

FEDERAL ELECTION COMMISSION Washington, DC 20463

August 31, 2023

VIA ELECTRONIC AND CERTIFIED MAIL RETURN RECEIPT REQUESTED

cdudek@sti.net

Charles Dudek

Oakhurst, CA 93644

RE: MUR 7986

Dear Mr. Dudek:

The Federal Election Commission has considered the allegations contained in your complaint dated April 21, 2022 and supplement dated April 27, 2022. On August 8, 2023, based on the information you provided and information provided by respondents, the Commission: (1) exercised its prosecutorial discretion and dismissed the allegation that Nathan Magsig and Magsig for Congress and Melissa Allen in her official capacity as treasurer received prohibited corporate contributions; (2) exercised its prosecutorial discretion and dismissed the allegation that Andrew Tuell Concrete, Inc.; Borges Brothers, Inc., dba All American Construction and Roofing Group; Buckingham Property Management; Cen Cal Title, Inc.; Community Vocation Services Inc.; Efrain Yanez Construction, Inc.; Finegan Dealer Group North dba Clovis Chrysler Dodge Jeep Ram; Fresno Plumbing and Heating, Inc.; Gill Insurance Agency, Inc.; Ginder Real Estate; HSG Farmers, Inc.; The Indart Group, Inc.; The Red Caboose Café, Inc.; Valley Metal Finishing, Inc.; and WA Funding, Inc. made prohibited corporate contributions; and (3) found no reason to believe that Beal Developments, LLC, Coehlo West, Palm Place Investments, LLC, River Ranch Citrus, LLC, Westech Systems, LLC, Cooper River Ranch Villages, LLC, and TriValley Development Group, LLC made prohibited corporate contributions. Accordingly, on August 25, 2023, the Commission closed the file in this matter. The Factual and Legal Analysis, 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.

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). If you have any questions, please contact Rocelyn Halili, the attorney assigned to this matter, at (202) 694-1190.

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Sincerely,

Lisa J. Stevenson Acting General Counsel

An Rug

BY: Aaron Rabinowitz Assistant General Counsel

Enclosure: Factual and Legal Analysis

1	FEDERAL ELECTION COMMISSION				
2 3	FACTUAL AND LEGAL ANALYSIS				
4 5	RESPONDENTS:	Magsig for Congress	MUR 7986		
6		Nathan Magsig			
7		Andrew Tuell Concrete, Inc.			
8		Borges Brothers, Inc., dba Al	l American		
9		Construction & Roofing Gro	oup		
10		Buckingham Property Manag	ement		
11		Cen Cal Title, Inc.			
12		Coehlo West			
13		Community Vocation Service			
14		Efrain Yanez Construction, Ir			
15		Finegan Dealer Group North	dba Clovis		
16		Chrysler Dodge Jeep Ram			
17		Fresno Plumbing and Heating	, Inc.		
18		Gill Insurance Agency, Inc.			
19		Ginder Real Estate			
20		HSG Farmers, Inc.			
21		The Indart Group, Inc.			
22		The Red Caboose Café, Inc.			
23		Valley Metal Finishing, Inc.			
24		WA Funding, Inc.			
25		Beal Developments, LLC			
26		Cooper River Ranch Villages			
27		Palm Place Investments, LLC			
28 29		River Ranch Citrus, LLC TriValley Development Grou	n II C		
29 30		Westech Systems, LLC	p, LLC		
31		westeen Systems, LLC			
32	I. INTRODUC	TION			
33	This matter a	ises from a Complaint alleging	that Nathan Magsig, a 2022 candidate for		
34	Congress to Californ	a's 5th Congressional District,	and his principal campaign committee,		
35	Magsig for Congress	and Melissa Allen in her offici	al capacity as treasurer (the "Committee"),		
36	violated the Federal I	Election Campaign Act of 1971	, as amended (the "Act"), by knowingly		
37	accepting prohibited	corporate contributions. Accor	ding to the Complaint, 16 registered		
38	corporations and six	LLCs contributed to the Comm	ittee, as reported in the Committee's 2021		
39	Year-End and April 2	2022 Quarterly reports. The co	ntributions from alleged corporations totaled		

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\$23,100 while the LLCs contributed a total of \$17,000. In its Response, the Committee contends that Magsig had previously accepted corporate contributions in connection with his state-level campaigns in California where corporate contributions are permissible. Because Magsig was a first-time federal candidate, the Committee asserts that it accepted the contributions relying on Magsig's state-level experience without knowing it was unlawful to accept such contributions at the federal level.

7 As explained below, the available information shows that one of the Respondents was 8 incorrectly identified as a corporation whereas it is a partnership eligible to make contributions, 9 and that all six LLCs are apparently partnerships or sole proprietorships and thus eligible to 10 make contributions. Therefore, the Commission finds no reason to believe that the LLCs and the 11 misidentified partnership, Coelho West, violated the Act. As for the other 15 contributions, 12 which total \$22,600, the Committee admits that it accepted prohibited corporate contributions 13 because it was unaware of the federal restriction on such contributions. However, given the 14 modest amount in violation and the fact that all the prohibited contribution were refunded, the Commission dismisses as a matter of prosecutorial discretion under *Heckler v. Chanev*¹ the 15 16 allegations as to the Committee, Magsig, and the individual corporate Respondents.

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II. FACTUAL BACKGROUND

Magsig established the Committee as his principal campaign committee on December 7,
2021, and ran as a first-time federal candidate in the nonpartisan primary for California's 5th
Congressional District on June 7, 2022.² Nathan Magsig is a member of the Fresno County

¹ 470 U.S. 821 (1985).

² Magsig for Congress, Statement of Organization (Dec. 7, 2021); Ballotpedia, *California's 5th Congressional District Election*, 2022,

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Board of Supervisors in California, representing District 5.³ He assumed office in 2017, and his
 current term ends on January 6, 2025.⁴

3 According to the Complaint, the Committee "knowingly accepted, deposited and 4 expended federally prohibited contributions from [sixteen (16)] registered corporations with the California Secretary of State," naming the following corporations: (1) Andrew Tuell Concrete, 5 6 Inc.; (2) Borges Brothers, Inc., dba All American Construction and Roofing Group; (3) 7 Buckingham Property Management; (4) Cen Cal Title, Inc.; (5) Coelho West Custom Framing, 8 Inc.; (6) Community Vocation Services Inc.; (7) Efrain Yanez Construction, Inc.; (8) Finegan 9 Dealer Group North, dba Clovis Chrysler Dodge Jeep Ram; (9) Fresno Plumbing and Heating, 10 Inc.; (10) Gill Insurance Agency, Inc.; (11) Ginder Real Estate; (12) HSG Farmers, Inc.; (13) 11 The Indart Group, Inc.; (14) The Red Caboose Café, Inc.; (15) Valley Metal Finishing, Inc.; (16) 12 WA Funding, Inc.⁵ 13 In addition, an Amended Complaint filed on April 27, 2022, alleges that the Committee 14 accepted contributions from six LLCs, which the Complaint asserts were not eligible to make 15 contributions.⁶ The Amended Complaint names the following LLCs: (1) Beal Developments, 16 LLC; (2) Cooper River Ranch Villages, LLC; (3) Palm Place Investments, LLC; (4) River Ranch 17 Citrus, LLC; (5) TriValley Development Group, LLC; (6) Westech Systems, LLC.⁷

⁷ Id.

https://ballotpedia.org/California's 5th Congressional District election, 2022 (last visited Mar. 22, 2023). Magsig finished in third place in the primary and did not advance to the general election. *Id*.

³ Ballotpedia, *Nathan Magsig*, <u>https://ballotpedia.org/Nathan Magsig</u> (last visited Mar. 22, 2023).

⁴ Id.

⁵ Compl. at 1-3 (Apr. 21, 2022).

⁶ Amended Compl. at 1-2 (Apr. 27, 2022).

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In its Response, the Committee admits that it "unintentionally" violated the law, by 1 accepting prohibited contributions from 15 of the 16 named corporations in the Complaint.⁸ The 2 3 Committee further states that Magsig, a first-time federal candidate, who "has previously run on 4 several California elections," had received corporate contributions during his political bids for state office, which was permissible under California law.⁹ The Committee asserts that its 5 6 unawareness that "S Corporations were not permitted to make candidate contributions under federal law,[...] helps explain how this mistake was made."¹⁰ The Committee's Response 7 8 asserts that "corporations listed in the [original] complaint are all registered as S Corporations in 9 California[, which] elect[ed] to be taxed as a pass-through entity," except for Coelho West, 10 which is a partnership and was mistakenly identified in the original Complaint as a corporation.¹¹ 11 Apparently, there is an S Corporation in California with a similar name, "Coelho West Custom Framing, Inc.," which was not the actual contributor to the campaign.¹² The Committee's 12 Response shows that Coelho West contacted the Committee, after it received notification of the 13 14 Committee's attempt to refund the contribution, and explained the error, insisting that its contribution be accepted as valid.¹³ The Committee contends that it refunded the 15 15 contributions, after it received the Complaint.¹⁴ The Committee also notes that it will follow-up 16

¹² *Id.* at 2, n.1.

¹³ *Id.*, Ex. D (shows Coehlo West's explanatory letter to the Committee regarding its partnership status).

¹⁴ *Id.*, Ex. B (Committee provided a list of refunded amounts to corporate contributors, dated May 10, 2022).

⁸ Committee Resp. at 1-2 (June 14, 2022).

⁹ See Cal. Gov't Code §§ 82047, 85301.

¹⁰ Committee Resp. at 2.

¹¹ *Id.* at 1-2.

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1 with its corporate contributors for any undeposited refunds within 30 days of its Response and

2 disgorge to the U.S. Treasury any refunds undeposited 30 days thereafter.¹⁵

3 In the case of the S Corporations, according to its Response, the Committee "believed 4 that contributions [...] from S Corporations were permissible if they were reported in the same manner as Partnership and LLC corporations and attributed to an individual on the report."¹⁶ 5 6 The Committee claimed that "considering that S Corporations are treated similarly to LLCs by 7 the IRS, and that these contributions were made by entities with only one or two members," the 8 Committee "track[ed] these contributions to ensure that no individual violated contributions 9 limits."¹⁷ Upon receiving the Complaint, the Committee claims that it "immediately fully 10 refunded all the contributions it has received from S Corporations," and it included a copy of refund checks stubs issued for the corporations in its Response.¹⁸ With regard to the alleged 11 12 improper LLC contributions, the Committee states that it "audited all the contributions the 13 Committee received from LLCs and partnerships to ensure there are no other contributions from 14 S Corporations that were not mentioned in the complaint," and claims that it "did not find any such additional contributions."¹⁹ The Committee Response does not explain the parameters of its 15 16 audit process and how it determined the eligibility of the LLC contributions in question.²⁰

¹⁶ Committee Resp. at 1-2.

¹⁷ *Id.* at 3.

²⁰ See id.

¹⁵ *Id.* at 1-2. The Committee's FEC filings reflect the refunds to the corporations. Magsig for Congress, Disbursements, (Oct. 1, 2021-Dec. 31, 2022), https://www.fec.gov/data/committee/C00797639/?tab=spending#disbursement-transactions.

¹⁸ *Id.*; Committee Resp., Ex. C. The Committee states that it has "audited" all contributions received from the LLCs and partnerships, and it has found no additional impermissible contributions except for a \$1,000 transfer to the Committee by "Nathan Magsig for Supervisor 2024" a non-federal committee previously established by Magsig, which was refunded by the Committee. *Id.* at 3; Committee Resp. at 3, n.2; *see* Palm Place Investments, LLC Resp. at 1; River Ranch Citrus, LLC Resp. at 1.

¹⁹ Committee Resp. at 3.

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1	Three corporations and two LLCs filed Responses, while the others did not. ²¹ One of the		
2	corporations, Buckingham Property Management, acknowledged that it made its contribution in		
3	error and obtained a refund. ²² The other corporate respondent, Andrew Tuell Concrete, Inc.,		
4	asserted that it is an S Corporation, which the company believed was eligible to make		
5	contributions. ²³ The LLC respondents, Palm Place Investments, LLC, and River Ranch Citrus,		
6	LLC, each asserted in its Response that it is an LLC and elected to be treated as a partnership by		
7	the Internal Revenue Service, making them eligible to make political contributions. ²⁴ Magsig		
8	did not file a Response.		
9	III. LEGAL ANALYSIS		
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10 11 12 13	The Act and Commission regulations prohibit corporations from making contributions to federal candidates, and likewise bar candidates, political committees (other than independent expenditure-only political committees and committees with hybrid accounts), and other persons from knowingly accepting or receiving corporate contributions. ²⁵ A committee's treasurer is		

²¹ Andrew Tuell Concrete Inc., Buckingham Property Management Palm Place Investments, LLC, and River Ranch Citrus, LLC filed substantive responses. Andrew Tuell Concrete Resp. (May 25, 2022); Buckingham Prop. Mgmt. Resp. (June 13, 2022). Palm Place Investments, LLC Resp. (May 18, 2022); River Ranch Citrus, LLC (May 25, 2022).

²² Buckingham Mgmt. Resp. at 1.

²³ Andrew Tuell Concrete Resp. at 1.

²⁴ Palm Place Investments, LLC Resp. at 1; River Ranch Citrus, LLC Resp. at 1.

²⁵ 52 U.S.C. § 30118(a); 11 C.F.R. § 114.2(a), (d).

²⁶ 11 C.F.R. § 103.3(b).

²⁷ *Id.* § 103.3(b)(1).

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1 receipt.²⁸

2	This matter involves contributions from S Corporations, a partnership, and LLCs. In		
3	enforcing 52 U.S.C. § 30118, the Commission has treated S Corporations as ordinary		
4	corporations and thus prohibited contributions from S Corporations to candidate committees. ²⁹		
5	With respect to LLCs, Commission regulations allow contributions from LLCs provided the		
6	LLC is treated as a partnership for tax purposes and has not elected to be treated as a corporation		
7	by the Internal Revenue Service. ³⁰ Contributions received from an LLC that has elected to be		
8	treated as a partnership for federal tax purposes are considered a contribution from a		
9	partnership. ³¹ Contributions by partnerships are attributed to the partnership and to each partner		
10	in direct proportion to his or her share of the partnership profits unless otherwise agreed to by the		
11	partners. ³² Furthermore, when an LLC makes a contribution, it must affirm to the recipient, at		
12	the time the LLC makes the contribution, that it is eligible to make a contribution and "provide		
13	information to the recipient committee as to how the contribution is to be attributed." ³³ LLCs		
14	that claim corporate status or those that are publicly traded are treated as corporations for		

³⁰ *Id.* § 110.1(g).

³¹ *Id*.

³² *Id.* § 110.1(e).

³³ *Id.* § 110.1(g)(5).

²⁸ *Id.* § 103.3(b)(3).

²⁹ See, e.g., Factual & Legal Analysis at 8, MUR 3191 (Christmas Farm Inn) (stating that "although Christmas Farm Inn, Inc., is treated as a Subchapter S corporation for tax purposes, it remains a corporation for purposes of the Federal Election Campaign Act"); Conciliation Agreement ("CA") V.1, MUR 3119 (Edmar Corp.) (conciliating that Edmar Corporation, an S-corporation, made prohibited corporate contributions, in the form of loans to the Committee); Certification, MUR 5655 (Rick Renzi for Congress) (May 4, 2005) (finding reason to believe that respondents violated the Act in connection with loans the candidate made to his campaign that had come from two Subchapter S corporations that he owned); *cf.* F &LA at 4-5, MUR 7450 (Ashbritt, Inc.) (explaining, in the context of a matter involving an S corporation, that "funds not yet distributed to shareholders are corporate, not personal, funds").

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1 purposes of the Act.³⁴

2	Here, the available information confirms that the Committee violated the Act by
3	knowingly accepting contributions from registered corporations. The Committee's Response
4	admits that "the allegations are accurate, although the violation of the law was unintentional on
5	the part of the Respondent," when it mistakenly accepted contributions from 15 of the 16 alleged
6	corporate Respondents. ³⁵ As noted above, one of the alleged corporate Respondents, Coelho
7	West, was mistakenly identified by the Complaint as a corporation whereas it is a partnership
8	and therefore eligible to make contributions to federal candidates. ³⁶ Apparently, the Complaint
9	mistook a similarly named S corporation in California, Coelho West Custom Framing, Inc, as the
10	contributor. ³⁷ The actual contributor, "Coelho West" is a partnership. ³⁸ In admitting to its
11	violation of 52 U.S.C. § 30118(a), the Committee's Response indicates that it improperly relied
12	on California law, ³⁹ which permits corporate contributions. ⁴⁰

13

A review of the corporate contributions shows an aggregate amount in violation of

³⁷ Committee Resp. at 2 n.1.

³⁸ *Id*.

³⁹ See Cal. Gov't Code §§ 82047, 85301 (defining a "person" as "an individual, proprietorship, firm, partnership, joint venture, syndicate, business trust, company, corporation, limited liability company, association, committee, and any other organization or group of persons acting in concert" in the context of valid contributor source in California elections); see also California Fair Political Practices Commission, https://fppc.ca.gov/learn/campaign-rules/state-contribution-limits.html; California State Contribution Limits, https://fppc.ca.gov/content/dam/fppc/NS-

Documents/TAD/Campaign%20Documents/2023_Contribution_Limits_Chart_Final.pdf (listing current contribution limits for state and local candidates per election).

⁴⁰ Committee Resp. at 1-2.

³⁴ 11 C.F.R. § 110.1(g)(3).

³⁵ Committee Resp. at 1-2.

³⁶ *Id.* at 2, n.1; *see* 11 C.F.R. § 110.1(e) ("A contribution by a partnership shall be attributed to the partnership and to each partner in direct proportion to his or her share of the partnership profits."). The Committee's Response states that Coelho West contacted the Committee after it received notification of the Committee's attempt to refund the contribution and explained that it is a partnership and thus permitted to make contributions. Committee Resp., Ex. D (Refund Letter and Note from Coelho West).

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1 \$22,600:41

CORPORATION	CONTRIBUTION
Andrew Tuell Concrete, Inc ⁴² .	\$2,900
Borges Brothers, Inc.	\$1,000
Buckingham Property Management	\$2,900
Cen Cal Tile, Inc.	\$1,000
Community Vocational Services, Inc.	\$1,000
Efrain Yanez Construction, Inc.	\$500
Finegan Dealer Group North	\$2,900
Fresno Plumbing and Heating, Inc.	\$1,000
Gill Insurance Agency, Inc.	\$500
Ginder Real Estate	\$2,900
HSG Farmers, Inc.	\$2,000
Indart Group, Inc.	\$1,000
Red Caboose Café, Inc.	\$500
Valley Metal Finishing, Inc.	\$1,500
WA Funding, Inc.	\$1,000
Total	\$22,600

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Regarding the LLC contributions, the Amended Complaint alleges that they too were

4 impermissible.⁴³ According to a review of the Committee's disclosure reports, these six

5 contributions total \$17,000, as shown in the table below. All six LLCs have either partnership or

⁴¹ See id., Exs. B, D; see also Committee Resp. at 2, n.1.

⁴² This Respondent stated in its Response that it was entitled to make federal contributions because of its S-Corporation status.

⁴³ Amended Compl. at 1-2.

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- 1 sole-proprietorship attributions, which would indicate that the contributions are permissible. For
- 2 instance, River Ranch Citrus, LLC's partnership attribution in the Committee's FEC filing shows
- 3 split memo notations, acknowledging the contribution of each of its four identified partners,
- 4 according to their partnership share, *i.e.*, two \$833.33 contributions, and two \$416.67
- 5 contributions, totaling \$2,500.⁴⁴

LIMITED LIABILITY COMPANY	CONTRIBUTION	
Beal Developments, LLC	\$2,900	
Cooper River Ranch Villages, LLC	\$2,900	
Palm Place Investments, LLC	\$2,900	
River Ranch Citrus, LLC	\$2,500	
TriValley Development Group, LLC	\$2,900	
Westech Systems, LLC	\$2,900	
Total	\$17,000	

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7 In sum, the Complaint alleges impermissible contributions from 16 corporations and six 8 LLCs. As explained above, of the 16 alleged corporate Respondents, one, Coehlo West, was 9 mistakenly identified by the Complaint as a corporation, but it is actually a partnership and thus 10 permitted to make contributions. The 15 impermissible corporate contributions total \$22,600. 11 As for the LLC contributions, which total \$17,000, each had accompanying attribution 12 information that signified the LLC is a partnership and that the contribution is permissible. 13 Accordingly, the Commission exercises its prosecutorial discretion and dismisses the allegations 14 that the Committee and Magsig knowingly accepted prohibited corporate contributions, given the

⁴⁴ Committee Resp., Ex. A.

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- 1 low amount in violation and in light of the Committee's refund of the contributions.⁴⁵ The
- 2 Commission also dismisses as a matter of prosecutorial discretion the allegations against the
- 3 individual 15 corporations because of the modest amounts in dispute.⁴⁶ As for the misidentified
- 4 partnership and the 6 LLCs, the Commission finds no reason to believe they violated the Act.

⁴⁵ See Heckler v. Chaney, 470 U.S. 821 (1985).

⁴⁶ *See id.*