

FEDERAL ELECTION COMMISSION Washington, DC 20463

VIA ELECTRONIC AND CERTIFIED MAIL RETURN RECEIPT REQUESTED

April 29, 2022

Amanda Bogden
End Citizen United
100 M Street, SE
Washington, DC 20003
dorothy@endcitizensunited.com

RE: MUR 7837

Dear Ms. Bogden:

The Federal Election Commission reviewed the allegations in your complaint received October 26, 2020. On April 26, 2022, based on the information provided in the complaint, and information provided by respondents, the Commission decided to exercise its prosecutorial discretion to dismiss the allegations as to David Valadao, Valadao for Congress and Melissa Allen in her official capacity as treasurer, Vitoria PAC and Melissa Allen in her official capacity as treasurer, and Andrew Renteria. Accordingly, on April 26, 2022, the Commission closed the file in this matter. A copy of the General Counsel's Report, which more fully explains the basis for the Commission's decision, is enclosed.

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), effective September 1, 2016. If you have any questions, please contact Don Campbell, the attorney assigned to this matter, at (202) 694-1650.

The Federal Election Campaign Act of 1971, as amended, allows a complainant to seek judicial review of the Commission's dismissal of this action. *See* 52 U.S.C. § 30109(a)(8).

Sincerely,

Lisa J. Stevenson Acting General Counsel

Roy Q. Luckett

BY: Roy Q. Luckett

Acting Assistant General Counsel

Enclosure General Counsel's Report

1	BEFORE THE FEDERAL ELECTION COMMISSION		
1 2 3	ENFORCEMENT PRICE	DRITY SYSTEM	
4	DISMISSAL R		
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6	MUR: 7837	despondents: Valadao for Congress and	
7		Melissa Allen in her official	
8		capacity as treasurer (the	
9 10		"Committee") Vitoria PAC and Melissa Allen	
11		in her official capacity as	
12		treasurer (the "PAC")	
13		David Valadao	
14		Andrew Renteria	
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16	Complaint Receipt Date: Oct. 26, 2020		
17	Response Date: Nov. 12, 2020		
18	EDC Deting.		
19 20	EPS Rating:		
21	Alleged Statutory	52 U.S.C. § 30116(a)(1)(C);	
22	Regulatory Violations:	11 C.F.R. § 110.1(d)	
23	FARTER MARKOTOTISTIC RESIDENCE AND A SALE OF THE SALE		
24	The Complaint alleges that David Valadao use	d funds from his leadership PAC to	
25	supplement the salary of his campaign manager, Andrew Renteria, and by doing so the PAC made		
26	excessive and unreported in-kind contributions to the Committee, in violation of the Federal		
27	Election Campaign Act of 1971, as amended (the "Act") and Commission regulations. 1 The		
28	Complaint states that the Committee's Federal Election Commission ("FEC") filings show the		
29	Committee paid Renteria \$6,404.81 per month for "ca	mpaign manager services" from January 2020	
30	through June 2020, after which Renteria's monthly pa	yment was reduced to \$1,500 from July 2020	
31	through September 2020. ² The Complaint further states that the PAC's FEC filings show that the		
32	PAC paid Renteria \$4,904.81 per month for "campaign manager services" from July 2020 through		
33	September 2020, and assert that the Committee's \$1,5	00 monthly payment to Renteria plus the	

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¹ Compl. at 1 (Oct. 26, 2020).

² *Id.* at 2-3; *see, e.g.*, Valadao For Congress, 2020 Pre-Primary Report at 80-81 (Feb. 20, 2020), https://docquery.fec.gov/pdf/801/202002209186962801/202002209186962801.pdf; Valadao For Congress, 2020 October Quarterly Report at 502-503 (Oct. 15, 2020), https://docquery.fec.gov/pdf/647/202010159294994647/202010159294994647/202010159294994647/202010159294994647/202010159294994647.pdf.

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- 1 PAC's \$4,904.81 monthly payment to Renteria equals the \$6,404.81 that Renteria previously
- 2 received each month from the Committee before July.³ The Complaint argues that the PAC's salary
- 3 payment to Renteria were meant to supplement his Committee salary and therefore constituted an
- 4 excessive and unreported in-kind contribution from the PAC to the Committee.⁴

5 The Response asserts that Renteria works for both committees and each committee

6 appropriately compensated him in proportion to the services provided, with such compensation

allocated appropriately between the two committees based on the relative amount of time Renteria

devoted to each committee's activities.⁵ The Response asserts that any staff working for both the

Committee and the PAC are compensated according to the amount of time spent working on behalf

of each committee. In particular, regarding Renteria, the Response states that in July 2020,

fundraising efforts for the Committee reduced significantly as donors reached the allowable limit,

while fundraising efforts for the PAC increased significantly, therefore requiring an adjustment of

the portion of Renteria's compensation paid by each committee.⁷

Based on its experience and expertise, the Commission has established an Enforcement

Priority System using formal, pre-determined scoring criteria to allocate agency resources and

16 assess whether particular matters warrant further administrative enforcement proceedings. These

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³ Compl. at 3; *see* Vitoria PAC 2020 October Quarterly Report at 15-16 (Oct. 15, 2020), https://docquery fec.gov/pdf/721/202010159294432721.pdf.

⁴ Compl. at 1, 5.

Resp. at 1, 2 (Nov. 12, 2020). Respondents state that the PAC has amended its reports to clarify the description of disbursements to Renteria and accurately reflect the nature of services provided to the PAC. *Id.* at 2,6,21,37. *See* Vitoria PAC Amended 2020 October Quarterly Report at 15-16 (Nov. 9, 2020), https://docquery fec.gov/pdf/440/202011099336977440/202011099336977440.pdf; *see also* Vitoria PAC Amended 2020 Pre-General Report at 7 (Nov. 9, 2020),

https://docquery fec.gov/pdf/464/202011099336977464/202011099336977464.pdf; Vitoria PAC Amended 2020 Post-General Report at 9 (May 23, 2021),

https://docquery fec.gov/pdf/302/202105239447381302/202105239447381302.pdf; Vitoria PAC Amended 2020 Year-End Report at 6 (May 23, 2021), https://docquery fec.gov/pdf/313/202105239447381313/202105239447381313.pdf.

Resp. at 2.

⁷ *Id.* at 2.

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- criteria include (1) the gravity of the alleged violation, taking into account both the type of activity
 and the amount in violation; (2) the apparent impact the alleged violation may have had on the
 electoral process; (3) the complexity of the legal issues raised in the matter; and (4) recent trends in
 potential violations and other developments in the law. This matter is rated as low priority for
 Commission action after application of these pre-established criteria. Given that low rating, the
 speculative nature of the allegations, and the low dollar amount at issue, we recommend that the
 Commission dismiss the Complaint consistent with the Commission's prosecutorial discretion to
- Commission dismiss the Complaint consistent with the Commission's prosecutorial discretion to determine the proper ordering of its priorities and use of agency resources. We also recommend that the Commission close the file and send the appropriate letters.

10 11 12			Lisa J. Stevenson Acting General Counsel
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14			Charles Kitcher
15			Associate General Counsel
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18	1/21/2022	BY:	Callato ava
19	Date		Claudio J. Pavia
20			Acting Deputy Associate General Counsel
21			for Enforcement
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Heckler v. Chanev. 470 U.S. 8

Heckler v. Chaney, 470 U.S. 821, 831-32 (1985).