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ATTORNEYS AT LAW

WASHINGTON HARBOUR 3000 K STREET, N.W. SUITE 600 WASHINGTON, D.C. 20007-5109 202.672.5300 TEL 202.672.5399 FAX WWW.FOLEY.COM

WRITER'S DIRECT LINE 202.295.4081 cmitchell@foley.com EMAIL

CLIENT/MATTER NUMBER 999100-0100

February 13, 2019

Via email to CELA@fec.gov

Ms. Kathryn Ross Paralegal, Complaints Examination & Legal Administration Federal Election Commission Washington, DC 20463

> Re: Response(s) to Complaints in Matters Under Review 7497 and Matter Under Review 7524, on behalf of Respondent Thom Tillis Committee, Collin McMichael, Treasurer

Dear Ms. Ross:

Thank you for speaking with me today about the Matters Under Review related to MUR 7427, which named the Thom Tillis Committee as a Respondent.

On September 20, 2018, the Thom Tillis Committee filed its response to the complaint in MUR 7427. A copy of that Response is attached to this letter.

Inasmuch as the facts and the legal analysis presented to the Federal Election Commission on that date are identical to the facts and the legal analyses regarding MUR 7497 and MUR 7524, the Thom Tillis Committee hereby adopts and incorporates by reference its response in MUR 7427 and requests the Office of General Counsel to accept its response in MUR 7427 as its formal response to the Complaints in MUR 7497 and MUR 7524.

Please contact me if there are any questions. Thank you.

AUSTIN BOSTON CHICAGO DALLAS DENVER DETROIT HOUSTON JACKSONVILLE LOS ANGELES MADISON MEXICO CITY MIAMI MILWAUKEE NEW YORK ORLANDO SACRAMENTO SAN DIEGO SAN FRANCISCO SILICON VALLEY TALLAHASSEE TAMPA WASHINGTON, D.C. BRUSSELS TOKYO



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Sincerely,

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Cleta Mitchell, Esq., Counsel to Thom Tillis Committee

Attachment:

Response to Complaint in MUR 7427 Filed on September 20, 2018

IN AND BEFORE THE

FEDERAL ELECTION COMMISSION

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In re: Thom Tillis Committee, and Collin McMichael, Treasurer in his official capacity

MUR 7427

RESPONSE OF THOM TILLIS COMMITTEE TO COMPLAINT AND MOTION TO DISMISS COMPLAINT

The Thom Tillis Committee ("the Committee") and its Treasurer, Collin McMichael, in his official capacity as Treasurer of the Committee ("Treasurer"), (collectively hereafter "Tillis Respondents"), file this Response and Objection(s) to the Complaint/ Supplement to Complaint ("the Complaint") filed with the Federal Election Commission ("Commission" or "FEC") by the Campaign Legal Center and Sandhya Bathija. The Complaint alleges that Respondents have committed a violation of the Federal Election Campaign Laws, Title 52 United States Code, Subtitle III, Chapter 301, Subchapter I ("the Act") and the regulations promulgated thereunder by the Commission.

Tillis Respondents affirmatively state that neither the Committee nor its Treasurer has committed any violation of the Act and the Complaint should be dismissed.

SUMMARY OF THE COMPLAINT

The Complainants allege that the Tillis Respondents received an unspecified illegal inkind contribution during the 2014 election cycle by virtue of having retained OnMessage, Inc ("OMI") and its principal, Brad Todd ("Mr. Todd") to serve as a consultant to its 2014 campaign. Complainants' theory is that because OMI served as a vendor to the Tillis campaign, while simultaneously serving as a vendor to the National Rifle Association of America ("NRA"), there was created "common vendor status", hence all communications by the NRA Political Victory Fund ("NRA-PVF") in support of Sen. Tillis's candidacy were illegally coordinated in violation of Commission regulations at 11 C.F.R. §109.21.

RESPONSE TO COMPLAINT

Complainants' theory is mere illusion, not factual. Not a single fact is even alleged by Complainants that would give rise to a violation of the Commission's regulations involving coordinated public communications. Tillis Respondents hereby adopt and incorporate by reference in its entirety the Response filed with the Commission on September 10, 2018 by and on behalf of Respondents NRA-PVF and Mary Rose Adkins in her capacity as Treasurer, National Rifle Association Institute for Legislative Action ("NRA-ILA"); OnMessage, Inc., and Starboard Strategies, Inc., ("NRA / OMI Respondents") as well as the sworn Affidavit of Bradley Todd, attached thereto ("Todd Affidavit").

Mr. Todd's sworn affidavit states unequivocally that at no time did he convey to the NRA, or NRA-PVF, or its personnel, any proprietary, non-public information regarding the needs, activities, plans or projects of the Tillis campaign. See Todd Affidavit, ¶¶4 and 5.

The arguments and authorities contained in the NRA / OMI Respondents' Response, together with Mr. Todd's sworn testimony are entirely correct regarding and applicable to the Tillis Respondents.

Absent any factual basis for the bare allegations contained in the Complaint, and the <u>uncontroverted</u> statements from Mr. Todd that OMI Respondents established and implemented proper firewall procedures at all times during the 2014 election cycle, there is no reason to believe that Respondents the Thom Tillis Committee and its treasurer Collin McMichael have committed any violation of the Act.

CONCLUSION

The Complainants have failed to establish either a factual or a legal basis for the Commission to find any reason to believe a violation of law has occurred with respect to the Tillis Respondents. Accordingly, the Complaint must be dismissed.

Cleta mitchell

Cleta Mitchell, Esq., Counsel Thom Tillis Committee and Collin McMichael, Treasurer, in his official capacity

Submitted this <u>19</u>¹ day of September, 2018.