ATTORNEY AT LAW

Capited Hill West Building 201 Massachusetts Avecuse, N.B. Seite C-1 Washington, D.C. 20002 Phone (202) 547-9225 Fax (202) 547-9228

July 7, 2000

Kenneth E. Kellner Counsel Investigative Subcommittee Committee on Standards of Official Conduct HT-2 U.S. Capitol Washington, DC 20515

Re: In the Matter of Representative Earl F. Hilliard

Dear Mr. Kellner:

On behalf of my client, Roderick J. Smith, and in response to the subpoena issued to him on June 15, 2000 for (1) any and all documents and records relating to the lease, use, ownership, or occupancy of real property, office space, or premises of any kind by the African American Institute or the Alabama Film and Entertainment Council; and (2) any and all documents and records relating to the operations and activities of the African American Institute or the Alabama Film and Entertainment Council, there is enclosed a letter from Mr. Smith stating that he does not have any of the records in question.

Ralbh L. Lotkin

RODERICK J. SMITH 112 HARVILL LANE BIRMINGHAM, ALABAMA 35217

July 5, 2000

Ralph L. Lotkin Attorney at Law 201 Massachusetts Avenue, N.E., Suite C-1 Washington, DC 20002

Dear Attorney Lotkin:

In response to the subpoena request for information as Chairman of the Board of Directors for the National African American Center, Inc., I do not have in my possession, custody or control, any documents or records of the African American Institute and the Alabama Film and Entertainment Council.

Sincerely,

Roderick J. Smith

ATTORNEY AT LAW

Capitol Hill Wen Building 201 Massachusetts Avenue, N.B. Suits C-1 Washington, D.C. 20002 Phone (202) 547-9225 Fax (202) 547-9228

July 7, 2000

Kenneth E. Kellner
Counsel
Investigative Subcommittee
Committee on Standards of Official Conduct
HT-2 U.S. Capitol
Washington, DC 20515

Re: In the Matter of Representative Earl F. Hilliard

Dear Mr. Keliner:

On behalf of my client, Elvira Williams, and in response to the subpoena issued to her on June 15, 2000 for (1) any and all documents and records relating to the lease, use, ownership, or occupancy of real property, office space, or premises of any kind by the African American Institute or the Alabama Film and Entertainment Council; and (2) any and all documents and records relating to the operations and activities of the African American Institute or the Alabama Film and Entertainment Council, there is enclosed a letter from Ms. Williams stating that she does not have any of the records in question in addition to those already given to me.

Enclosed are copies/originals of documents hot previously submitted.

Sincerely yours,

Ralph L, Lotkin

ELVIRA W. WILLIAMS 540 WYATT BLVD. LINCOLN, ALABAMA 35096

June 21, 2000

Ralph L. Lotkin Attorney at Law 201 Massachusetts Avenue, N.E., Suite C-1 Washington, DC 20002

Dear Attorney Lotkin:

In response to the subpoena request for additional information, as custodian of records for the Hilliard For Congress Campaign, I have previously submitted all records and documents in my possession as it relates to rental space in Montgomery for the time period of July 1, 1996 through June 30, 1997.

Aside from the materials I have previously provided, I have no records or documents for the African American Institute or the Alabama Film and Entertainment Council.

Sincercly, Clinica M. Williams

Elvira W. Williams

ATTORNEY AT LAW

Capitol IIII West Building
201 Messachusens Avenue, N.E.
Suite C-3
Washington, D.C. 20002
Phone (202) 547-9225
Fax (202) 547-9228

July 7, 2000

Kenneth E. Kellner Counsel Investigative Subcommittee Committee on Standards of Official Conduct HT-2 U.S. Capitol Washington, DC 20515

Ro: In the Matter of Representative Earl F. Hilliard

Dear Mr. Kellner:

On behalf of my client, Mary Hilliard, and in response to the subpoena issued to her on June 15, 2000 for (1) any and all documents and records relating to the lease, use, ownership, or occupancy of real property, office space, or premises of any kind by the African American Institute or the Alabama Film and Entertainment Council; and (2) any and all documents and records relating to the operations and activities of the African American Institute or the Alabama Film and Entertainment Council, there is enclosed a letter from Mrs. Hilliard stating that she does not have any of the records in question.

Ralph L. Lotkin

MARY F. HILLIARD 1625 CASTLEBERRY WAY BIRMINGHAM, ALABAMA 35214

June 21, 2000

Ralph Lotkin Attorney at Law 210 Massachusetts Avenuc, N.E., Suite C-1 Washington, DC 20002

Dear Attorney Lotkin:

Pursuant to the subpoena request to produce records and documents for the African American Institute and the Alabama Film and Entertainment Council, I do not have in my possession any documents on said corporations.

Sincerely,

Mary & Hilliard

Mary F. Hilliard

ATTORNEY AT LAW

Capitol Hill West Building 201 Massachusens Avenue, N.E., Suite C-I Washington, D.C. 20002 Phone (202) 547-9225 Fax (202) 547-9228

July 7, 2000

Kenneth E. Kellner Counsel Investigative Subcommittee Committee on Standards of Official Conduct HT-2 U.S. Capitol Washington, DC 20515

Re: In the Matter of Representative Earl F. Hilliard

Dear Mr. Kellner:

On behalf of my client Cheryl Hilliard, and in response to the subpocna issued to her as Registered Agent, National African American Center, Inc. on June 15, 2000 for (1) any and all documents and records relating to the lease, use, ownership, or occupancy of real property, office space, or premises of any kind by the African American Institute or the Alabama Film and Entertainment Council; and (2) any and all documents and records relating to the operations and activities of the African American Institute or the Alabama Film and Entertainment Council, there is enclosed a letter from Ms. Hilliard stating that she does not have any of the records in question.

Raiph L. Lotkin

CHERYL Y. HILLIARD 164 SUNBURST CIRCLE BIRMINGHAM, ALABAMA 35215

June 21, 2000

Ralph L. Lotkin Attorney at Law 201 Massachusetts Avenue, N.E., Suite C-I Washington, DC 20002

Dear Attorney Lotkin;

Pursuant to the subpoena request to produce records and documents for the National African American Center, Inc., African American Institute and the Alabama Film and Entertainment Council. I do not have in my possession any records or any documents pertaining to the National African American Center, Inc., the African American Institute or the Alabama Film and Entertainment Council

Sincerely, Cheryly Hilliard

Cheryl Y. Hilliard

ATTORNEY AT LAW

Capitol Hill West Building 20t Mussachusetts Avenue, N.E. Suite C-1 Washington, D.C. 20002 Phono (202) 547-9225 Fax (202) 547-9228

July 7, 2000

Kenneth E. Kellner Counsel Investigative Subcommittee Committee on Standards of Official Conduct HT-2 U.S. Capitol Washington, DC 20515

Re: In the Matter of Representative Earl F. Hilliard

Dear Mr. Kellner:

On behalf of my client, Toni Motley, and in response to the subpoena issued to her on June 15, 2000 for (1) any and all documents and records relating to the lease, use, ownership, or occupancy of real property, office space, or premises of any kind by the African American Institute or the Alabama Film and Entertainment Council; and (2) any and all documents and records relating to the operations and activities of the African American Institute or the Alabama Film and Entertainment Council, there is enclosed a letter from Ms. Motley stating that she does not have any of the records in question.

Ralph L. Lotkin

Toni R. Motley 665 Candle Lane Birmingham, AL 35214

June 21, 2000

Ralph L. Lotkin, Esq. Attorney at Law 201 Massachusetts Avenue Suite C-1 Washington, DC 20002

Dear Attorney Lotkin:

Pursuant to the subpoend to produce documents and records for the African American Institute and the Alabama Film and Entertainment Council dated June 15, 2000, I do not have in my possession, any documents or records pertaining to the lease, ownership, occupancy, office space or premises of said corporations. Also, I do not have any documents or records relating to the operations and activities of the African American Institute or the Alabama Film and Entertainment Council.

I do not have any knowledge as to the whereabouts of said documents and records.

Sincerely,

Toni R. Motley

Troni R. Mother