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**FEDERAL ELECTION COMMISSION
WASHINGTON, D.C. 20463**
SENSITIVE**MEMORANDUM**

June 30, 2020

TO: The Commission
 THROUGH: Alec Palmer *AP*
 Staff Director
 FROM: Patricia C. Orrock *PCO*
 Chief Compliance Officer
 Krista J. Roche *KJR*
 Director, ADR Office
 Joshua A. Rebollozo *JAR*
 ADR Specialist, ADR Office
 SUBJECT: Informational Memo on Assignment
 ADR 967 & ADR 969 - Liberty for Us Super PAC and Chris
 Marston, Treasurer (C00676429)

The Office of General Counsel transferred P-MUR 633 for processing on June 3, 2020, and the ADR Office designated the referral ADR 967. The Reports Analysis Division (RAD) referred RAD 20L-12 for processing on June 15, 2020, and the ADR Office designated the referral ADR 969. This office intends to notify Respondents after five business days. If you have any questions or concerns, please contact the ADR Office.

Summary of Case: RAD referred Liberty for Us Super PAC and Chris Marston, Treasurer (Respondents or the Committee) for failing to timely file a total of six (6) 48-Hour Reports supporting eight (8) independent expenditures totaling \$153,400 disclosed on the 2018 July Quarterly Report and the 2018 October Quarterly Report. RAD additionally referred the Committee for failing to disclose additional receipts totaling \$58,000 and additional disbursements totaling \$217,474.53 on the Committee's 2018 July Quarterly Report and 2018 October Quarterly Report combined.

In a *Sua Sponte* submission previously filed on April 6, 2020, the Committee affirms the information included in the RAD referral and further states that the

Committee has filed amended reports correcting the reporting errors and provided explanatory text about what happened.

The Committee additionally states that it has since corrected additional reporting errors that were not included in the RAD referral including failing to include the *Speech Now v. FEC* language in its Statement of Organization, inadvertently filing its 2018 July Quarterly Report on the FEC Form 3 instead of the FEC Form 3X, submitting the 2018 October Quarterly Report without the signature of an authorized individual, failing to file the 2018 30-Day Post General Report and the 2018 Year-End Report, as well as inadvertently disclosing non-federal activity on Schedule E.