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Congress of the United States 2013 AUG -2 PM 4:55
House of Representatives
Washington, DC 20515-1603
July 26, 2013

COMMITTEE ON APPROPRIATIONS

SUBCOMMITTEES:
COMMERCE, JUSTICE, SCIENCE, AND
RELATED AGENCIES
FINANCIAL SERVICES AND GENERAL GOVERNMENT
MILITARY CONSTRUCTION, VETERANS AFFAIRS,
AND RELATED AGENCIES

By Hand Delivery
to the Clerk of the U.S. House of Representatives

HAND DELIVERED

U.S. House of Representatives
Committee on Ethics
1015 Longworth House Office Building
Washington, District of Columbia 20515-6328

MC

Re: Letter of Amendment – 2012 Financial Disclosure Statement

Dear Colleagues:

The purpose of this letter is to amend my 2012 Financial Disclosure Statement (the “2012 FDS”), which I filed with the Clerk of the House on or about May 15, 2013.

Specifically, a recent letter from the Committee on Ethics requested additional information regarding the following two assets: The first asset is a spousal asset, the “Cerner Retirement Plan—Am. Cent. Ultra Inv.,” reported as owned on Schedule III of the 2012 FDS, but not reported as owned on Schedule III of the 2011 Financial Disclosure Statement (the “2011 FDS”) or as purchased on Schedule IV of the 2012 FDS. The second asset also is a spousal asset, the “Cerner Corporation Foundations Retirement Plan AF Growth of Amer. R5,” reported as owned on Schedule III of the 2011 FDS, but not reported as owned on Schedule III or sold on Schedule IV of the 2012 FDS.

Each of the assets at issue was reported as a subitemization of assets held by my wife’s retirement plan, the Cerner Corporation Foundations Retirement Plan (the “Cerner Retirement Plan” or the “Plan”). A Cerner Retirement Plan quarterly statement dated September 30, 2012, indicates that the Plan exchanged the “AF Growth of Amer. R5” asset for the “Am. Cent. Ultra Inv.” asset during the quarterly period July 1, 2012 – September 30, 2012, specifically on July 10, 2012.

Therefore, for purposes of the 2012 FDS, I understand that the spousal asset “AF Growth of Amer. R5” should have been reported on Schedule IV as a sale/purchase for the spousal asset “Am. Cent. Ultra Inv.” quarterly as of September 30, 2012, with a transaction value of \$1,001 - \$15,000. No capital gain exceeding \$200 was realized as a result of this sale. By this letter, I amend my 2012 FDS to include this information.

Thank you for the opportunity to amend my 2012 FDS to include this information. By my signature below, I certify that the statements I have made in this letter are true, complete and correct to the best of my knowledge, information and belief. Please let me know if you have any questions or need additional information.

Sincerely,

Kevin W. Yoder