RECEIVED FEDERAL ELECTIO COMMISSION	IN AND DEFORE	RECEIVED
2014 MAYHE FEDER	28 TAL ELECTION COMMISSION	ON 14 PM 3: 55
OFFICE OF GENER COUNSEL	RAL	FEC MAIL CENTER
In Re:)	
Center for the American Future, Inc.)) MUR 6793)	
Respondent	ý	

Response to Complaint and Motion to Dismiss

Center for the American Future, Inc. ("the Center"). hereby responds to the Complaint in the above-referenced Matter Under Review ("MUR") 6793 and denies the allegations contained in the Complaint and moves for dismissal of the Complaint.

The Complaint alleges that the Center has violated the Federal Election Campaign Act of 1971, as amended ("FECA") by making expenditures in support of Steve Stockman for Senate Campaign ("Campaign") and coordinating the expenditures with the Campaign.

Mr. Jason Posey is the [office] of the Center. As per the attached affidavit, the activities of the Respondent were not conducted in cooperation, consultation, or concert with or at the request or suggestion of Steve Stockman, the Campaign or any agent of the Campaign.

A communication is a coordinated communication only when the communication meets all three prongs for coordinated communication under 11 C.F.R. § 109.21(a). One of these requirements is the conduct prong. The conduct prong determines if the relationship between the candidate and the candidate's authorized committee is sufficient to treat the communications as coordinated. The conduct prong is met when one of the four standards (the request or suggestion standard, the material involvement standard, substantial discussion standard, and the common vendor standard) is met. 11 C.F.R. § 109.21(d).

The Center respectfully requests that the FEC find no reason to believe that a violation has occurred as to the Complaint, dismiss the Complaint, and close the MUR.

Respectfully Submitted,

Cleta Mitchell, Esq.
Foley & Lardner LLP
3000 K. Street, NW #600
Washington, D.C. 20007
(202) 295-4081
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Counsel for Respondent Center for the American Future, Inc.

IN AND BEFORE

THE FEDERAL ELECTION COMMISSION COUNCER OF GENERAL

In Re:)	
Center for the American Future, Inc.) MUR 6793	
Respondent))	

Affidavit of Jason Posev

I, Jason Posey, make this affidavit in support of the Response to Complaint and Motion to Dismiss ("the Response") to MUR 6793:

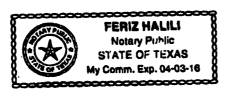
- 1. I have personal knowledge of the matters set forth in this Affidavit.
- 2. I am the [office] of the Center for the American Future, Inc. ("the Center"). I have held that position since I formed the Center in August 2013.
- The mission of the Center is to help us fulfil the promise of America, so that it may become that Shining City on a Hill President Reagan dreamed of.
- From the date of incorporation, the Center has published and distributed The Conservative News in electronic and paper form and has published a website (collectively referred to as the "Center Activities").
- The Center Activities were planned and carried out by the Center. The Center Activities were not conducted in cooperation, consultation, or concert with or at the request or suggestion of Steve Stockman, Stockman for Senate Campaign ("the Campaign"), or any agent of the Campaign.
- Neither Steve Stockman, the Campaign, nor any agent of the Campaign had any material involvement or substantial discussions with me, the Center or any other officers or agents of the Center related to the Center Activities.

I certify and attest that the above and foregoing statements made by me are true and correct to the best of my knowledge and belief.

ACKNOWLEDGEMENT

STATE OF TEXAS)	
. 1)	SS.:
COUNTY OF Havis)	

On the 13th day of May in the year 2014, before me, the undersigned, a Notary Public in and for said State, personally appeared Jason Posey, and attested under penalty of perjury that the above and foregoing statements are true and correct to the best of his knowledge and belief.



Notary Public (SEAL)

Print Name: TANZ talili

My commission expires: 04/03/20/6