BakerHostetler

JUNE 3, 2019

Baker&Hostetler LLP

200 Civic Center Drive, Suite 1200 Columbus, OH 43215-4138

T 614.228.1541 F 614.462.2616 www.bakerlaw.com

Robert J. Tucker direct dial: 614.462.2680 rtucker@bakerlaw.com

VIA ELECTRONIC MAIL

Federal Election Commission Office of Complaints Examination and Legal Administration Attn: Mark Shonkwiler, Esq. 1050 First Street, NW Washington, DC 20463

Re: MURs 6955 and 6983, New Day for America

Dear Mr. Shonkwiler:

We represent New Day for America and J. Matthew Yuskewich, Treasurer ("New Day") regarding the above referenced MURs.

The Commission notified New Day that the Commission has reason to believe that New Day violated the Federal Election Campaign Act of 1971 and posed additional questions and document requests to New Day. We respectfully request a 20-day extension to respond to the questions provided by the Commission and to provide any additional documents and information. New Day is working diligently to answer the Commission's questions and to collect the requested documents but considering the significant time that has passed since the filing of the complaint and New Day's response – over three and a half years – it is taking some time to gather the responsive information and collect any necessary documents. Consequently, we respectfully request an extension until June 28, 2019 to respond to the Commission.

In addition, the Factual and Legal Analysis references a Supplemental Complaint filed March 30, 2016. New Day has not received a copy of that, or any other, Supplemental Complaint. We respectfully request that you forward a copy of that filing as soon as possible.

Please let me know if you have any questions.

Federation Election Commission June 3, 2019 Page 2

Sincerely,

Robert J. Tucker