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PAGE 1/2

NAME OF COMMITTEE (In Full) FEDUP POLITICAL ACTION COMMITTEE AKA FEDUP PAC FEC IDENTIFICATION NUMBER C00455923

Mailing Address 9625 Surveyor Court

Suite 400

City MANASSAS State ZIP Code VA 20110

Mr. Michael Adamsky Senior Campaign Finance Analyst Federal Election Commission Washington, D.C. 20463

RE: Fedup Political Action Committee AKA Fedup PAC Identification Number: C00455923 Request for Additional Information dated 12/22/2020 for the October Quarterly Report (7/1/2020 - 9/30/2020)

Dear Mr. Adamsky:

We are submitting this letter in response to the request for additional information referenced above for the following 5 items:

Request:" ... Your report discloses contributions from individuals for which the identification is not complete... Please amend your report to provide the missing information or a detailed description of your procedures for requesting the information."

Response: The FEDUP Political Action Committee requests address, employer, and occupation information from all contributors whose yearly aggregate contributions exceed \$200.00 and informs them of the requirement of complying with 11 CFR 104.7(b)(1). In the event that the information is not supplied as a result of the initial request, Committee makes a subsequent attempt to collect the information by mail, email, or telephone contact within 30 days of the initial contribution. This 'follow up' request a) clearly asks for the missing information without requesting a contribution, b) informs the contributor of the requirements for reporting such information under federal law, and c) is enclosed with a pre-addressed envelope when sent by postal mail. If the information is submitted after the initial monthly report is filed, the contributor master file is updated and the information is updated in memo entries filed with the next regularly scheduled report. The Committee also makes periodic requests during the year for all contributors to update their contact information and for contributors whose yearly contributions aggregate to more than \$200 to update their Employer/Occupation information. The Committee has filed several amendments this year that would have disclosed additional information received as the result of Treasurer's Best Efforts, if any were received.

The Committee received additional donor information from its Treasurer's Best Efforts process after the filing of the October Quarterly Report. We are filing amendments for previously filed reports that will reflect the updates in donor information.

Request: "Itemized independent expenditures must include a brief statement or description of why the expenditures were made. Please amend Schedule E of your report to clarify the following descriptions: "Creative, Production,", "Creative Production Services," "Creation of video," and "Creative Production (Estimate)."

Response: The Committee is clarifying the above referenced descriptions on the October Quarterly and subsequent reports and will file amendments. We are updating the list of descriptions that will be used in the future.

Request: "Your committee filed 48-hour reports informing the Commission of independent expenditures made in support or opposition of federal candidates with "Data Management Inc.," "Morgan, Meredith & Associates," and "American Target Advertising" as the payees. However, the amounts and dates of public dissemination disclosed on these reports do not appear to correlate with the entries on Schedule E, supporting Line 24 for the reporting period."

Response: In reviewing this item, the Committee determined that the ultimate vendor was disclosed on the 24 and 48 hour reports, although the payment was made to or the debt was owed to a third party. The Committee is in the process of identifying all the instances where this occurred and in creating amendments to clarify the record. We are updating the process for disclosing payees for the 24 and 48 hour reports.

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PAGE 2/2

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Request: "Schedule D of your report itemizes debt owed to "American Target Advertising - Internet," "Data Management Inc.," "Kokx, Stephen," "Leahy, Norman," "MVP Press," and "Phillips, Douglas" with outstanding beginning balances not included on your previous report. Please file an amendment to your report(s) to correct this discrepancy. (11 CFR 104.11(b))"

Request: "Schedule E discloses Calendar Year-To-Date Per Election totals for President which appear to be incorrect. Please amend your report to provide the correct total(s) on Schedule E. (52 U.S.C. 30104(b)(4) and 11 CFR 104.4(f))"

Response: We believe these two issues are related. The Committee uses FECFILE to create its reports and FECFILE calculates the Calendar Year-To-Date Per Election totals automatically from the transactions entered. End users cannot adjust the totals manually. The items for Schedule D that you report as not appearing on the previous report were entered in the July quarterly amendment that was filed on July 23, 2020. We believe that the FECFILE .dcf data file may have become corrupted at some point and is causing these discrepancies. We are in the process of rebuilding the file in order to reconcile these related problems. We will file amendments for all the affected reports on or before February 4, 2021, the date by which the Post-Special Election report is due. We believe that rebuilding the file will correct discrepancies in the October Quarterly, the Pre-General, and all subsequent reports filed by the Committee.

Thank you for working with us to resolve these issues. If you have any questions, please contact me.

Sincerely,

Donna Testa Treasurer