

FEDERAL ELECTION COMMISSION WASHINGTON, D.C.

February 1, 2024

<u>VIA EMAIL &</u> <u>CERTIFIED MAIL</u> <u>RETURN RECEIPT REQUESTED</u>

wvgobernadora2020@gmail.com Jorge Davila, Campaign Manager Comite Amigos Wanda Varquez Ave. Roosevelt 1127 San Juan, PR 00917

> RE: MUR 7772 Salvemos a Puerto Rico, et al.

Dear Mr. Davila:

The Federal Election Commission has considered the allegations contained in your complaint dated August 5, 2020, but there was an insufficient number of votes to find reason to believe that Fundación Pro Igualdad, Inc. and Foundation For Progress, Inc., violated 52 U.S.C. § 30122 by knowingly and willfully permitting their names to be used to effect contributions in the name of another and an insufficient number of votes to dismiss the allegation that Fundación Pro Igualdad, Inc. and Foundation For Progress, Inc. violated 52 U.S.C. § 30122 by knowingly and willfully permitting their names to be used to effect contributions in the name of another. In addition, there was an insufficient number of votes to dismiss as an exercise of prosecutorial discretion the allegations that Salvemos a Puerto Rico and Joseph Fuentes-Fernandez in his personal capacity and in his official capacity as Treasurer violated 52 U.S.C. § 30122 by knowingly accepting a contribution in the name of another and violated 52 U.S.C. § 30104(b) and 11 C.F.R. § 104.3(a)(4) by filing inaccurate disclosure reports. There was also an insufficient number of votes to dismiss as an exercise of prosecutorial discretion the allegations that the following persons violated 52 U.S.C. § 30122 by making a contribution in the name of another: Alejandro Brito-Zubizarreta; Andrew Keys; AP Engineering, Inc.; Augustos McCloskey; BAE FE, LLC; Beam, Longest and Neff, LLC; Essential Insurance Services, Inc.; Jaap, LLC; LAS Enterprises; Little Pictures Corp.; Michael McCloskey; National Strategies Group, LLC; NGX Military Store; Northshore Management Corp.; and Richard Machado-Gonzalez. Accordingly, on January 23, 2024, the Commission closed the file in this matter. One or more Statement of Reasons explaining the Commission's decision will follow.

Documents related to the case will be placed on the public record within 30 days. *See* Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 2016).

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The Federal Election Campaign Act allows a complainant to seek judicial review of the Commission's dismissal of this action. *See* 52 U.S.C. § 30109(a)(8). If you have any questions, please contact Lindsay Bird, the attorney assigned to this matter, at (202) 694-1314 or lbird@fec.gov.

Sincerely,

Mark Allen

Mark Allen Assistant General Counsel