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Via electronic filing

Ben Holly
Senior Campaign Finance Analyst
Reports Analyst Division
Federal Election Commission
999 E Street NW
Washington, DC 20463

Re: C90004185

Dear Mr. Holly:

The purpose of this letter is to respond to your letters dated April 2, 2015, regarding the July Quarterly Report (4/1/2014 to 6/30/2014) and the Year-End Report (10/1/2014 to 12/31/2014) of NARAL Pro-Choice America, identification number C900041485.

Concerning the July Quarterly report, an amendment has been filed to the July Quarterly Report to correct the variance between the 24-hour reports and the original July Quarterly Report. The apparent late 24-hour filing was the result of a miscommunication between a vendor and NARAL as to the actual date of public dissemination. The discrepancy was discovered on the next business day and the original 24-hour notice was amended.

Your letter concerning the Year-End Report inquires about the reporting of contributors on Form 5. The Commission's regulations require the disclosure of contributors when a "contribution was made for the purpose of furthering the reported independent expenditure." 11 C.F.R. ?109.10(e)(1)(vi). NARAL Pro-Choice America had no such contributors to report; as a matter of policy, it does not accept contributions earmarked for a specific political purpose.

If you need any further information, please do not hesitate to contact me.

Very truly yours,

Ezra W. Reese
Counsel to NARAL Pro-Choice America