

SENSITIVE

March 17, 2021

MEMORANDUM

TO: The Commission

THROUGH: Alec Palmer

Staff Director

FROM: Patricia C. Orrock DC for PCO

Chief Compliance Officer

Debbie Chacona DC Assistant Staff Director Reports Analysis Division

KDR

BY: Kristin D. Roser/Ben Holly

Reports Analysis Division

Compliance Branch

SUBJECT: Reason To Believe Recommendation - 2020 30 Day Post-General Report

(Unauthorized Filers) for the Administrative Fine Program

Attached is a list of political committees and their treasurers who failed to file or timely file the 2020 30 Day Post-General Report in accordance with 52 U.S.C. § 30104(a). The list is comprised of unauthorized committees that failed to file or timely file the 2020 30 Day Post-General Report.

The committees appearing on the 30 Day Post-General Report list either failed to file the report, filed the report after the due date but within thirty (30) days of the due date (considered a late filed report), or filed the report more than thirty (30) days after the due date (considered a non-filed report). In accordance with 11 C.F.R. § 111.43, these committees should be assessed the civil money penalties indicated in the attachment.

In order to determine the level of activity for unauthorized quarterly filers that failed to file or failed to timely file the 30 Day Post-General Report, the Reports Analysis Division (RAD) used the following procedures and criteria:

- Every 30 Day Post-General Report (30 Day Report) submitted by an unauthorized quarterly filer that covered the period from October 1, 2020 through November 23, 2020 (54 days), was reviewed for activity which would have required the filing of a 12 Day Pre-General Report (12 Day Report). If our research indicated that the filing of a 12 Day Report was required, we utilized a two-step method to arrive at the estimated level of activity on which to base the fine amount. First, we took the sum of all itemized receipts and disbursements that should have been disclosed on a 12G. Second, if the committee had any unitemized activity, a per diem level of activity was used by multiplying the total amount of activity on the report by 25.93% (14 days (12G Filing Period)/54 days (30G Filing Period)).
- The committees identified through this process as failing to file or failing to timely file the 12 Day Report were included in the Reason to Believe Recommendation circulated to the Commission on March 4, 2021. If the same committee also failed to file the 30 Day Report in a timely manner, we based the 30 Day Report fine on the amount of the remaining level of activity. We arrived at this amount by subtracting the estimated level of activity for the 12 Day Report from the total amount of activity on the 30 Day Report. In these cases, the committees will also be assessed a fine for the 30 Day Report based on the estimated levels of activity described above and are included on the attached list.
- Every Year-End Report (YE) submitted by an unauthorized quarterly filer that covered the period from October 1, 2020 through December 31, 2020 (92 days) was reviewed for activity which would have required the filing of a 30G. If our research indicated that a 30G was required, we utilized a three-step method to arrive at the activity on which to base the 30G fine amount. First, we took the sum of all itemized receipts and disbursements that should have been disclosed on a 30G. Second, if the committee had any unitemized activity, a per diem level of this activity was calculated by multiplying the total amount of unitemized activity on the report by 58.70% (54 days (30G Filing Period)/92 days (YE Filing Period)). Third, we took the sum of the amounts calculated in steps one and two to arrive at the level of activity assigned to the 30G. If the same committee was required to file the 12 Day Report, but failed to file this report, we utilized a three-step method to arrive at the activity on which to base the 30G fine amount. First, we took the sum of all itemized receipts and disbursements that should have been disclosed on a 30G. Second, if the committee had any unitemized activity, a per diem level of this activity was calculated by multiplying the total amount of unitemized activity on the report by 43.48% (40 days (30G Filing Period)/92 days (YE Filing Period)). Third, we took the sum of the amounts calculated in steps one and two to arrive at the level of activity assigned to the 30G.

Recommendation

- 1. Find reason to believe that the political committees and their treasurers, in their official capacity, listed on the RTB Circulation Report violated 52 U.S.C. § 30104(a) and make a preliminary determination that the civil money penalties would be the amounts indicated on the RTB Circulation Report.
- 2. Send the appropriate letters.

3/17/2021 12:33 PM

Federal Election Commission Reason to Believe Circulation Report 2020 POST-GENERAL Not Election Sensitive 12/03/2020 UNAUTH

AF#	Committee	Committee Name	Treasurer	Threshold	PV	Receipt Date	Days Late	LOA	RTB Penalty
	ID								

4075		COMMITTEE TO ELECT ROBERT J. LOVERO	MICHAEL W. FELLOWS	\$400,661	0	2/10/2021	*Not Filed	\$39,241	\$1,267
------	--	-------------------------------------	-----------------------	-----------	---	-----------	------------	----------	---------

3/17/2021 12:33 PM

AF#	Committee ID	Committee Name	Treasurer	Threshold	PV	Receipt Date	Days Late	LOA	RTB Penalty
4086	C00556605	NEVADA COUNTY REPUBLICAN PARTY	FRANCES J. FREEDLE	\$122,609	0	1/13/2021	*Not Filed	\$9,694	\$422

^{*} The committee filed their report more than thirty (30) days after the due date; therefore, the report is considered not filed.

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)
Reason To Believe Recommendation - 2020 30 Day Post-General Report (Unauthorized Filers) for the Administrative Fine Program:)))

COMMITTEE TO ELECT ROBERT J.) AF# 4075

LOVERO, and FELLOWS, MICHAEL W)

as treasurer;

NEVADA COUNTY REPUBLICAN)	AF# 4086
PARTY, and FRANCES J FREEDLE as)	
treasurer;)	

CERTIFICATION

I, Laura E. Sinram, Acting Secretary and Clerk of the Federal Election

Commission, do hereby certify that on March 19, 2021, the Commission took the

following actions on the Reason To Believe Recommendation - 2020 30 Day Post
General Report (Unauthorized Filers) for the Administrative Fine Program, as

recommended in the Reports Analysis Division's Memorandum dated March 17, 2021,

on the following committees:

Page 4

AF#4075 Decided by a vote of 6-0 to: (1) find reason to believe that COMMITTEE TO ELECT ROBERT J. LOVERO, and FELLOWS, MICHAEL W in his official capacity as treasurer violated 52 U.S.C. § 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

AF#4086 Decided by a vote of 6-0 to: (1) find reason to believe that NEVADA COUNTY REPUBLICAN PARTY, and FRANCES J FREEDLE in her official capacity as treasurer violated 52 U.S.C. § 30104(a) and make a preliminary determination that the civil money penalty would be the amount indicated on the report; (2) send the appropriate letter. Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

Page 7



Attest:

Laura Sinram Digitally signed by Laura Sinram Date: 2021.04.07 13:28:28 -04'00'

Laura E. Sinram
Acting Secretary and Clerk of the
Commission



AF

April 9, 2021

Michael W. Fellows, in official capacity as Treasurer Committee to Elect Robert J. Lovero 2140 S. Oak Park Berwyn, IL 60402

C00743146 AF#: 4075

Dear Mr. Fellows,

The Federal Election Campaign Act of 1971, as amended ("the Act"), requires that your committee file a 30 Day Post-General Report of Receipts and Disbursements in a calendar year in which a regularly scheduled general election is held. This report, covering the period October 1, 2020 through November 23, 2020 shall be filed no later than December 3, 2020. 52 U.S.C. § 30104(a). Because records at the Federal Election Commission ("FEC") indicate that you did not file this report within thirty (30) days of the due date, the report is considered not filed for the purpose of calculating the civil money penalty. You should file the report if you have not already done so.

The Act permits the FEC to impose civil money penalties for violations of the reporting requirements of 52 U.S.C. § 30104(a). 52 U.S.C. § 30109(a)(4). On March 19, 2021, the FEC found that there is reason to believe ("RTB") that Committee to Elect Robert J. Lovero and you, in your official capacity as treasurer, violated 52 U.S.C. § 30104(a) by failing to file timely this report on or before December 3, 2020. Based on the FEC's schedules of civil money penalties at 11 CFR § 111.43, the amount of your civil money penalty calculated at the RTB stage is \$1,267. Please see the attached copy of the Commission's administrative fine regulations at 11 CFR §§ 111.30-111.55. The Commission's website contains further information about how the Attachment 1. fine works and how the fines administrative program are calculated. See https://www.fec.gov/af/pay.shtml 11 CFR § 111.34. Your payment of \$1,267 is due within forty (40) days of the finding, or by April 28, 2021, and is based on these factors:

Election Sensitivity of Report: Not Election Sensitive

Level of Activity: \$39,241

Number of Days Late: Not Filed (reports not filed within thirty (30) days of the due date

are considered not filed for the purpose of calculating the penalty)

Number of Previous Civil Money Penalties Assessed: 0

At this juncture, the following courses of action are available to you:

COMMITTEE TO ELECT ROBERT J. LOVERO

Page 2 of 5

1. If You Choose to Challenge the RTB Finding and/or Civil Money Penalty

If you should decide to challenge the RTB finding and/or calculated civil money penalty, you must submit a written response to the FEC's Office of Administrative Review. Your response must include the AF# (found at the top of page 1 under your committee's identification number) and be received within forty (40) days of the Commission's RTB finding, or April 28, 2021. 11 CFR § 111.35(a). Your written response must include the reason(s) why you are challenging the RTB finding and/or calculated civil money penalty and must include the factual basis supporting the reason(s) and supporting documentation. The FEC strongly encourages that documents be submitted in the form of affidavits or declarations. 11 CFR § 111.36(c).

Please note, on June 18, 2020, the Federal Election Commission began the initial phase (Phase I) of its return to normal operations. At this stage, the agency's offices will remain closed to visitors and most of its employees will continue to telework in an effort to limit the spread of coronavirus (COVID-19). The Commission is processing some documents submitted by mail, though processing will not occur daily until the agency resumes normal mail operations. Nevertheless, a challenge to an RTB finding and/or calculated civil money penalty must be received on time. Thus, all written responses and supporting documentation should be converted to PDF (Portable Document Format) and must be emailed to administrative fines afec.gov. The Commission encourages the use of electronic signatures on electronically submitted documents, but scanned copies of ink signatures will be accepted. Electronically submitted challenges will be deemed received on the date it is electronically received by staff.

The FEC will only consider challenges that are based on at least one of three grounds: (1) a factual error in the RTB finding; (2) miscalculation of the calculated civil money penalty by the FEC; or (3) your demonstrated use of best efforts to file in a timely manner when prevented from doing so by reasonably unforeseen circumstances that were beyond your control. 11 CFR § 111.35(b). For a challenge to be considered on the basis of best efforts, you must have filed the required report no later than 24 hours after the end of these reasonably unforeseen circumstances. Id. Examples of circumstances that will be considered reasonably unforeseen and beyond your control include, but are not limited to: (1) a failure of Commission computers or Commission-provided software despite your seeking technical assistance from Commission personnel and resources; (2) a widespread disruption of information transmissions over the Internet that is not caused by a failure of the Commission's or your computer systems or Internet service provider; and (3) severe weather or other disaster-related incident. 11 CFR § 111.35(c). Examples of circumstances that will not be considered reasonably unforeseen and beyond your control include, but are not limited to: (1) negligence; (2) delays caused by vendors or contractors; (3) treasurer and staff illness, inexperience or unavailability; (4) committee

COMMITTEE TO ELECT ROBERT J. LOVERO

Page 3 of 5

computer, software, or Internet service provider failures; (5) failure to know filing dates; and (6) failure to use filing software properly. 11 CFR § 111.35(d).

The "failure to raise an argument in a timely fashion during the administrative process shall be deemed a waiver" of your right to present such argument in a petition to the U.S. District Court under 52 U.S.C. § 30109. 11 CFR § 111.38.

If you intend to be represented by counsel, please advise the Office of Administrative Review. You should provide, in writing, the name, address and telephone number of your counsel and authorize counsel to receive notifications and communications relating to this challenge and imposition of the calculated civil money penalty.

2. If You Choose Not to Pay the Civil Money Penalty and Not to Submit a Challenge

If you do not pay the calculated civil money penalty and do not submit a written response, the FEC will assume that the preceding factual allegations are true and make a final determination that Committee to Elect Robert J. Lovero and you, in your official capacity as treasurer, violated 52 U.S.C. § 30104(a) and assess a civil money penalty.

Unpaid civil money penalties assessed through the Administrative Fine regulations will be subject to the Debt Collection Act of 1982 ("DCA"), as amended by the Debt Collection Improvement Act of 1996, 31 U.S.C. § 3701 et seq. The FEC may take any and all appropriate action authorized and required by the DCA, as amended, including transfer to the U.S. Department of the Treasury for collection. 11 CFR § 111.51(a)(2).

3. If You Choose to Pay the Civil Money Penalty

If you should decide to pay the calculated civil money penalty, follow the payment instructions on page 4 of this letter. Upon receipt of your payment, the FEC will send you a final determination letter.

NOTICE REGARDING PARTIAL PAYMENTS AND SETTLEMENT OFFERS

4. Partial Payments

If you make a payment in an amount less than the calculated civil money penalty, the amount of your partial payment will be credited towards the full civil money penalty that the Commission assesses upon making a final determination.

5. Settlement Offers

Any offer to settle or compromise a debt owed to the Commission, including a payment in an amount less than the calculated civil money penalty assessed or any restrictive endorsements contained on your check or money order or proposed in

COMMITTEE TO ELECT ROBERT J. LOVERO

Page 4 of 5

correspondence transmitted with your check or money order, will be rejected. Acceptance and deposit or cashing of such a restricted payment does not constitute acceptance of the settlement offer. Payments containing restrictive endorsements will be deposited and treated as a partial payment towards the civil money penalty that the Commission assesses upon making a final determination. All unpaid civil money penalty amounts remaining will be subject to the debt collection procedures set forth in Section 2, above.

This matter was generated based on information ascertained by the FEC in the normal course of carrying out its supervisory responsibilities. 52 U.S.C. § 30109(a)(2). Unless you notify the FEC in writing that you wish the matter to be made public, it will remain confidential in accordance with 52 U.S.C. § 30109(a)(4)(B) and 30109(a)(12)(A) until it is placed on the public record at the conclusion of this matter in accordance with 11 CFR § 111.42.

As noted earlier, you may obtain additional information on the FEC's administrative program, including the final regulations, on the FEC's website fine https://www.fec.gov/af/pay.shtml If you have questions regarding the payment of the calculated civil money penalty, please contact Ben Holly in the Reports Analysis Division at our toll free number (800) 424-9530 (at the prompt press 5) or (202) 694-1130. If you have questions regarding the submission of a challenge, please contact the Office of Administrative Review at our toll free number (800) 424-9530 (press 0, then ext. 1158) or (202) 694-1158.

On behalf of the Commission,

Sharah. Prousand

Shana M. Broussard

Chair

ADMINISTRATIVE FINE PAYMENT INSTRUCTIONS

In accordance with the schedule of penalties at 11 CFR § 111.43, the amount of your civil money penalty calculated at RTB is \$1,267 for the Post-General Report.

You may remit payment by ACH withdrawal from your bank account, or by debit or credit card through Pay.gov, the federal government's secure portal for online collections. Visit www.fec.gov/af/pay.shtml to be directed to Pay.gov's Administrative Fine Program Payment form. Please use the details below to complete the required

AF407500018

COMMITTEE TO ELECT ROBERT J. LOVERO

Page 5 of 5

fields. For additional payment options, please contact Ben Holly in the Reports Analysis Division at our toll free number (800) 424-9530 (at the prompt press 5) or (202) 694-1130.

COMMITTEE NAME: Committee to Elect Robert J. Lovero

FEC ID#: C00743146

AF#: 4075

PAYMENT DUE DATE: April 28, 2021

PAYMENT AMOUNT DUE: \$1,267

To: Federal Election Commission

Administrative Review

From: Michael Fellows - Treasurer

Committee to Elect Robert J. Lovero

Committee #C00743146

Date: April 27, 2021 RE: AF#4075

To Whom It May Concern,

Openly, this is the 2nd violation regarding to this committee. I want to begin by saying that I am relatively new to the Federal Election Commission filings. I have been the treasurer for this organization for approximately 3 years now and my record with the State of Illinois is flawless. This process is causing me to file with 2 separate systems. I was advised to contest this violation because I am working towards closing this committee because it was started in error. I have had several conversations with staff from the FEC Campaign Disclosure section and based upon those conversation I am working towards closing out this committee. This violation is going to delay the closing. This committee only has City level candidates, and this committee will never have a federal candidate attached to it. Last year based upon several contributions that we had made; it caused the need to register with the FEC. I was initially under the assumption that this filing with the FEC was merely to document the contributions and not cause a whole new way of having to file for our political organization.

Regarding this specific violation, I am required to report quarterly with the State of Illinois Board of Elections which meant that my yearend report closed on December 31, 2020 and was due January 15, 2021. I am asking leniency because I was unaware of the November 2020 filing date for federal filings.

In the end, I would like to personally apologize to the commission for having to even deal with this. However, I am working on closing this committee out because I do not feel the creation was necessary. I will say that everything I read about closing out the committee speaks of pressing the button to close out on LINE 4, but I still cannot find even how to do that on the FECFILE program. The FEC system is complicated and not user friendly and I am asking for some concession from the commission. COVID-19 has burdened us all and it continues to burden us. I am willing to acknowledge the issues I am facing on my end and asking the commission to see and acknowledge those issues and problems that I am having. I am graciously asking the commission in the end to either eliminate or discount the imposed fine.

I can be reached with any questions or concerns at

which is my cell phone.

Respectfully, Michael Fellows Treasurer Committee to Elect Robert J. Lovero C00743146



June 25, 2021

REVIEWING OFFICER RECOMMENDATION OFFICE OF ADMINISTRATIVE REVIEW ("OAR")

AF# 3938, AF# 4075, and AF# 4131 – Committee to Elect Robert J. Lovero and Michael W. Fellows, in his official capacity as Treasurer (C00743146)

Summary of Recommendations

Terminate the proceedings in AF# 3938, AF# 4075, and AF# 4131 in accordance with 11 C.F.R. § 111.37(b) and close the files.

Reason-to-Believe Background

The 2020 October Quarterly Report was due on October 15, 2020. The respondents filed the report on February 13, 2021, 121 days late. The report is election sensitive and was not filed prior to 4 days before the 2020 General Election; therefore, the report is considered not filed. 11 C.F.R. §§ 111.43(d)(1) and (e)(2). On January 8, 2021, the Commission found reason to believe ("RTB") that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 October Quarterly Report and made a preliminary determination that the civil money penalty was \$5,916 based on the schedule of penalties at 11 C.F.R. § 111.43. A letter was sent to the respondents' email address of record from Reports Analysis Division ("RAD") on February 8, 2021 to notify them of the Commission's RTB finding and civil money penalty.

The 2020 Post-General Report was due on December 3, 2020. The respondents filed the activity for the coverage period on February 10, 2021, 69 days late. The report is not election sensitive and was not filed within 30 days of the due date; therefore, the report is considered not filed. 11 C.F.R. §§ 111.43(d)(1) and (e)(1). On March 19, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 Post-General Report and made a preliminary determination that the civil money penalty was \$1,267 based on the schedule of penalties at 11 C.F.R. § 111.43. A letter was sent to the respondents' email address of record from RAD on April 9, 2021 to notify them of the Commission's RTB finding and civil money penalty.

The 2020 Year-End Report was due on January 31, 2021. The respondents filed the report on February 10, 2021, 10 days late. The report is not election sensitive and was filed within 30

-

 $^{^{1}}$ On 2/10/21, the Committee filed the 2020 Year-End Report to include the coverage period of the 2020 Post-General Report (10/1/20 - 11/23/20).

days of the due date; therefore, the report is considered late. 11 C.F.R. §§ 111.43(d)(1) and (e)(1). On April 5, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 Year-End Report and made a preliminary determination that the civil money penalty was \$211 based on the schedule of penalties at 11 C.F.R. § 111.43. A letter was sent to the respondents' email address of record from RAD on April 20, 2021 to notify them of the Commission's RTB finding and civil money penalty.

Legal Requirements

The Federal Election Campaign Act ("Act") states that the treasurer of a political committee not authorized by a candidate shall file, in an election year, a report for the period ending September 30 no later than October 15, a report for the period ending 20 days after a general election no later than 30 days after the general election, and a report for the quarter ending December 31 no later than January 31 of the following calendar year. 52 U.S.C. § 30104(a) and 11 C.F.R. § 104.5(c)(1). Reports filed electronically must be received and validated at or before 11:59 pm, Eastern Standard/Daylight Time on October 15, 2020 for the 2020 October Quarterly Report to be timely filed, on December 3, 2020 for the 2020 Post-General Report to be timely filed, and January 31, 2021 for the 2020 Year-End Report to be timely filed. 11 C.F.R. §§ 100.19(c) and 104.5(e). The treasurer shall be personally responsible for the timely filing of reports. 11 C.F.R. § 104.14(d).

Summary of Respondents' Challenge

On February 17, 2021, the Commission received the written response ("challenge") from the Treasurer for AF# 3938. On April 27, 2021 the Commission received the challenges from the Treasurer for AF# 4075 and AF# 4131. The Treasurer states he is attempting to terminate the Committee upon resolution of outstanding matters. He explains that the Committee was required to register with the FEC in 2020 after making contributions to federal candidates, but the Committee has since requested refunds for those contributions and is filing amendments to correctly report nonfederal activity. The Treasurer notes that he has been attempting to learn the FECFile system, which he states is "complicated and not user-friendly."

The Treasurer explains the reasons each report was not timely filed. He states that he attempted to upload the 2020 October Quarterly Report multiple times, but it was not accepted. With respect to the 2020 Post-General Report, the Treasurer acknowledges he was not aware of the reporting requirement. Finally, the 2020 Year-End Report was delayed due to difficulty using FECFile and the burden of filing separately with the State of Illinois and the FEC. The Treasurer concludes by requesting that the Commission waive or reduce the penalties given the circumstances and burdens of COVID-19.

Analysis

On March 29, 2020, the Committee registered with the FEC as a Single Candidate Independent Expenditure Committee to support Robert J. Lovero. Mr. Lovero is the Mayor of Berwyn, Illinois.² In the challenge, the Treasurer explains that the Committee made \$2,200 in

2

² https://www.berwyn-il.gov/?q=mayors office

contributions to federal candidates in 2020 which triggered its requirement to register with the FEC. However, the Committee has participated in no other federal activity. Further, the Committee requested refunds for these contributions to negate its federal political committee status.

At the time RAD made its RTB recommendations, there was no indication that the Committee's reported activity was not for the purpose of influencing federal elections. Upon receiving the challenges and at the request of OAR, RAD contacted the Treasurer to confirm that the Committee's activity during the 2020 October Quarterly, Post-General, and Year-End reporting periods was not for the purpose of influencing federal elections, as contended in the challenge. The Treasurer confirmed that the Committee did not have any federal activity subsequent to those contributions totaling \$2,200 for which refunds were previously requested. RAD advised the Treasurer to file a Form 99 (Miscellaneous Electronic Submission) to document the Committee's status and intent to terminate.

On April 15, 2021, the Committee filed a Form 99 stating, in part:

- #1. The Committee to Elect Robert J. Lovero did send \$2200 in campaign contributions to federal candidates. It was never the intention of the Committee to Elect Robert J. Lovero to aid or be involved in any federal election activity. Subsequent to these contributions Committee to Elect Robert J. Lovero will not be contributing to federal candidates nor aiding in or getting involved with federal elections. These activities have ceased and will no longer be occurring in the future.
- #2. The contributions to the federal candidates that were send [sic], a refund of the contributions were requested from those federal candidates. To date, The Kristine Schanbacher for Congress federal committee has refunded the Committee to Elect Robert J. Lovero the \$1000 contribution. Those papers can be produced if necessary.
- #3. It is the intention of the Committee to Elect Robert J. Lovero to terminate this federal committee as soon as possible. The Committee to Elect Robert J. Lovero did not intend to engage in any federal election activity and the Committee to Elect Robert J. Lovero's only intention is to engage in local, county, and township elections. The Committee to Elect Robert J. Lovero will be filing for termination as soon as possible.

On April 27, 2021, the Committee filed a Form 99 explaining the \$1,000 contribution to Kristine Schanbacher for Congress was returned to the Committee on February 2, 2021 through Act Blue.

The respondents' challenge, Forms 99 filed April 15 and 27, 2021, and RAD telephone logs all indicate that the Committee did not have any federal activity during the 2020 October Quarterly, 2020 Post-General, or Year-End reporting periods. Further, the Committee states it will not participate in any activity for the purpose of influencing federal elections that would require it to be registered as a political committee pursuant to 11 C.F.R § 100.5. Therefore, the Reviewing Officer recommends that the Committee continue to work with RAD to resolve outstanding matters and file a termination report pursuant to 11 C.F.R § 102.3(a)(1) to request the termination of its filing

requirements with the Commission.³ The respondents should submit the termination report prior to the Reviewing's Officer's Final Determination Recommendation to the Commission.

The Committee, as a registered political committee, was required to timely file the 2020 October Quarterly, Post-General, and Year-End Reports with the Commission pursuant to 52 U.S.C. § 30104(a)(4)(A) and 11 C.F.R. § 104.5(c)(1). Their challenge fails to address any of the three valid grounds at 11 C.F.R § 111.35(b). These are: (i) the RTB finding is based on factual errors; and/or (ii) the improper calculation of the civil money penalty; and/or (iii) they used best efforts to file on time but were prevented from doing so by reasonably unforeseen circumstances that were beyond their control and they filed the report no later than 24 hours after the end of these circumstances. 11 C.F.R. § 104.14(d). However, the Reviewing Officer recognizes that the Committee may not be required to be registered as a political committee with the Commission. Therefore, pending the Committee's submission of a termination report, as advised above, the Reviewing Officer will recommend that the Commission terminate the proceedings in AF# 3938, AF# 4075, and AF# 4131 in accordance with 11 C.F.R. § 111.37(b) and close the files.

OAR Recommendations

- 1. Terminate the proceedings in AF# 3938 that Committee to Elect Robert J. Lovero and Michael W. Fellows, in his official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and close the file; and
- 2. Terminate the proceedings in AF# 4075 that Committee to Elect Robert J. Lovero and Michael W. Fellows, in his official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and close the file; and
- 3. Terminate the proceedings in AF# 4131 that Committee to Elect Robert J. Lovero and Michael W. Fellows, in his official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and close the file; and
- 4. Send the appropriate letters.

Attachments

Attachment 1 –

Attachment 2 – Declaration from RAD

Attachment 3 – Declaration from OAR

³ Committees must continue to file reports until the Commission notifies them in writing that their termination report has been accepted.

4

DECLARATION OF KRISTIN D. ROSER

- I am the Chief of the Compliance Branch for the Reports Analysis Division of the Federal Election Commission ("Commission"). In my capacity as Chief of the Compliance Branch, I oversee the initial processing of the Administrative Fine Program. I make this declaration based on my personal knowledge and, if called upon as a witness, could and would testify competently to the following matters.
- 2. It is the practice of the Reports Analysis Division to document all calls to or from committees regarding a letter they receive or any questions relating to the FECFile software or administrative fine regulations, including due dates of reports and filing requirements.
- 3. I hereby certify that documents identified herein are true and accurate copies of the following sent by the Commission to Committee to Elect Robert J. Lovero:
 - A) Non-Filer Letter, dated October 30, 2020, referencing the 2020 October Quarterly Report (sent via electronic mail to: info@dcob.org and berwyn222@gmail.com);
 - B) Non-Filer Letter, dated December 18, 2020, referencing the 2020 30 Day Post-General Report (sent via electronic mail to: info@dcob.org and berwyn222@gmail.com);
 - C) Reason-to-Believe Letter, dated February 8, 2021, referencing the 2020 October Quarterly Report (sent via electronic mail to: info@dcob.org and berwyn222@gmail.com);
 - D) Reason-to-Believe Letter, dated April 9, 2021, referencing the 2020 30 Day Post-General Report (sent via electronic mail to: info@dcob.org and berwyn222@gmail.com);
 - E) Reason-to-Believe Letter, dated April 20, 2021, referencing the 2020 Year-End Report (sent via electronic mail to: info@dcob.org and berwyn222@gmail.com).

- 4. I hereby certify that I have searched the Commission's public records and find that Committee to Elect Robert J. Lovero filed the 2020 October Quarterly Report with the Commission on February 13, 2021. In addition, Committee to Elect Robert J. Lovero filed a 2020 Year-End Report, which included activity covering the reporting period for the 2020 30 Day Post-General Report, with the Commission on February 10, 2021.
- Pursuant to 28 U.S.C. 1746, I declare under penalty of perjury that the foregoing is true and correct and that all relevant telecoms for the matter have been provided. This declaration was executed on the 7th day of May, 2021.

Kristin D. Roser

Chief, Compliance Branch Reports Analysis Division Federal Election Commission

Kristin D. Roser

DECLARATION OF RHIANNON MAGRUDER

- 1) I am the Reviewing Officer in the Office of Administrative Review for the Federal Election Commission ("Commission"). In my capacity as Reviewing Officer, I conduct research with respect to all challenges submitted in accordance with the Administrative Fine program.
- 2) A committee not authorized by a candidate shall file a report for the period ending September 30 no later than October 15. Reports filed electronically must be received and validated at or before 11:59 pm, Eastern Standard/Daylight Time October 15, 2020 for the 2020 October Quarterly Report to be timely filed.
- 3) A committee not authorized by a candidate shall file a report no later than 30 days after a general election. Reports filed electronically must be received and validated at or before 11:59 pm, Eastern Standard/Daylight Time December 3, 2020 for the 2020 Post-General Report to be timely filed.
- 4) A committee not authorized by a candidate shall file a report for the period ending December 31 no later than January 31 of the following calendar year. Reports filed electronically must be received and validated at or before 11:59 pm, Eastern Standard/Daylight Time January 31, 2021 for the 2020 Year-End Report to be timely filed.
- 5) I hereby certify that I have searched the Commission's public records and that the documents identified herein are the true and accurate copies of:
 - a) Cover, Summary, and Detailed Summary Pages of the 2020 October Quarterly Report filed by Committee to Elect Robert J. Lovero. The report includes the coverage period of July 1, 2020 through September 30, 2020 and was electronically filed on February 13, 2021.
 - b) Cover, Summary, and Detailed Summary Pages of the 2020 Year-End Report filed by Committee to Elect Robert J. Lovero. The report includes the coverage period of October 1, 2020 through December 31, 2020 and was electronically filed on February 10, 2021.
 - c) Form 99 (Miscellaneous Electronic Submission) filed by Committee to Elect Robert J. Lovero on April 15, 2021.
 - d) Form 99 (Miscellaneous Electronic Submission) filed by Committee to Elect Robert J. Lovero on April 27, 2021.
- 6) Pursuant to 28 U.S.C. § 1746, I declare under penalty of perjury that the foregoing is true and correct and that this declaration was executed on the 25th day of June, 2021.

Rhiannon Magruder
Rhiannon Magruder
Reviewing Officer

Office of Administrative Review

AF407500027

02/13/2021 11 : 46

PAGE 1 / 75

Image# 202102139427791011

FEC

REPORT OF RECEIPTS AND DISBURSEMENTS

FORM 3X	For Other Than An Aut	thorized Committee	Office Use Only
NAME OF COMMITTEE (in full)	TYPE OR PRINT ▼	Example: If typing, type over the lines.	12FE4M5
COMMITTEE TO ELE	CT ROBERT J. LOV	ERO	
L r r n n n n n n n n	111111111		
ADDRESS (number and street)	2140 S. OAK PARK		
Check if different than previously reported. (ACC)	BERWYN	, , , , , , , , , , , , , , , , , , ,	IL 60402 -
2. FEC IDENTIFICATION N	UMBER ▼ CI	TY▲	STATE ▲ ZIP CODE ▲
C C00743146		S THIS NEW (N) OR	AMENDED (A)
4. TYPE OF REPORT (Choose One) (a) Quarterly Reports: April 15 Quarterly Report (in the second of	Report Due On: Mai Apr Q1) (c) 12-Day PRE-Election Report for the: Q3) YE) (d) 30-Day POST-Election Report for the:	General (30G)	Sep 20 (M9) Sep 20 (M9) Sep 20 (M9) Dec 20 (M12) (Non-Election Year Only)
5. Covering Period 0	7 01 Y = Y = Y = Y = Y = Y = Y = Y = Y = Y	through 09	30 2020
Type or Print Name of Treasure Fell Signature of Treasurer	Fellows, Michael, , , er ows, Michael, , ,	f my knowledge and belief it is for the first section for the first section for may subject the person signing	true, correct and complete. Date 02 13 2021 this Report to the penalties of 52 U.S.C. § 30109.
Office Use Only		Attachment 2	FEC FORM 3X Rev. 05/2016

SUMMARY PAGE

OF RECEIPTS AND DISBURSEMENTS Page 2 FEC Form 3X (Rev. 05/2016) Write or Type Committee Name COMMITTEE TO ELECT ROBERT J. LOVERO 07 2020 09 30 2020 Report Covering the Period: From: To: COLUMN A COLUMN B This Period Calendar Year-to-Date (a) Cash on Hand 170910.68 January 1, 2020 (b) Cash on Hand at 195592.93 Beginning of Reporting Period..... 133415.00 223800.00 Total Receipts (from Line 19) (d) Subtotal (add Lines 6(b) and 6(c) for Column A and Lines 394710.68 329007.93 6(a) and 6(c) for Column B)..... 71836.96 137539.71 Total Disbursements (from Line 31)..... 8. Cash on Hand at Close of Reporting Period 257170.97 257170.97 (subtract Line 7 from Line 6(d))..... Debts and Obligations Owed TO the Committee (Itemize all on 0.00 Schedule C and/or Schedule D) 10. Debts and Obligations Owed BY the Committee (Itemize all on 0.00 Schedule C and/or Schedule D) This committee has qualified as a multicandidate committee. (see FEC FORM 1M) For further information contact: Federal Election Commission 999 E Street, NW Washington, DC 20463 Toll Free 800-424-9530 Local 202-694-1100

of Receipts

FEC Form 3X (Rev. 05/2016)

Write or Type Committee Name

COMMITTEE TO ELECT ROBERT J. LOVERO

I. Receipts	COLUMN A Total This Period	COLUMN B Calendar Year-to-Date
. Contributions (other than loans) From:		
(a) Individuals/Persons Other		
Than Political Committees	122545.00	187650.00
(i) Itemized (use Schedule A)		107030.00
(ii) Unitemized	7320.00	27350.00
(iii) TOTAL (add		
Lines 11(a)(i) and (ii)	129865.00	215000.00
	0.00	0.00
(b) Political Party Committees	0.00	0.00
(c) Other Political Committees (such as PACs)	3550.00	8800.00
(d) Total Contributions (add Lines		
11(a)(iii), (b), and (c)) (Carry		
Totals to Line 33, page 5)	133415.00	223800.00
. Transfers From Affiliated/Other	2 2 2 2 2 2 2 2 2	2 2 2 2 2 2 2 2 2
Party Committees	0.00	0.00
	0.00	0.00
. All Loans Received	0.00	0.00
Loop Pongumenta Paggivad	0.00	0.00
. Loan Repayments Received	0.00	
(Refunds, Rebates, etc.)		
(Carry Totals to Line 37, page 5)	0.00	0.00
. Refunds of Contributions Made		40 40 40
to Federal Candidates and Other		
Political Committees	0.00	0.00
. Other Federal Receipts		
(Dividends, Interest, etc.)	0.00	0.00
. Transfers from Non-Federal and Levin Funds		
(a) Non-Federal Account	0.00	0.00
(from Schedule H3)	0.00	0.00
# N T T T T T T T T T T T T T T T T T T	0.00	0.00
(b) Levin Funds (from Schedule H5)	0.00	0.00
(c) Total Transfers (add 18(a) and 18(b))	0.00	0.00
(b) Islat Manistro (add Islat and Islat)	1 (9) 1 (9) 1 (10)	
THE DOUBLE AND THE		
. Total Receipts (add Lines 11(d),	422445.00	222000.00
12, 13, 14, 15, 16, 17, and 18(c))	133415.00	223800.00
. Total Federal Receipts		
(subtract Line 18(c) from Line 19)	133415.00	223800.00

of Disbursements

FEC Form 3X (Rev. 05/2016)

Page 4

	II. Disbursements	COLUMN A Total This Period	COLUMN B Calendar Year-to-Date
21. (Operating Expenditures: (a) Allocated Federal/Non-Federal Activity (from Schedule H4)		Tallyllan. 104110 Butto
	(i) Federal Share	0.00	0.00
	(ii) Non-Federal Share	0.00	0.00
,	(b) Other Federal Operating	200	0.00
	Expenditures	0.00	0.00
	(add 21(a)(i), (a)(ii), and (b))▶	0.00	0.00
	Transfers to Affiliated/Other Party Committees	0.00	1900.00
3. (Contributions to Federal Candidates/Committees	1 1 95 1 1 95 1 1 95 1	1 1 49-1 1 49-1 1 48-
- 6	and Other Political Committees	0.00	2200.00
(Independent Expenditures (use Schedule E)	0.00	0.00
(Coordinated Party Expenditures (52 U.S.C. § 30116(d)) (use Schedule F)	0.00	9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9 9
,	(use scriedule i)	0.00	0.00
6. I	Loan Repayments Made	0.00	0.00
7. I	Loans Made	0.00	0.00
	Refunds of Contributions To: (a) Individuals/Persons Other Than Political Committees	0.00	0.00
	man Folitical Committees	0.00	0.00
	(b) Political Party Committees	0.00	0.00
((c) Other Political Committees (such as PACs)	0.00	0.00
((d) Total Contribution Refunds		
	(add Lines 28(a), (b), and (c))▶	0.00	0.00
9. (Other Disbursements (Including		
Ì	Non-Federal Donations)	71836.96	133439.71
	Federal Election Activity (52 U.S.C. § 30101((20))	
((a) Allocated Federal Election Activity (from Schedule H6)		
	(i) Federal Share	0.00	0.00
	(ii) "Levin" Share	0.00	0.00
((b) Federal Election Activity Paid	0.00	0.00
	Entirely With Federal Funds	0.00	0.00
,	(c) Iotal Federal Election Activity (add Lines 30(a)(i), 30(a)(ii) and 30(b))	0.00	0.00
		1 1 90 1 1 190 1 1 1 1	9. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9. 9
	Total Disbursements (add Lines 21(c), 22, 23, 24, 25, 26, 27, 28(d), 29 and 30(c))		
	20, 24, 20, 20, 21, 20(0), 29 and 30(0))	71836.96	137539.71
	Total Federal Disbursements		
	(subtract Line 21(a)(ii) and Line 30(a)(ii) from Line 31)	71836.96	137539.71

of Disbursements

FEC Form 3X (Rev. 05/2016)

Page 5

III. Net Contributions/ Operating Expenditures	COLUMN A Total This Period	COLUMN B Calendar Year-to-Date
3. Total Contributions (other than loans) (from Line 11(d), page 3)	133415.00	223800.00
4. Total Contribution Refunds (from Line 28(d))	0.00	0.00
5. Net Contributions (other than loans) (subtract Line 34 from Line 33)	133415.00	223800.00
i. Total Federal Operating Expenditures (add Line 21(a)(i) and Line 21(b))	0.00	0.00
. Offsets to Operating Expenditures (from Line 15, page 3)	0.00	0.00
8. Net Operating Expenditures (subtract Line 37 from Line 36)	0.00	0.00

AF407500032 02/10/2021 17:46

PAGE 1 / 25

Image# 202102109427655777

FEC

REPORT OF RECEIPTS AND DISBURSEMENTS

FORIVI 3A FO	or Other Than An Auth	norized Committee	Office Use Only
1. NAME OF TOO COMMITTEE (in full)	YPE OR PRINT ▼	Example: If typing, type over the lines.	12FE4M5
COMMITTEE TO ELEC	T ROBERT J. LOVE	ERO	
<u>[</u>			
ADDRESS (number and street) Check if different than previously reported. (ACC)	2140 S. OAK PARK BERWYN		LL 60402
2. FEC IDENTIFICATION NUI	MBER ▼ CIT	Y. A	STATE ▲ ZIP CODE ▲
C C00743146		THIS NEW (N) OR	AMENDED (A)
4. TYPE OF REPORT (Choose One) (a) Quarterly Reports: April 15 Quarterly Report (Q1 July 15 Quarterly Report (Q2 October 15 Quarterly Report (Q3 X January 31 Year-End Report (YE July 31 Mid-Year Report (Non-election Year Only) (MY) Termination Report (TER)	Report Due On: Mar Apr (c) 12-Day PRE-Election Report for the:	General (30G)	Sep 20 (M9) Sep 20 (M9) Dec 20 (M12) (Non-Election Year Only)
5. Covering Period 10	01 2020	through 12	31 2020
I certify that I have examined this Type or Print Name of Treasurer	Report and to the best of Fellows, Michael, , ,	my knowledge and belief it is t	rue, correct and complete.
Signature of Treasurer	s, Michael, , ,	[Electronically Filed] may subject the person signing	Date 02 06 2021 this Report to the penalties of 52 U.S.C. § 30109
Office Use Only		Attachment 3	FEC FORM 3X Rev. 05/2016

SUMMARY PAGE

OF RECEIPTS AND DISBURSEMENTS FEC Form 3X (Rev. 05/2016) Page 2 Write or Type Committee Name COMMITTEE TO ELECT ROBERT J. LOVERO 10 01 2020 12 31 2020 Report Covering the Period: From: To: COLUMN A COLUMN B This Period Calendar Year-to-Date (a) Cash on Hand 170910.68 January 1, 2020 (b) Cash on Hand at 257170.97 Beginning of Reporting Period..... 7525.00 231325.00 Total Receipts (from Line 19) (d) Subtotal (add Lines 6(b) and 6(c) for Column A and Lines 402235.68 264695.97 6(a) and 6(c) for Column B)..... 45337.04 182876.75 7. Total Disbursements (from Line 31)..... 8. Cash on Hand at Close of Reporting Period 219358.93 219358.93 (subtract Line 7 from Line 6(d)) Debts and Obligations Owed TO the Committee (Itemize all on 0.00 Schedule C and/or Schedule D) 10. Debts and Obligations Owed BY the Committee (Itemize all on 0.00 Schedule C and/or Schedule D) This committee has qualified as a multicandidate committee. (see FEC FORM 1M) For further information contact: Federal Election Commission 999 E Street, NW Washington, DC 20463 Toll Free 800-424-9530 Local 202-694-1100

of Receipts

FEC Form 3X (Rev. 05/2016) Page 3

Write or Type Committee Name

COMMITTEE TO ELECT ROBERT J. LOVERO

I. Receipts	COLUMN A Total This Period	COLUMN B Calendar Year-to-Date
. Contributions (other than loans) From:		
(a) Individuals/Persons Other		
Than Political Committees	6925.00	194575.00
(i) Itemized (use Schedule A)	0023.00	194373.00
(ii) Unitemized	600.00	27950.00
(iii) TOTAL (add	1 1 1 1 1 1 1 1	
Lines 11(a)(i) and (ii)▶	7525.00	222525.00
	0.00	0.00
(b) Political Party Committees	0.00	0.00
(c) Other Political Committees	0.00	8800.00
(such as PACs)(d) Total Contributions (add Lines		
11(a)(iii), (b), and (c)) (Carry		
Totals to Line 33, page 5)	7525.00	231325.00
. Transfers From Affiliated/Other	2 2 2 2 2 2 2 2 2	2 2 2 2 2 2 2 2 2
Party Committees	0.00	0.00
. All Loans Received	0.00	0.00
. All Loans Heceived		
. Loan Repayments Received	0.00	0.00
. Offsets To Operating Expenditures	1 40 1 1 40 1 1 1	
(Refunds, Rebates, etc.)		
(Carry Totals to Line 37, page 5)	0.00	0.00
. Refunds of Contributions Made		
to Federal Candidates and Other		
Political Committees	0.00	0.00
. Other Federal Receipts		
(Dividends, Interest, etc.)	0.00	0.00
. Transfers from Non-Federal and Levin Funds		
(a) Non-Federal Account (from Schedule H3)	0.00	0.00
Anoth Corlocato (10) Intiliani		3.00
(b) Levin Funds (from Schedule H5)	0.00	0.00
(-) (in the first of the	2 (8) 2 1 (8) 2 2 (8) 1	
(c) Total Transfers (add 18(a) and 18(b))	0.00	0.00
. Total Receipts (add Lines 11(d), 12, 13, 14, 15, 16, 17, and 18(c))	7525.00	231325.00
. Total Federal Receipts		
(subtract Line 18(c) from Line 19)▶	7525.00	231325.00

of Disbursements

FEC Form 3X (Rev. 05/2016)

Page 4

II. Disbursements	COLUMN A Total This Period	COLUMN B Calendar Year-to-Date
Operating Expenditures: (a) Allocated Federal/Non-Federal Activity (from Schedule H4)		Suisina Tourto Bato
(i) Federal Share	0.00	0.00
(ii) Non-Federal Share	0.00	0.00
(b) Other Federal Operating Expenditures	0.00	0.00
(c) Total Operating Expenditures	0.00	0.00
(add 21(a)(i), (a)(ii), and (b))		
Committees	1650.00	3550.00
Federal Candidates/Committees and Other Political Committees	0.00	2200.00
l. Independent Expenditures (use Schedule E)	0.00	0.00
Coordinated Party Expenditures (52 U.S.C. § 30116(d)) (use Schedule F)	0.00	0.00
(use scriedule i)	0.00	0.00
. Loan Repayments Made	0.00	0.00
Z. Loans Made	0.00	0.00
(a) Individuals/Persons Other Than Political Committees	0.00	0.00
(b) Political Party Committees	0.00	0.00
(c) Other Political Committees (such as PACs)	0.00	0.00
(d) Total Contribution Refunds		
(add Lines 28(a), (b), and (c))	0.00	0.00
Other Disbursements (Including Non-Federal Donations)	43687.04	177126.75
 Federal Election Activity (52 U.S.C. § 3010 (a) Allocated Federal Election Activity (from Schedule H6) 	1(20))	
(i) Federal Share	0.00	0.00
(ii) "Levin" Share	0.00	0.00
(b) Federal Election Activity Paid Entirely With Federal Funds	0.00	0.00
(c) Total Federal Election Activity (add Lines 30(a)(i), 30(a)(ii) and 30(b))▶	0.00	0.00
. Total Disbursements (add Lines 21(c), 22,		
23, 24, 25, 26, 27, 28(d), 29 and 30(c))	45337.04	182876.75
2. Total Federal Disbursements (subtract Line 21(a)(ii) and Line 30(a)(ii)		
from Line 31)	45337.04	182876.75

of Disbursements

FEC Form 3X (Rev. 05/2016)

Page 5

III. Net Contributions/ Operating Expenditures	COLUMN A Total This Period	COLUMN B Calendar Year-to-Date
3. Total Contributions (other than loans) (from Line 11(d), page 3)	7525.00	231325.00
4. Total Contribution Refunds (from Line 28(d))	0.00	0.00
5. Net Contributions (other than loans) (subtract Line 34 from Line 33)	7525.00	231325.00
6. Total Federal Operating Expenditures (add Line 21(a)(i) and Line 21(b))▶	0.00	0.00
7. Offsets to Operating Expenditures (from Line 15, page 3)	0.00	0.00
8. Net Operating Expenditures (subtract Line 37 from Line 36)	0.00	0.00

Image# 202104159443550727 AF407500037 04/15/2021 16 : 28

A=G79@@5B9CIGH9LHfl97:cfa--Ł

PAGE 1 / 1

COMMITTEE TO ELECT ROBERT J. LOVERO C00743146

2140 S. OAK PARK

BERWYN IL 60402

- #1. The Committee to Elect Robert J. Lovero did send \$2200 in campaign contributions to federal candidates. It was never the intention of the Committee to Elect Robert J. Lovero to aid or be involved in any federal election activity. Subsequent to these contributions Committee to Elect Robert J. Lovero will not be contributing to federal candidates nor aiding in or getting involved with federal elections. These activities have ceased and will no longer be occurring in the future.
- #2. The contributions to the federal candidates that were send, a refund of the contributions were requested from those federal candidates. To date, The Kristine Schanbacher for Congress federal committee has refunded the Committee to Elect Robert J. Lovero the \$1000 contribution. Those papers can be produced if necessary.
- #3. It is the intention of the Committee to Elect Robert J. Lovero to terminate this federal committee as soon as possible. The Committee to Elect Robert J. Lovero did not intend to engage in any federal election activity and the Committee to Elect Robert J. Lovero's only intention is to engage in local, county, and township elections. The Committee to Elect Robert J. Lovero will be filing for termination as soon as possible. Should anyone have any additional questions or concerns, I can be reached at (708) 372-2898. Respectfully Submitted, Michael Fellows

Treasurer

Committee to Elect Robert J. Lovero

Image# 202104279445512758 AF407500038 04/27/2021 20:25

A=G79@@5B9CIGH9LH fl 97:cfa -- Ł

PAGE 1 / 1

COMMITTEE TO ELECT ROBERT J. LOVERO C00743146

2140 S. OAK PARK

BERWYN IL 60402

This a follow-up to a Form 99 that I filed on 04/15/2021.

The contribution of \$1000 sent to the federal candidate, Kristine Schanbacher for Congress was returned to the Committee to Elect Robert J. Lovero on 02/02/2021 through Act Blue. Act Blue order number #AB190370244.

Respectfully Submitted, Michael Fellows

Treasurer

Committee to Elect Robert J. Lovero

RECEIVED

By Office of the Commission Secretary at 10:37 am, Aug 11, 2021



SENSITIVE

August 11, 2021

MEMORANDUM

To: The Commission

Through: Alec Palmer

Staff Director

From: Patricia C. Orrock

Chief Compliance Officer

Rhiannon Magruder PM

Reviewing Officer

Office of Administrative Review

Subject: Final Determination Recommendation in AF# 3938, AF# 4075, and AF# 4131 –

Committee to Elect Robert J. Lovero and Michael W. Fellows, in their official

capacity as Treasurer (C00743146)

On January 8, 2021, the Commission found reason to believe ("RTB") that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 October Quarterly Report and made a preliminary determination that the civil money penalty was \$5,916 based on the schedule of penalties at 11 C.F.R. § 111.43 (AF# 3938). On March 19, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 Post-General Report and made a preliminary determination that the civil money penalty was \$1,267 based on the schedule of penalties at 11 C.F.R. § 111.43 (AF# 4075). On April 5, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 Year-End Report and made a preliminary determination that the civil money penalty was \$211 based on the schedule of penalties at 11 C.F.R. § 111.43 (AF# 4131).

On February 17, 2021, the Commission received their written response ("challenge"). After reviewing the challenge, the Reviewing Officer Recommendation ("ROR") dated June 25, 2021 was forwarded to the Commission, a copy was forwarded to the respondents, and is hereby incorporated by reference. The Reviewing Officer recognized that the Committee may not be required to be registered as a political committee with the Commission. Therefore, the Reviewing Officer recommended that the Committee continue to work with the Reports Analysis Division ("RAD") to resolve outstanding matters and file a termination report pursuant to 11 C.F.R § 102.3(a)(1) to request the termination of its filing requirements with the Commission. The ROR further noted that the Committee should submit the termination report prior to the Reviewing's Officer's Final Determination Recommendation to the Commission, and pending

receipt of the termination report, the Reviewing Officer would recommend that the Commission terminate the proceedings in AF# 3938, AF# 4075, and AF# 4131 in accordance with 11 C.F.R. § 111.37(b) and close the files.

On June 25, 2021, the Committee filed a termination report as recommended in the ROR.¹ RAD has since determined that the Committee has no other outstanding issues which would prevent termination, and the Committee is eligible for termination upon the closure of these matters. Therefore, the Reviewing Officer recommends that the Commission terminate the proceedings in AF# 3938, AF# 4075, and AF# 4131 in accordance with 11 C.F.R. § 111.37(b) and close the files.

OAR Recommendations

- 1. Terminate the proceedings in AF# 3938 that Committee to Elect Robert J. Lovero and Michael W. Fellows, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and close the file; and
- 2. Terminate the proceedings in AF# 4075 that Committee to Elect Robert J. Lovero and Michael W. Fellows, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and close the file; and
- 3. Terminate the proceedings in AF# 4131 that Committee to Elect Robert J. Lovero and Michael W. Fellows, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and close the file; and
- 4. Send the appropriate letters.

_

¹ https://docquery.fec.gov/pdf/633/202106259450857633/202106259450857633.pdf

BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of)	
)	AFs 3938, 4075 and 4131
Final Determination Recommendation:)	
Committee to Elect Robert J. Lovero and)	
Michael W. Fellows, in their official capacity)	
as Treasurer (C00743146))	

CERTIFICATION

I, Laura E. Sinram, Acting Secretary and Clerk of the Federal Election

Commission, do hereby certify that on September 27, 2021, the Commission decided

by a vote of 6-0 to take the following actions in AFs 3938, 4075, and 4131:

- 1. Terminate the proceedings in AF# 3938 that Committee to Elect Robert J. Lovero and Michael W. Fellows, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and close the file.
- 2. Terminate the proceedings in AF# 4075 that Committee to Elect Robert J. Lovero and Michael W. Fellows, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and close the file.
- 3. Terminate the proceedings in AF# 4131 that Committee to Elect Robert J. Lovero and Michael W. Fellows, in their official capacity as Treasurer, violated 52 U.S.C. § 30104(a) and close the file.
- 4. Send the appropriate letters.

Commissioners Broussard, Cooksey, Dickerson, Trainor, Walther, and Weintraub voted affirmatively for the decision.

September 29, 2021

Date

Attest:

Laura e Sinram Digitally signed by Laura e Sinram

Date: 2021.09.29 15:01:45

-04'00'

Laura E. Sinram

Acting Secretary and Clerk of the Commission



October 13, 2021

Michael W. Fellows, in official capacity as Treasurer Committee to Elect Robert J. Lovero 2140 S. Oak Park Berwyn, IL 60402

C00743146 AF# 3938, 4075, 4131

Dear Mr. Fellows:

On January 8, 2021, the Commission found reason to believe ("RTB") that Committee to Elect Robert J. Lovero and you, in your official capacity as Treasurer, violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 October Quarterly Report. By letter dated February 8, 2021, the Commission sent notification of the RTB finding that included a civil money penalty calculated at RTB of \$5,916 in accordance with the schedule of penalties at 11 C.F.R. § 111.43. On March 19, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 Post-General Report. By letter dated April 9, 2021, the Commission sent notification of the RTB finding that included a civil money penalty calculated at RTB of \$1,267 in accordance with the schedule of penalties at 11 C.F.R. § 111.43. On April 5, 2021, the Commission found RTB that the respondents violated 52 U.S.C. § 30104(a) for failing to timely file the 2020 Post-General Report. By letter dated April 20, 2021, the Commission sent notification of the RTB finding that included a civil money penalty calculated at RTB of \$211 in accordance with the schedule of penalties at 11 C.F.R. § 111.43. On February 17, 2021 and April 27, 2021, the Office of Administrative Review received your written responses challenging the RTB findings.

The Reviewing Officer reviewed the Commission's RTB findings with its supporting documentation and your written responses. Based on this review, the Reviewing Officer recommended that the Commission terminate the proceedings in AF# 3938, AF# 4075, and AF# 4131 and close the files.

On September 27, 2021, the Commission adopted the Reviewing Officer's recommendation to terminate the proceedings in AF# 3938, AF# 4075, and AF# 4131 with respect to 52 U.S.C. § 30104(a) and close the files. A copy of the Final Determination Recommendation is attached.

The confidentiality provisions at 52 U.S.C. § 30109(a)(12) no longer apply and this matter is now public. Pursuant to 11 C.F.R. §§ 111.42(b) and 111.20(c), the file will be placed on the public record within 30 days from the date of this notification.

If you have any questions regarding this matter, please contact Rhiannon Magruder on our toll free number (800) 424-9530 (press 0, then ext. 1660) or (202) 694-1660.

On behalf of the Commission,

Sharah. Proussaul

Shana M. Broussard

Chair