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LAW OFFICES

Trister, Ross, Schadler & Gold, PLLC

1666 CONNECTICUT AVENUE, N.W., FIFTH FLOOR WASHINGTON, D.C. 20009 PHONE: (202) 328-1666

MICHAEL B. TRISTER (1941-2018)

GAIL E. ROSS B. HOLLY SCHADLER LAURENCE E. GOLD ALLEN H. MATTISON† DAVID M. WACHTEL[»] KAREN A. POST †ALSO ADMITTED INMARYLAND

»ALSO ADMITTED IN CALIFORNIA AND MARYLAND

FAX: (202) 204-5946 www.tristerross.com

KATHY S. STROM+ Of Counsel +ALSO ADMITTED IN NEW YORK AND MARYLAND

JESSICA ROBINSON†

Of Counsel

JOSEPH W. STEINBERG‡ ‡ALSO ADMITTED IN MINNESOTA

SARAH E. NASON* JOHN O. SAWYKO* *ALSO ADMITTED IN NEW YORK

Montana Office LAURA L. HOEHN° Of Counsel °ALSO ADMITTED IN CALIFORNIA

August 29, 2019

By email to CELA@fec.gov

Jeff S. Jordan **Assistant General Counsel** Complaints Examination & Legal Administration Federal Election Commission 1050 First Street, NE Washington, DC 20463

Re: MUR 7634

Dear Mr. Jordan:

I am writing on behalf of respondents De Blasio 2020, Fairness PAC, NY Fairness PAC and their respective treasurers in their official capacities, as well as respondent Mayor Bill de Blasio, who variously received the Office of General Counsel's August 14 complaint notification letters on August 20 and 22. Respondents will respond to the complaint and respectfully request an enlargement of time to do so, for the following reasons.

Mayor de Blasio is both the incumbent Mayor of the City of New York and a presidential candidate, and De Blasio 2020 is his authorized committee. Fairness PAC is an ongoing federal political committee, and NY Fairness PAC is an ongoing New York State political action committee, each with a volunteer treasurer. In order to research and prepare responses, I will need to confer with and obtain information from a number of individuals who are heavily occupied on campaign, governmental and other unrelated matters. I am also scheduled for business travel in mid-September and am involved in numerous urgent scheduled and anticipated professional obligations in the near term. And, for both counsel and several individuals who will be consulted, the Rosh Hashanah and Yom Kippur holidays occur in succession at the end of September and early October.

Jeff S. Jordan Page 2

Meanwhile, I am representing respondents here De Blasio 2020, NY Fairness PAC and their respective treasurers in their official capacities, and Mayor Bill de Blasio also as respondents in MUR 7631, the complaint in which is related to but different from the complaint in MUR 7634. (The three respondents in MUR 7631 variously received the Commission's August 7 notification letters between August 13 and 15.) The factual allegations in both complaints pertain to alleged events that occurred earlier this year, so the statute of limitations concerning both MURs will not expire until 2024. It will be most efficient for respondents and the Commission if both complaints are addressed in tandem and on the same schedule, and respondents in MUR 7631 are today making the same request for an enlargement of time within which to respond.

For all of these reasons, the respondents respectfully request an enlargement of time within which to respond until October 11, 2019. That will afford all respondents a full and fair opportunity to respond and will not prejudice the Commission's ability to give these matters timely consideration at this initial stage of the enforcement process.

Please contact me if you have any question about this request. Thank you for your consideration.

Yours truly.

Laurence E. Gold

Counsel for Respondents

De Blasio 2020, Fairness PAC,

ansen E. Gold

NY Fairness PAC and Mayor Bill de Blasio