

EXHIBIT 31

unity08

LOAN AGREEMENT

THIS LOAN AGREEMENT (this "Agreement"), is made this ____ day of _____, 2007, by and among UNITY08 (hereinafter, known as "Borrower"), a Corporation organized under the laws of the District of Columbia and _____, (hereinafter, known as "Lender"). Borrower and Lender shall collectively be known herein as "the Parties." In determining the rights and duties of the Parties under this Loan Agreement, the entire document must be read as a whole.

NOW, THEREFORE, the Parties hereby agree as follows:

1. Loan Amount: On _____, Lender shall provide to Borrower by check or other negotiable instrument or by wire transfer to an account designated by Borrower the sum of _____ dollars (hereinafter, "the Loan Amount").

2. No Interest: Borrower shall pay zero percent (0%) interest on the loan.

3. Use of Loan Proceeds: Borrower may use the proceeds of the loans for the following purposes:

(a) Ballot Access for Unity08 ("*Ballot Access Initiative*");

(b) technology infrastructure and secure systems to hold the first-ever online nominating convention ("*Convention Hall Initiative*");

(c) web systems needed to implement the New American Agenda to define the crucial issues facing our nation ("*American Agenda Initiative*"); and

(d) general operating infrastructure to support these programs, including but not limited to, fundraising costs necessary to accomplish the above purpose or purposes.

Borrower shall not expend any part of the loan proceeds to influence the election or defeat of any clearly identified candidate for federal or state elected office.

4. Loan Repayment Terms: The Borrower shall determine, in its absolute discretion, when the collection of contributions from other sources will enable it to repay the loan, will notify the Lender of its intention to repay, and will specify the schedule of repayments.

5. Method of Loan Payment: The Borrower shall make all payments called for under this Agreement by sending check or other negotiable instrument made payable to the following individual or entity at the address indicated:

[Lender]
[Address]
[Address]

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If Lender gives written notice to Borrower that a different address shall be used for making payments under this Agreement, Borrower shall use the new address so given by Lender.

6. Notice:

(a) Addressee and Address to give Borrower written notice:

Doug Bailey
Unity08
PO Box 12545
Arlington, VA 22219

With a copy to:

Tom Collier
Steptoe & Johnson LLP
1330 Connecticut Avenue, NW
Washington, DC 20036

(b) Addressee and Address to give Lender written notice:

[Address]
[Address]

7. Parties That Are Not Individuals: If any Party to this agreement is other than an individual (i.e., a corporation, a Limited Liability Company, a Partnership, or a Trust), said Party, and the individual signing on behalf of said Party, hereby represents and warrants that all steps and actions have been taken under the entity's governing instruments to authorize the entry into this Agreement.

8. Integration: This Agreement sets forth the entire agreement between the Parties with regard to the subject matter hereof. All prior agreements, representations and warranties, express or implied, oral or written, with respect to the subject matter hereof, are hereby superseded by this agreement. This is an integrated agreement.

9. Severability: In the event any provision of this Agreement is deemed to be void, invalid, or unenforceable, that provision shall be severed from the remainder of this Agreement so as not to cause the invalidity or unenforceability of the remainder of this Agreement. All remaining provisions of this Agreement shall then continue in full force and effect. If any provision shall be deemed invalid due to its scope or breadth, such provision shall be deemed valid to the extent of the scope and breadth permitted by law.

10. Modification: Except as otherwise provided in this document, this Agreement may be modified, superseded, or voided only upon the written and signed agreement of the Parties. Further, the physical destruction or loss of this document shall not be construed as a modification or termination of the agreement contained herein.

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11. Further Acts: Each Party agrees to perform any further acts and execute any further agreements or papers of any character that may be necessary to fully and completely carry out the terms of this Agreement.

12. Counterparts: This Agreement may be executed and delivered in multiple counterparts, each of which shall be regarded as an original and all of which together shall constitute but one and the same instrument.

13. State Law: This Agreement shall be interpreted under, and governed by, the laws of the District of Columbia.

IN WITNESS WHEREOF and acknowledging acceptance and agreement of the foregoing, Borrower and Lender affix their signatures hereto.

BORROWER: UNITY08

LENDER:

By: _____

By: _____

Name: _____

Name: _____

Title: _____

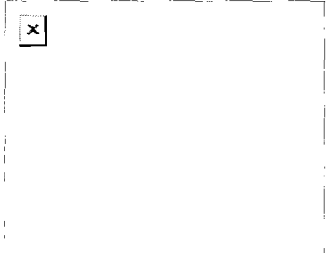
Title: _____

EXHIBIT 32

Unity08. A people's movement to take our country back.

DON'T TOLERATE "OFFICIAL WASHINGTON" TRYING TO STAND IN THE WAY OF UNITY08!

As you know, Unity08 is breaking new ground. Some months ago, we asked the Federal Election Commission (FEC), which oversees the implementation of election law, to provide guidance on how exactly we should be classified. The FEC's just-released answer is the first demonstration that the money-laden Washington establishment is uncomfortable with Unity08's potential to end the corruption and re-align our leadership with the will of the majority of American people.



[Click here to contribute to our campaign fund in preparation for "Official Washington's" next move to try to slow our momentum!](#)

[Click here to pass along this news and expose what Washington is trying to do...](#)

[Tell us what you think about the FEC decision and how we've presented it.](#)

The FEC shows itself as an agent of "Official Washington"

The FEC, the very agency that oversees a system that allows obscene amounts of special interest money to flow in favor of the two major parties, ruled to place strict limits on the money Unity08 can raise! Specifically, the FEC put in place a strict \$5,000 limit on any contribution to Unity08, but leaves the limits for the Democratic and Republican parties at \$25,000 per contribution – *that's five times as much!*

Of course, Unity08 had long ago voluntarily instituted a \$5,000 cap as part of our promise to reduce the influence of money on politics. And as you know, Unity08 refuses to take money from corporations or special interests. So nothing about our operations will change.

But this decision shows that "Official Washington" has taken notice and has begun to mobilize to keep this movement of American voters from shaking things up!

Don't tolerate "Official Washington" trying to stand in our way!

Don't tolerate the Washington establishment trying to keep this movement from ending the influence of money on politics and the partisan bickering it creates!

Make an [immediate contribution](#) to fight back against Washington insiders and the other decisions like this that are sure to follow as we demonstrate that we will indeed win the White House with a

bipartisan Unity Ticket in 2008!

Email or phone two friends today and urge them to become a part of Unity08!

Remember, Unity08 will win the White House with a bipartisan Unity Ticket in 2008, regardless of the decisions of a Washington bureaucracy like the FEC. But we need your help to prepare for the next such self-protectionist move from "Official Washington"!

Why should you care **what the FEC does?**

It's no secret that the FEC is a key player in today's broken political system in which money corrupts all, and has incentive to protect it. With this decision, the FEC essentially said it's fine if the two big parties continue largely uninhibited in their creative fundraising regardless of their wanton abuse of rational limits on special interest money. But a people's movement to end money-driven, hyper-partisan politics? That looks like it could shake things up, so tie one hand behind its back, and fast!

The decision sends a startling signal to the American people that they dare not do anything that might disrupt the entrenched partisan party machinery in Washington, or come between it and the lobbyist dollars that feed it. The FEC has made clear to Americans that if they want to do anything other than sit idly by while destructive partisanship and corruption shape how we are governed, much less start their own political party to impart constructive change, the FEC will surely try to stand in the way.

The FEC is comprised of partisan political appointees beholden to the Washington establishment, an establishment that, with this decision, the FEC illustrates its fervor to protect. **This dynamic is one that Americans find so distasteful and that Unity08 is positioned to remedy.**

Clearly, with this opinion, the FEC hopes to hinder our goal of a ticket for the White House chosen not by a handful of partisans in New Hampshire, Iowa and South Carolina, which is what happens today, but by millions of Americans across the country, regardless of their party affiliation.

We will of course abide by the FEC ruling, but our success depends not on the decisions of a Washington bureaucracy, but on the will of the people to force constructive change.

[Click here to contribute to the Unity08 campaign fund.](#)

[Click here to pass this important news along to a friend or colleague.](#)

[Tell us what you think about the FEC decision and how we've presented it.](#)

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