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NAME OF COMMITTEE (In Full)  
DONALD J. TRUMP FOR PRESIDENT, INC.

FEC IDENTIFICATION NUMBER  
C00580100

Mailing Address 725 FIFTH AVENUE

City State ZIP Code  
NEW YORK NY 10022

July 20, 2017

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

IDENTIFICATION NUMBER: C00580100

REFERENCE: APRIL QUARTERLY REPORT (01/01/2017 - 03/31/2017)

Dear Ms. Mongeon:

This statement is in response to the Commission's letter to the Committee dated June 15, 2017, regarding seven items.

First, regarding totals listed on Line(s) 17(d), 17(e), 22, 23, and 30, Column B-P of the Detailed Summary Pages of the Committee's above-referenced report, the Committee has corrected these totals on the Amended report being filed concurrently with this response.

Second, with respect to the contributions from the non-federal committees listed on the attachment to the Commission's letter, the Committee has safeguards in place to ensure such committees use federally permissible funds for their contributions. After additional research, the Committee has confirmed that these non-federal committees used federally permissible funds.

Third, all but one of the contributions associated with foreign mailing addresses listed on the attachment to the Commission's letter were previously charged back to the contributors' credit cards. Those contributors contributed via the Trump Make America Great Again Committee (C00618371) joint fundraising committee ("JFC"), and the chargebacks have been reported by the JFC. Moreover, the transfer of those funds from the Committee to Trump Make America Great Again Committee was reflected on the Committee's July Quarterly Report. The other contribution associated with a foreign mailing address listed on the attachment to the Commission's letter has been charged back to the contributor's credit card by the Committee and will appear on the Committee's October Quarterly Report.

Fourth, regarding contributions from limited liability companies ("LLCs"), the Committee has safeguards in place to ensure that all such contributions are made by eligible contributors only. The one contribution listed on the attachment to the Commission's letter has been refunded by the Committee. That contribution refund was reflected on the Committee's July Quarterly Report (See TRANS ID SB28A.728546).

Fifth, the Commission's letter requests clarification on contributions that appear to exceed federal contribution limits. Of the 45 contributors listed in the attachment to the Commission's letter, 8 had their contributions redesignated to another election and 2 had their contributions either refunded or charged back to their credit card. One contributor had one contribution refunded and another contribution redesignated. These redesignations, refunds, or chargebacks either appeared on a previously Amended Report (See Amended 2017 April Quarterly, Amended 2016 October Quarterly) or will appear on the Amended Report being filed concurrently with this response. Thirty-three contributors had previously contributed to the Committee but made additional contributions to Trump Victory (C00618389), a JFC in which the Committee participates, which transferred the contributions to the Committee. Any excessive contributions that resulted from contributions received by the Committee through the JFC have been returned to the JFC for proper reallocation among its participants, which will be disclosed by the JFC on the appropriate report. The transfer of those funds from the Committee to Trump Victory was reflected on the Committee's July Quarterly Report. Finally, for one

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contributor whose excessive contributions were previously remedied by credit card chargebacks that appeared on the Committee's 2016 Year End Report, the Committee mistakenly reported a redesignation on the Amended 2017 April Quarterly Report. This redesignation will be removed on the Amended report being filed concurrently with this response.

Sixth, in the Amended report being filed concurrently with this response, the Committee has clarified the name of the vendor and address for the entry on Line 23.

Seventh, due to software limitations, the Committee is unable to populate the missing election cycle-to-date totals in the Committee's report. All entries without election cycle-to-date totals represent an election cycle-to-date amount of \$0.00. The Committee will include explanatory memo text on its Amended report being filed concurrently with this response, as well as on any affected future reports for the Commission's and public's convenience.

Please feel free to contact us if you have any further questions.

Sincerely,  
Bradley T. Crate  
Treasurer