

MISCELLANEOUS REPORT TO THE FEC (FEC Form 99)

NAME OF COMMITTEE (In Full)

FEC IDENTIFICATION NUMBER

ROLLING SEA ACTION FUND

C00844530

Mailing Address 80 M ST SE, STE 1000
CARE OF KALIK AND ASSOCIATES INC

City State ZIP Code
WASHINGTON DC 20006

To: Aaron Carroll
From : Rollings Sea Action Fund
Jason J. Hinton, Treasurer
Date: June 7, 2026
Re: Response to RFAI Dated May 3, 2026
Due June 8, 2026

Issue #1: Schedule A supporting Line 11(a)(i) of the Detailed Summary Page (see attached) discloses one or more contributions which appear to exceed the limits set forth in the Act. 52 U.S.C. 30116(f) and 11 CFR 110.1(d) and 110.2(d) prohibit a committee and its affiliates from receiving any contribution from another political committee or person in excess of \$5,000 per calendar year. However, Commission records indicate that your Committee maintains a Non-Contribution Account consistent with the stipulated judgment in Carey v. FEC.

Response: This contribution was received into the non-contribution account. The transaction has been amended in the Committees compliance software to report properly on Line 17. The April Quarterly Report has been amended to reflect this change.

Issue #2: Schedule A supporting Line 11(a)(i) of the Detailed Summary Page (see attached) discloses a receipt(s) from an organization(s) that is not registered with the Commission. 52 U.S.C. 30118 (formerly 2 U.S.C. 441b) prohibits the receipt of funds from national banks, corporations, and labor organizations. However, Commission records indicate that your Committee maintains a Non-Contribution Account consistent with the stipulated judgment in Carey v. FEC.

Response: These contributions were received into the non-contribution account. The transactions have been amended in the Committees compliance software to report properly on Line 17. The April Quarterly Report has been amended to reflect this change.

Issue #3: Your committee has filed a 24-Hour Report for an independent expenditure supporting "Way, Tahesha" (see attached) which has not been itemized on Schedule E supporting Line 24 of the Detailed Summary Page.

Response: This transaction has been properly recorded as an Independent Expenditure in the Committees compliance software and properly reports as a Schedule E independent expenditure. The April Quarterly Report has been amended to reflect this change.

end of response