

191-9001-12220

OFFICE OF  
GENERAL COUNSEL  
FEDERAL ELECTION COMMISSION

2018 APR 20 AM 10:37

In the matter of:

Mike Crapo for U.S. Senate  
Freedom Fund  
Idaho Conservative Growth Fund  
223 C Street, LLC  
Vicki Hart as Governor of  
223 C Street, LLC

MUR 7369

COMPLAINT

1. Campaign for Accountability ("CfA") and Daniel E. Stevens bring this complaint before the Federal Election Commission ("Commission" or "FEC") seeking an immediate investigation and enforcement action against Mike Crapo for U.S. Senate, Freedom Fund, Idaho Conservative Growth Fund, 223 C Street, LLC and Vicki Hart, as Governor of 223 C Street, LLC, for direct and serious violations of the Federal Election Campaign Act ("FECA") and Commission regulations.

Complainants

2. Complainant CfA is a Section 501(c)(3) organization dedicated to ensuring accountability of public officials and compliance with federal laws. Toward this end, CfA seeks to protect and advance the right of citizens to be informed about the activities of government officials and to ensure the integrity of government officials and the government decision-making process by exposing unethical and illegal conduct of those involved in government. CfA uses research, litigation, and communications to advance its mission.

3. In furtherance of its mission, CfA also monitors campaign finance activities of those who finance federal elections and publicizes information regarding those who violate federal campaign finance laws. In order to assess whether an individual or entity is complying with

13-19001-2221

federal campaign finance law, CfA needs the information contained in disclosure reports political committees must file pursuant to the FECA, 52 U.S.C. § 30104(a)&(b); 11 C.F.R. §§ 104.1, 104.3. CfA is hindered in its programmatic activity when an individual or entity fails to disclose campaign finance information in reports required by the FECA.

4. CfA relies on the FEC's proper administration of the FECA's reporting requirements because the FECA-mandated disclosure reports are the only source of information CfA can use to determine if an individual or entity is complying with the FECA. The proper administration of the FECA's reporting requirements includes mandating that all disclosure reports required by the FECA are properly and timely filed with the FEC. CfA is hindered in its programmatic activity when the FEC fails to properly administer the FECA's reporting requirements.

5. Complainant Daniel E. Stevens is the executive director of Campaign for Accountability, a citizen of the United States, and a registered voter and resident of the District of Columbia. As a registered voter, Mr. Stevens is entitled to receive information contained in disclosure reports required by the FECA, 52 U.S.C. § 30104; 11 C.F.R. §§ 104.1, 104.3. Mr. Stevens is harmed when an individual, candidate, political committee, or other entity fails to report campaign finance activity as required by the FECA. *See FECA v. Akins*, 524 U.S. 11, 19 (1998); quoting *Buckley v. Valeo*, 424 U.S. 1, 66-67 (1976)(political committees must disclose contributors and disbursements to help voters understand who provides which candidates with financial support). Mr. Stevens is further harmed when the FEC fails to properly administer the FECA's reporting requirements, limiting his ability to review campaign finance information.

**Respondents**

6. Mike Crapo for U.S. Senate, FEC Identification Number C00330886, is the principal campaign committee for Senator Mike Crapo (R-Id).

7. Freedom Fund, FEC Identification Number C00390674, is a nonconnected committee and leadership PAC. Senator Mike Crapo is the leadership PAC's sponsor.

8. Idaho Conservative Growth Fund, FEC Identification Number C00544270, is a nonconnected committee and leadership PAC. Senator Mike Crapo is the leadership PAC's sponsor. Freedom Fund and Idaho Conservative Growth Fund are affiliated committees.

9. 223 C Street, LLC is a District of Columbia limited liability company that owns a condominium located at 223 C Street, N.E., Washington, D.C. 20002 for the purpose of generating rental income. *See 223 C Street, LLC, Articles of Organization for Domestic Limited Liability Company (June 15, 2012)*(attached as Exhibit A).

10. Vicki Hart was the organizer of 223 C Street, LLC and has been the governor of 223 C Street, LLC since its inception. Exhibit A; *see also* 223 C Street, LLC, Two-Year Report for Domestic & Foreign Filing Entity (February 26, 2017)(attached as Exhibit B).

## **Factual Allegations**

11. Throughout 2017, Mike Crapo for U.S. Senate, Freedom Fund and Idaho Conservative Growth Fund (hereinafter referred to as “the Crapo committees”) held a series of monthly fundraising events at the 223 C Street, N.E. condominium owned by the 223 C Street, LLC. *See* Lachlan Markay and Sam Stein, EPA Administrator Scott Pruitt's Lobbyist-Owned Pad Was GOP Fundraising Hub, *The Daily Beast* (April 2, 2018)(attached as Exhibit C). Specifically, the Crapo committees held fundraising events at the 223 C Street, N.E. condominium on May 24, 2017, June 28, 2017, July 27, 2017, September 27, 2017, October 25, 2017 and November 30, 2017. *See* NRSC, Upcoming Events Memo – Changes and Additions – May 4, 2017 available at [www.politicalpartytime.org](http://www.politicalpartytime.org) (attached as Exhibit D).

1601001-222

12. Despite the fact that at least six fundraising events were held by the Crapo committees at the 223 C Street, N.E. condominium during 2017, none of the Crapo committees reported any disbursements to 223 C Street, LLC for rent for the use of the condominium on any of the reports the Crapo committees filed with Commission. In addition, none of the Crapo committees reported receiving an in-kind contribution of the use of the condominium from 223 C Street, LLC or Vicki Hart as the Governor of 223 C Street, LLC. *See* Mike Crapo for U.S. Senate, FEC Form 3X, April 15<sup>th</sup> Quarterly Report (April 14, 2017); Mike Crapo for U.S. Senate, FEC Form 3X, July 15<sup>th</sup> Quarterly Report (July 14, 2017); Mike Crapo for U.S. Senate, FEC Form 3X, October 15<sup>th</sup> Quarterly Report (October 13, 2017); Mike Crapo for U.S. Senate, FEC Form 3X, Year-End Report (January 31, 2018); Freedom Fund, FEC Form 3X, Pre-Special Report Amended (August 2, 2017); Freedom Fund, FEC Form 3X, Mid-Year Report (July 24, 2017); Freedom Fund, FEC Form 3X, Year-End Report (January 31, 2018); Idaho Conservative Growth Fund, FEC Form 3X, Mid-Year Report (July 21, 2017) and Idaho Conservative Growth Fund, FEC Form 3X, Year-End Report (January 10, 2018).

#### COUNT I

13. FECA and FEC regulations require that all political committees, including a federal candidate's principal campaign committee and any leadership PACs sponsored by a federal candidate, disclose any contribution or expenditure with an aggregate value in excess of \$200. 52 U.S.C. §§ 30104(b)(3)(A) & (5)(A); 11 C.F.R. §§ 104.3(a)(4)(i) & (b)(3)(i),(vii).

14. Because Mike Crapo for U.S. Senate, Freedom Fund and Idaho Conservatives Fund failed to report any in-kind contributions from, or disbursements to, 223 C Street, LLC or Vicki Hart, as Governor of 223 C Street, LLC, for rent for the use of the 223 C Street, N.E. condominium for the six fundraising events that were held there in 2017, Mike Crapo for U.S. Senate, Freedom Fund and Idaho Conservative Fund may have violated 52 U.S.C. §§ 30104(b)(3)(A) or (5)(A) and 11 C.F.R. §§ 104.3(a)(4)(i) or (b)(3)(i) or (vii).

## COUNT II

15. FECA and FEC regulations prohibit corporations from making contributions in connection with any federal election and prohibit any officer or director of any corporation from consenting to any contribution by the corporation in connection with any federal election. 52 U.S.C. § 30118(a); 11 C.F.R. § 114.2(b)(1)&(e). FEC regulations require that limited liability companies like 223 C Street, LLC maybe treated as corporations in certain circumstances and, accordingly, are prohibited from making contributions in connection with any federal election. “An LLC that elects to be treated as a corporation by the Internal Revenue Service, pursuant to 26 CFR 301-7701-3 . . . shall be considered a corporation pursuant to 11 CFR Part 114.” 11 C.F.R. § 110.1(g)(3).

16. Therefore, if 223 C Street, LLC has elected to be treated as a corporation by the Internal Revenue Service, 223 C Street, LLC and Vicki Hart, as Governor of 223 C Street, LLC, may have violated 52 U.S.C. § 30118(a) and 11 C.F.R. § 114.2(b)(1)&(e) by making the 223 C Street, N.E. condominium available to the Crapo committees without charge to be used for multiple fundraising events in 2017.

Conclusion

WHEREFORE, Campaign for Accountability and Daniel E. Stevens request that the Commission investigate whether respondents have violated the FECA and Commission regulations, declare the respondents to have violated the FECA and applicable Commission regulations, impose sanctions for these violations and take such further action as may be appropriate.



ON BEHALF OF COMPLAINTS

Daniel E. Stevens  
Executive Director  
Campaign for Accountability  
611 Pennsylvania Avenue, S.E.  
Suite 337  
Washington, D.C. 20003  
(202) 780-5750 (phone)

## Verification

Campaign for Accountability and Daniel Stevens hereby verify that the statements made in the attached Complaint are, upon information and belief, true.

Sworn to pursuant to 18 U.S.C. § 1001.

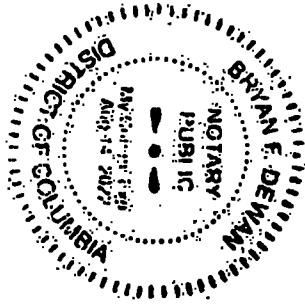
  
Daniel Stevens

**District of Columbia: SS**  
**SUBSCRIBED AND SWORN to before me this 19 day of April, 2018.**

Bryant D. DeWitt  
Notary Public

## **My Commission Expires:**

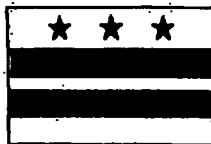
August 14, 2022



**EXHIBIT A**

Initial File #: L00004580855

**GOVERNMENT OF THE DISTRICT OF COLUMBIA**  
**DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS**  
**CORPORATIONS DIVISION**



**C E R T I F I C A T E**

**THIS IS TO CERTIFY** that all applicable provisions of the District of Columbia Business Organizations Code have been complied with and accordingly, this **CERTIFICATE OF ORGANIZATION** is hereby issued to:

**223 C STREET, LLC**

**Effective Date: 6/26/2012**

**IN WITNESS WHEREOF** I have hereunto set my hand and caused the seal of this office to be affixed as of 6/26/2012 3:38 PM



Business and Professional Licensing Administration

  
PATRICIA E. GRAYS

**PATRICIA E. GRAYS**  
Superintendent of Corporations  
Corporations Division

**Vincent C. Gray**  
Mayor

Tracking #: uTXSLDeV

District of Columbia Government  
 Department of Consumer and Regulatory Affairs  
 Corporation Division  
 1100 4th Street, SW  
 Washington, DC 20024

**Billing Voucher**

Charge To: 223 C STREET, LLC

OFFICE OF FINANCE AND TREASURY  
 Date: 6/26/2012 3:53 PM  
 Office: DCRA Term: WFE-25VVV9  
 Batch: 16294 Batch Date 6/26/2012  
 Cashier: OFT02  
 Trans #: 112  
 DCRA Rcpt #: 01039534  
 Comment/Document: 223 c street llc  
 Payment Total: \$270.00  
 Payment Distribution:  
 2152 CRO (3235) 10exp-ops80 \$50.00  
 2116 CRO (3222) 10001-ops80 \$220.00  
 CK Tendered: \$50.00  
 CK Tendered: \$220.00

**Office Use Only**

Charge For	QTY	Price	Fund:	3222
3 Day Expedite Services	1	\$50.00		
LLC Initial Domestic	1	\$220.00		
Date: 6/26/2012	PAY THIS AMOUNT PAYABLE TO THE D.C. TREASURER		\$270.00	<i>Initial</i>

Government of the District of Columbia - Office of the Chief Financial Officer

Returned Check Fee - \$65.00 - DCMR § 1-108

All checks returned are subject to electronic representation along with a \$65.00 fee.



**DEPARTMENT OF CONSUMER & REGULATORY AFFAIRS  
District of Columbia Government**

**Corporations Division**

**Articles of Organization for Domestic Limited Liability Company  
Form DLC-1 (version 31 January 2012)**

One or more persons acting as the organizers under the provisions of the Title 29 of D.C. Code (Business Organizations Act) adopt the following Articles of Organization:

**1. Company name.**

**223 C STREET, LLC**

**2. The street address of the initial principal office.**

**3823 Fordham Street NW, Washington DC 20016**

**3. Registered agent's name and address in the District of Columbia.**

**C T Corporation System, 1015 15th Street, N.W., Suite 1000 Washington, D.C. 20005**

**4. The company will have one or more series that is treated as a separate entity which limits the debts, obligations, and other liabilities to the assets of a particular series as provided in the operating agreement as authorized by § 29-802.08.**

**No**

**Yes**

*Answer 4A & 4B if answered 'Yes'*

**4A: The limited liability company has at least one member.**

**4B: The date on which a person or persons became the company's initial member or members.**

*June 15, 2012*

**5. Effective date:**

**Date of acceptance of Articles of Organization**

**6. Miscellaneous provisions. (may attach the statement)**

**RECEIVED**  
**JUN 26 2012**  
**BY:**

*If you sign this form you agree that anyone who makes a false statement can be punished by criminal penalties  
of a fine up to \$1000, imprisonment up to 180 days, or both, under DCOC § 22-2405.*

**7. Organizers Name & Address.**

**Vicki Hart**

**7A. Organizers Signature and Date.**

*Vicki Hart 6/15/12*

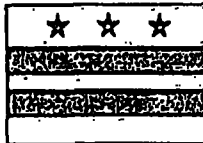
Mail all forms and required payment to:  
Department of Consumer and Regulatory Affairs  
Corporations Division  
PO Box 92500  
Washington, DC 20099  
Phone: (702) 442-4400

**Please check [dcoc.dccdc.gov](http://dcoc.dccdc.gov) to view organizations required to register, to search business names, to get step-by-step guidelines to register an organization, to search registered organizations, and to download forms and documents. Just click on "Corporate Registrations."**

**EXHIBIT B**

100-00000-12232

GOVERNMENT OF THE DISTRICT OF COLUMBIA  
DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS  
CORPORATIONS DIVISION



C E R T I F I C A T E

THIS IS TO CERTIFY that the attached is a true and correct copy of the documents for this entity as shown by the records of this office.

223 C STREET, LLC

IN TESTIMONY WHEREOF I have hereunto set my hand and caused the seal of this office to be affixed as of 4/5/2018 1:30 PM

Business and Professional Licensing Administration

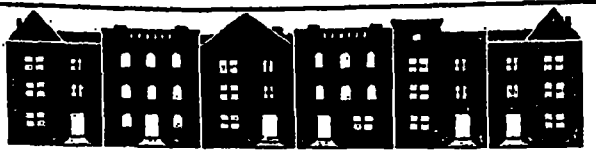


*Patricia E. Grays*

PATRICIA E. GRAYS  
Superintendent of Corporations  
Corporations Division

Muriel Bowser  
Mayor

Tracking #: JwPZI4Y6



DEPARTMENT OF CONSUMER & REGULATORY AFFAIRS  
District of Columbia Government  
Corporations Division

**Two-Year Report for Domestic & Foreign Filing Entity**

**Year of Filing:** 2017

**File Number:** L00004580855

**Date of Filing:** 2/26/2017 7:11 AM

**Filing Fee:** \$300.00

**First:** Entity Name:  
223 C STREET, LLC

**Second:** Organized under the laws of which state or country:  
District of Columbia

**Third:** Address of principal office:  
3823 FORDHAM STREET NW  
WASHINGTON, District of Columbia 20016

**Fourth:** Name of Registered Agent and address of registered office in DC:  
C T CORPORATION SYSTEM  
1015 15th St NW  
Suite 1000  
Washington, District of Columbia 20005

**Fifth:** Brief statement of business affairs conducted in DC:  
Other  
Rental

**Sixth:** List all entity governors (attach list if needed):

Name	Address
VICKI HART	3823 FORDHAM ST., N.W., WASHINGTON, District of Columbia 20016

**Seventh:** Is foreign filing entity in good standing in state / country where it is organized?

**Eighth:** Name of the Governor or Authorized Person:  
No information provided.

If you sign this form you agree that anyone who makes a false statement can be punished by criminal penalties of a fine up to \$1000, imprisonment up to 180 days, or both, under DCOC § 22-2405;

**E-Signed**

**GOVERNMENT OF THE DISTRICT OF COLUMBIA**  
**DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS**  
**CORPORATIONS DIVISION**



## CERTIFICATE

**THIS IS TO CERTIFY** that the attached is a true and correct copy of the documents for this entity as shown by the records of this office.

**223 C STREET, LLC**

**IN TESTIMONY WHEREOF I have hereunto set my hand and caused the seal of this office to be affixed as of 4/5/2018 1:30 PM**

## Business and Professional Licensing Administration



**PATRICIA E. GRAYS**  
**Superintendent of Corporations**  
**Corporations Division**

Muriel Bowser  
Mayor  
Tracking: JWPZ4Y6



DEPARTMENT OF CONSUMER & REGULATORY AFFAIRS  
District of Columbia Government  
Corporations Division

**Two-Year Report for Domestic & Foreign Filing Entity**

**Year of Filing:** 2015

**File Number:** L00004580855

**Date of Filing:** 10/17/2016 3:15 PM

**Filing Fee:** \$400.00

**First:** Entity Name:  
223 C STREET, LLC

**Second:** Organized under the laws of which state or country:  
District of Columbia

**Third:** Address of principal office:  
3823 FORDHAM STREET NW  
WASHINGTON, District of Columbia 20016

**Fourth:** Name of Registered Agent and address of registered office in DC:  
C T CORPORATION SYSTEM  
1015 15th St NW  
Suite 1000  
Washington, District of Columbia 20005

**Fifth:** Brief statement of business affairs conducted in DC:  
Other  
Rental

**Sixth:** List all entity governors (attach list if needed):

Name	Address
VICKI HART	3823 FORDHAM ST., N.W., WASHINGTON, District of Columbia 20016

**Seventh:** Is foreign filing entity in good standing in state / country where it is organized?

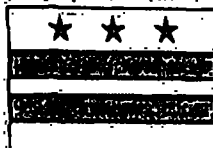
**Eighth:** Name of the Governor or Authorized Person:

No information provided.

If you sign this form you agree that anyone who makes a false statement can be punished by criminal penalties of a fine up to \$1000, imprisonment up to 180 days, or both, under DCOC § 22-2405;

**E-Signed**

**GOVERNMENT OF THE DISTRICT OF COLUMBIA**  
**DEPARTMENT OF CONSUMER AND REGULATORY AFFAIRS**  
**CORPORATIONS DIVISION**



## CERTIFICATE

**THIS IS TO CERTIFY** that the attached is a true and correct copy of the documents for this entity as shown by the records of this office.

223 C STREET, LLC

**IN TESTIMONY WHEREOF I have hereunto set my hand and caused the seal of this office to be affixed as of 4/5/2018 1:30 PM**

## **Business and Professional Licensing Administration**



**PATRICIA E. GRAYS**  
**Superintendent of Corporations**  
**Corporations Division**

**Muriel Bowser  
Mayor**

Tracking #: JwPZI4Y6



**DEPARTMENT OF CONSUMER & REGULATORY AFFAIRS  
District of Columbia Government  
Corporations Division**

**Two-Year Report for Domestic & Foreign Filing Entity**

**Year of Filing:** 2013

**File Number:** L00004580855

**Date of Filing:** 10/17/2016 3:08 PM

**Filing Fee:** \$400.00

**First:** Entity Name:  
223 C STREET, LLC

**Second:** Organized under the laws of which state or country:  
District of Columbia

**Third:** Address of principal office:  
3823 FORDHAM STREET NW  
WASHINGTON, District of Columbia 20016

**Fourth:** Name of Registered Agent and address of registered office in DC:  
C T CORPORATION SYSTEM  
1015 15th St NW  
Suite 1000  
Washington, District of Columbia 20005

**Fifth:** Brief statement of business affairs conducted in DC:  
Other  
Rental

**Sixth:** List all entity governors (attach list if needed):

Name	Address
VICKI HART	3823 FORDHAM ST., N.W., WASHINGTON, District of Columbia 20016

**Seventh:** Is foreign filing entity in good standing in state / country where it is organized?

**Eighth:** Name of the Governor or Authorized Person:

No information provided.

If you sign this form you agree that anyone who makes a false statement can be punished by criminal penalties of a fine up to \$1000, imprisonment up to 180 days, or both, under DCOC § 22-2405;

**E-Signed**

**EXHIBIT C**

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PHOTO ILLUSTRATION BY THE DAILY BEAST

UPSTAIRS, DOWNSTAIRS

## EPA Administrator Scott Pruitt's Lobbyist-Owned Pad Was GOP Fundraising Hub

Republican lawmakers raised money downstairs, while the EPA administrator lived upstairs in his rented lobbyist-owned townhouse.

LACHLAN MARKAY, SAM STEIN 04.02.18 8:09 PM ET



&lt; HOMEPAGE



PHOTO ILLUSTRATION BY THE DAILY BEAST

The lobbyist-owned townhouse that EPA Administrator Scott Pruitt rented for relatively small nightly sums also served as a hub for Republican lawmakers hoping to raise money for their congressional campaigns.

A review of fundraising invitations reveals that at least three members of Congress had fundraisers at the now-controversial Capital Hill brownstone during the same period of time that Pruitt was living there. Several of those fundraisers took place on dates when Pruitt was in Washington, D.C., according to a cross-reference of the invitations and Pruitt's schedule.

ADVERTISEMENT

The EPA said that Pruitt wasn't invited to and didn't attend any of the events. And even if he were to have attended, ethics laws do not prohibit a cabinet secretary from going to a political event in his or her personal time.

[HOMEPAGE](#)

over how the EPA chief conducted himself upon arriving in Washington.

"Nothing says 'the swamp' like corporate lobbyists holding high-dollar fundraisers in a luxury Capitol Hill condo," said Brendan Fischer, the director of federal reform programs at the Campaign Legal Center, a nonprofit ethics group. "The fact that a senior member of the administration is staying in a lobbyist's fundraiser den when he isn't flying first class on the taxpayer dime might say something about President Trump's commitment to his 'Drain the Swamp' pledge."

The townhouse at 223 C Street, NE, is owned by Vicki Hart and her husband J. Steven Hart, who chairs one of D.C.'s major lobbying firms and represents, among other clients, major energy companies. According to ABC News, Pruitt lived at the address during the spring and early summer of 2017, paying a rate of \$50-a-night—well below a standard fare for someone renting out prime real estate on the Hill.

The EPA says the relationship was entirely above board. A spokesperson for the agency provided a memo from its chief ethics attorney, who reviewed the arrangement retroactively and found that it fully complied with relevant laws and regulations. But the White House said on Monday that it was conducting its own review of the practice to ensure it was above board, according to a Wall Street Journal report.

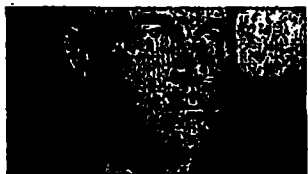
#### RELATED IN POLITICS



Third GOP Member of Congress Calls for Pruitt's Resignation



Is the EPA's Scott Pruitt Too Crooked to Fail?



Pruitt Hangs On, and Hopes Kelly Overplayed His Hand

During those months that Pruitt stayed in the house—from March through July, according to records reported by Bloomberg—political action committees associated with several members of Congress held fundraisers at 223 C Street, NE as well. They include Sen. Mike Crapo (R-ID), who hosted, what appears to be, monthly luncheons. A request for comment made to Crapo's Freedom Fund was not returned. Rep. Bill Huizenga (R-MI) held a breakfast fundraiser at the townhouse on March 9, 2017. A treasurer for "Huizenga for Congress" did not return a request for comment. And Save America PAC, the political action committee for Sen. Jim Risch (R-ID), also held an event at the house in mid-July,

[HOMEPAGE](#)

## ADVERTISING

A request for comment made to Steven Hart's office was not returned.

Pruitt was in Washington, D.C., on the same day of at least three of the Crapo fundraisers (he was in Oklahoma for a fourth). He was in Little Rock, Arkansas, on the date of the Risch fundraiser and in Houston during the Huizenga event (his publicly released schedule does not go back that far). Though the events took place at his residence, most of them were in the middle of the day which would have made it difficult for Pruitt to have attended.

Pruitt was out of town for some of the events, and might not have even known they were taking place. But Fischer insists that that's almost beside the point.

"Even if that is true," he said, "the fact that fundraisers were a common occurrence is a reminder that Pruitt was getting a sweet deal on a luxury condo from a couple whose job is influence-peddling."

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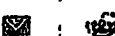


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1010001-254

**EXHIBIT D**



## **Upcoming Events Memo -Changes and Additions-**

**May 4, 2017**

Please send all changes and additions by 12:00 PM on  
Friday, May 5th, 2017

### **2017 Senator Events**

**Wednesday, May 24, 2017**

**SENATOR MIKE CRAPO (R-ID)**

**Lunch: 12:00-1:00pm**

**Location: 223 C Street NE; Unit B**

**Cost: \$2,500 PAC/\$1,000 Individual**

**RSVP: Amy Mathis at amy@hrs-de.com or 703-566-8267**

**Wednesday, June 28, 2017**

**SENATOR MIKE CRAPO (R-ID)**

**Lunch: 12:00-1:00pm**

**Location: 223 C Street NE; Unit B**

**Cost: \$2,500 PAC/\$1,000 Individual**

**RSVP: Amy Mathis at amy@hrs-de.com or 703-566-8267**

**Thursday, July 27, 2017**

**SENATOR MIKE CRAPO (R-ID)**

**Lunch: 12:00-1:00pm**

**Location: 223 C Street NE; Unit B**

**Cost: \$2,500 PAC/\$1,000 Individual**

**RSVP: Amy Mathis at amy@hrs-de.com or 703-566-8267**

**Wednesday, September 27, 2017**

**SENATOR MIKE CRAPO (R-ID)**

**Lunch: 12:00-1:00pm**

**Location: 223 C Street NE; Unit B**

**Cost: \$2,500 PAC/\$1,000 Individual**

**RSVP: Amy Mathis at amy@hrs-de.com or 703-566-8267**

**Wednesday, October 25, 2017**

**SENATOR MIKE CRAPO (R-ID)**

**Lunch: 12:00-1:00pm**

**Location: 223 C Street NE; Unit B**

**Cost: \$2,500 PAC/\$1,000 Individual**

**RSVP: Amy Mathis at amy@hrs-de.com or 703-566-8267**

**Thursday, November 30, 2017**

**SENATOR MIKE CRAPO (R-ID)**

**Lunch: 12:00-1:00pm**

**Location: 223 C Street NE; Unit B**

**Cost: \$2,500 PAC/\$1,000 Individual**

**RSVP: Amy Mathis at amy@hrs-de.com or 703-566-8267**