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October 23, 2015

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Office of the Secretary
United States Senate
Hart Senate Office Building, Suite 232
Washington, DC 20510

Ms. Jill Sugarman
Sr. Campaign Finance & Reviewing Analyst
Reports Analysis Division
Federal Election Commission
999 E Street, NW
Washington, DC 20463

Re: Friends of Bernie Sanders (C00411330)
2015 July Quarterly Report

Dear Madam Secretary and Ms. Sugarman,

This is in response to Ms. Sugarman's letter dated October 4, 2015, regarding the unitemized receipts listed on Line 11(a)(ii) of the Detailed Summary Page of Friends of Bernie Sanders' 2015 July Quarterly Report. Specifically, I am writing to confirm that the aggregate total for the election cycle of each unitemized contribution included on Line 11(a)(ii) is under the applicable \$200 threshold.

Additionally, please note that an amended Statement of Organization (FEC Form 1) was filed for Friends of Bernie Sanders on October 15, 2015, listing Northfield Savings Bank and Vermont Federal Credit Union as additional committee depositories.

I trust that this resolves the matter but please do not hesitate to contact me if you need any further information.

Sincerely,



Lora Haggard
Treasurer

P.O. Box 391 • Burlington, Vermont 05402 • 802-862-1505 • www.berniesanders.com

Paid for and authorized by Friends of Bernie Sanders.

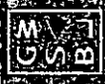


Contributions to Friends of Bernie Sanders are not deductible for federal income tax purposes.

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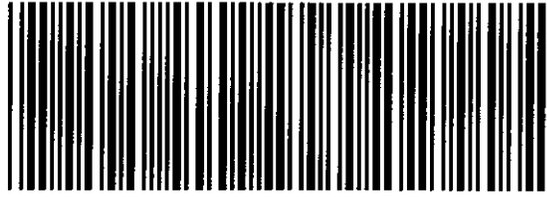
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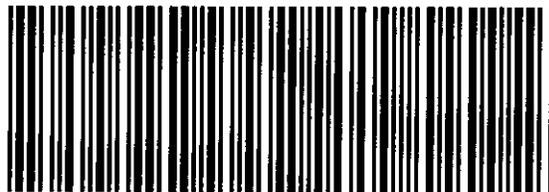
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