March 2, 2004

From:
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To:

Mr. Alberto Gonzales, White House Chief Counsel, by fax to 202-446-6279 Senator Richard Shelby by fax to 202-224-3416 Senator Orin Hatch by fax to 202-224-6331 Senator Mike DeWine by fax to 202-228-4429 Mr. Bert Foer, President, American Antitrust Institute, by fax to 202-966-8711

Gentlemen:

This is Sequel #1 to my letter of January 23 captioned **PROTECTING AND PRESERVING OPEN MARKET COMPETITION BY TAKING DOWN THE REAL ESTATE APPRAISER MONOPOLY IN AMERICA**.

Enclosed please find Appraisal Subcommittee letters dated 2-25-04 to Harry Quigley and 1-5-01 to Stephanie Chivers. In the 2-25-04 letter, Henson denies having ever threatened de-certification, or non-recognition, of Tennessee appraisers. In the 1-5-01 letter, Weinberg clearly threatens non-recognition of Tennessee appraisers. In the 2-25-04 letter, Henson declares that ASC Policy Statement 2 does not forbid a state from promulgating agreements which unduly restrict entry into the appraiser profession, yet sentence two in paragraph three on page five of the ASC Policy Statements (www.asc.gov) states, "Additional State imposed requirements, however, must not unduly restrict the ability of persons to become State certified or licensed appraisers."

This evidence shows that Henson and Weinberg are either practicing intentional misrepresentation or they are suffering from some form of dementia. It is clear that decertification, or non-recognition, of Tennessee appraisers as a tool to bust the Appraiser Monopoly in Tennessee will not be forthcoming from Henson and Weinberg. If this tool, which is proper and just against the Tennessee monopoly, is to be applied, the impetus must come from Mr. Gonzales and the executive powers of the President.

Please inform me of the actions you are taking in the matters detailed in my letter of January 23, 2004.

Sincerely,

Harry Quigley