

**National Pro-Life Alliance PAC  
(NPLA-PAC)**

**4521 Windsor Arms Court  
Annandale, VA 22003**

June 26, 2000

Thomas F. Maxwell, Reports Analyst  
Reports Analysis Division  
Federal Election Commission  
999 E Street, NW  
Washington, DC 20463

RECEIVED  
FEC MAIL ROOM  
2000 JUN 29 P 2:58

ID No.: C00358051

Re: Our Statement of Organization; Your Letter Dated 6/7/2000

Dear Mr. Maxwell:

We respectfully do not agree with your letter alleging an "apparent discrepancy" and asking us to amend our Statement of Organization.

The instructions for completing line 6 of the Statement of Organization, found in the FEC's "Campaign Guide for Corporations and Labor Organizations" (August 1997), at page 4, say to "check all boxes that apply." That is exactly what we have done.

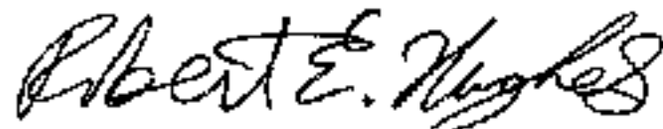
Our connected organization is both a "corporation without capital stock" and a "membership organization."

It is incorporated under the Virginia Non-Stock Corporation Act and, pursuant to its Articles of Incorporation and Bylaws, it is a membership organization as that term is defined in current FEC regulations. Thus, to comply with the FEC's own instructions for line 6, we must check both of those boxes.

If the FEC has changed its instructions for line 6 after issuance of the August 1997 "Campaign Guide for Corporations and Labor Organizations," please provide us with a copy of the change, let us know which box the FEC prefers for us to check and please explain why, as both boxes apply equally in our view.

I look forward to hearing from you at your convenience.

Sincerely,



Robert E. Hughes, Treasurer

REH/api

