

This form 99 report is being filed in response to letters sent by the Federal Election Commission (the FEC) to the Susan B. Anthony List, Inc. Candidate Fund (the PAC) concerning the PAC's Amended June Monthly Report (5/1/08-5/31/08), the Amended July Monthly Report (6/1/08-6/30/08), and the Amended 12 Day Pre-General Report (10/1/08-10/15/08). The PAC is submitting this single consolidated response to the issues raised in the above-reference letters. The FEC writes that the Amended June Monthly Report contained earmarked contributions totaling \$2,110.00 for which there are no corresponding disbursements itemized on Schedule B. The PAC has examined the contributions disclosed on Schedule A and has determined that a corresponding disbursement for each receipt has been disclosed. There are certain contributions that were received within 10 days of the end of the month for which the corresponding disbursement was made in the following month. These disbursements were disclosed on the PAC's Amended July Monthly Report. This would account for certain receipts dated in May 2008 not being included on the Amended June Monthly Report. The letter from the FEC concerning the Amended July Monthly Report notes that the amended report contains \$19,243.88 in disbursements that were not disclosed on the original report. The failure to include these disbursements on the original report was due to a technical error in the creation of the electronic file that was submitted to the FEC. Once it was discovered that these disbursements were not included on the original report, the PAC undertook a review of its activities to ensure that all disbursements were properly recorded in the database in which the PAC's information is stored. Upon completion of the review, the PAC generated and filed an amended report disclosing all disbursements made during the reporting period. Please be assured that it is the intention of the Susan B. Anthony List, Inc. Candidate Fund to comply fully w

\*\*\*\*\*