



**New York City
Campaign Finance Board**

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August 28, 2013

By First Class Mail and C-ACCESS

Brendan Griffith
NYC CLC Political Action Campaign Fund



FINAL BOARD DETERMINATION – EC2013 CAMPAIGN

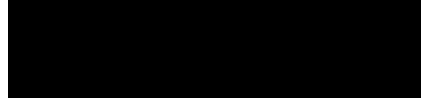
The New York City Campaign Finance Board (“Board”), at a meeting held on August 28, 2013, made the following final determination concerning NYC CLC Political Action Campaign Fund (“CLC”):

The Board determined that CLC violated the Board Rules and that the Independent Spender, CLC, and its Authorized Representative, Brendan Griffith (collectively, the “Spender”), were jointly and severally liable for paying a penalty of \$250 for submitting a filing five days late. *See* Board Rule 13-03. The independent expenditure disclosure filing covering the period from July 12, 2013 through August 5, 2013 was due on August 9, 2013. The Spender filed this disclosure on August 14, 2013, five days late. The Board assessed a penalty of \$50 per day.

The Board determined that the amount due was \$250. On August 23, 2013, the Spender paid \$250, satisfying its penalty obligation in full.

You may challenge this final determination, within four months, in the New York State Supreme Court pursuant to Article 78 of the Civil Practice Law and Rules.

If you have any questions concerning this Final Board Determination, please contact Bethany M. Perskie, Associate Counsel, at (212) 306-7282 or bperskie@nyccfb.info.



signature on original

Sue Ellen Dodell
General Counsel

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SED/BMP