curto, Schwartz, Mineo, Carlino & Cohn LLP \$1,000
- Garganigo Goldsmith & Weiss \$1,000
- Gilden, Zeleritz & Shapiro \$ 250
- Ginsburg & Misk \$ 500
- Medina & Ketover, LLP \$ 500
- Silverberg & Goodman LLP \$ 500
- Vecchlona, Vecchlona & Connors, LLP \$ 500
- Weber Law Group \$ 500
- West Post Management \$ 500

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Despite the receipt of these contributions, Mejias failed to allocate the partnership contributions among the partners. Thus an investigation is warranted.

III. Mejias Failed to Attribute Campaign Contributions From Limited Liability Companies (LLC).

Further investigation is required of the campaign contributions made by limited liability companies (LLC) to Mejias. As is the case with the partnership contributions, an investigation is necessary to determine whether such LLC contributions are from prohibited sources and to ensure individual contributors do not exceed the proscribed limits. Mejias received contributions from the following LLC:

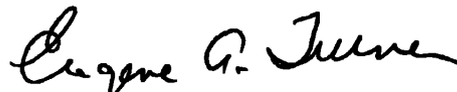
- 335 South Service Road, LLC \$500

IV. Mejias accepted contributions from PACs and local candidates not registered with the FEC.

The Commission also should to investigate contributions made by non-federal officials and candidates not registered with the Federal Election Committee. Campaign contributions were accepted from these PACs not registered with the Federal Election Committee:

- Committee to Elect Bill Funk \$ 250
- 2005 Friends of Jeff Toback \$1,000
- Citizens for Lisanne Altman \$1,000
- Friends of Michelle Schimel \$1,000
- Weitzman for County Comptroller \$ 500
- Nassau County Corrections Officers PAC, Inc. \$1,000

Respectfully,


Eugene A. Turner

Sworn before me this 13 day of September, 2006.



NOTARY PUBLIC

DAWN LAVALLE
Notary Public, State Of New York
No. 01LA6095135
Qualified in Nassau County
Commission Expires July 7, 2007

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