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NAME OF COMMITTEE (In Full)
SUSAN B ANTHONY LIST INCFEC IDENTIFICATION NUMBER
C90011313Mailing Address 2800 Shirlington Rd
Suite 1200City State ZIP Code
Arlington VA 22206

Dear Federal Election Commission,

This letter responds to your inquiry concerning the Organization's amended year-end Form 5, filed on April 12, 2019 (FEC-1324067). Upon review of the Organization's Form 5 reports filed in 2018, we concluded that the most appropriate action was to amend the reports to accurately reflect that the Organization received no contributions in any of the reporting periods. These amendments were filed today. The history is described below.

On April 13, 2018, the Organization filed an April quarterly Form 5 (FEC-1221012) reporting independent expenditures made during the period including January 1 through March 31, 2018. No contributions were reported, because the independent expenditures were not paid for with contributions that had been received, either for the purpose of supporting the reported independent expenditures or for the purpose of influencing a federal election, during the reporting period. On May 31, 2018, the Organization received an RFAI related to its April quarterly Form 5, requesting clarifying information regarding contributions. On July 13, 2018, the Organization filed a Form 99 (FEC-1245973) in response to the RFAI, which stated that no contributions had been received by the Organization.

On July 13, 2018, the Organization filed a July quarterly Form 5 (FEC-1246151) reporting independent expenditures made during the period including April 1, 2018 through June 30, 2018. No contributions were reported, because the independent expenditures were not paid for with contributions that had been received, either for the purpose of supporting the reported independent expenditures or for the purpose of influencing a federal election, during the reporting period. The organization received an RFAI dated August 2, 2018, related to its July quarterly Form 5, requesting clarifying information regarding contributions. On August 6, 2018, the Organization filed a Form 99 (FEC-1254660) in response to the RFAI, which explained that no contributions had been received by the Organization. On the same day the Organization also filed an amendment (FEC-1254665) to its July quarterly Form 5. The amended Form 5 added a line entry on Schedule 5-A indicating receipts from "General Treasury Fund, SBA List". The purpose of this amended entry was to indicate that the independent expenditures were not paid for with contributions that had been received, either for the purpose of supporting the reported independent expenditures or for the purpose of influencing a federal election, during the reporting period, but instead were paid for using the Organization's own general treasury funds.

On October 15, 2018, the Organization filed an October quarterly Form 5 (FEC-1270668) reporting independent expenditures made during the period including July 1, 2018 through September 30, 2018. The October 15 quarterly Form 5 included a line entry on Schedule 5-A indicating receipts from "General Treasury Fund, SBA List". The purpose of this entry was to indicate that the independent expenditures were not paid for with contributions that had been received, either for the purpose of supporting the reported independent expenditures or for the purpose of influencing a federal election, during the reporting period, but instead were paid for using the Organization's own general treasury funds.

On January 31, 2019, the Organization filed a year-end Form 5 (FEC-1312440), reporting independent expenditures made during the period including October 1, 2018 through December 31, 2018. No contributions were reported, because no contributions had been received for the purpose of supporting the independent expenditures reported or to influence a federal election. On April 12, 2019, the Organization voluntarily filed an amendment (FEC-1324067) to its year-end Form 5 (FEC-1312440). The amended Form 5 added a line entry on Schedule 5-A indicating receipts from "General Treasury Fund, SBA List". The purpose

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of this amended entry was the same as the amended entry to the Organization's October quarterly report-to indicate that the independent expenditures were not paid for with contributions that had been received, either for the purpose of supporting the reported independent expenditures or for the purpose of influencing a federal election, during the reporting period, but instead were paid for using the Organization's general treasury funds.

After further consideration and to eliminate any potential ambiguity about its reports, on July 23, 2019, the Organization filed amended July 2018 and October 2018 quarterly reports (FEC-1343397 and FEC-1343399), and an amended 2018 year-end report (FEC-134401), deleting the redundant "General Treasury Fund, SBA List" line item from Schedule 5-A and adding a memo text indicating that no "contributions" [as that term is defined in 52 U.S.C. sec. 30101(8)(A)(i)] had been received by the Organization during any of the reporting periods at issue in the three reports.

If you have any questions, please do not hesitate to contact me.