

BEFORE THE FEDERAL ELECTION COMMISSION

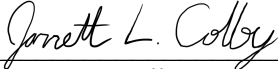
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)	
Americans for Progressive Action USA)	
and Christopher Henry)	
Richardson f/k/a Christopher Henry)	MUR 7738
Aragon in his official capacity)	
as treasurer)	
Christopher Henry Richardson f/k/a)	
Christopher Henry Aragon)	

**SECOND CONSENT TO EXTEND THE TIME TO COMMENCE
A CIVIL LAW ENFORCEMENT ACTION, SUIT, OR PROCEEDING**

In order to provide for a possible resolution of this matter through pre-probable cause conciliation, the Respondents, Americans for Progressive Action USA and Christopher Henry Richardson f/k/a Christopher Henry Aragon hereby consent to toll the statute of limitations for any civil law enforcement action, suit, or proceeding that the Federal Election Commission might institute in connection with MUR 7738 pursuant to 52 U.S.C. § 30109(a) for an additional period of one hundred and twenty (120) days.

This agreement will extend the time to institute a civil law enforcement suit for an additional period of one hundred and twenty (120) calendar days from the expiration date of the five-year statute of limitations found at 28 U.S.C. § 2462, or any other statute of limitations or repose that may be applicable in these matters.

There shall be no additional consent to extend the time to institute a civil law enforcement suit without the written consent of the Respondents.



 Jarrett L. Colby, Esq.
 Counsel for the Respondents

11/20/2023

 Date