



FEDERAL ELECTION COMMISSION  
WASHINGTON, D.C.

March 11, 2024

**VIA EMAIL**  
[chris@ashby.law](mailto:chris@ashby.law)

Chris Ashby  
Ashby Law  
625 North Washington Street, Ste. 325  
Alexandria, VA 22314

RE: MUR 8082  
Unknown Respondents, *et al.*

Dear Mr. Ashby:

On November 3, 2022, the Federal Election Commission notified your clients Richard Alexander and Sean Anderson of a complaint alleging that your clients and various entities that they reportedly controlled, including Grow United, Inc.; The Center for Advancement of Integrity and Justice, Inc.; Broken Promises; Stand Up for Justice; and Florida Promise may have violated certain sections of the Federal Election Campaign Act of 1971, as amended (the "Act").

On February 27, 2024, the Commission considered the complaint, but there was an insufficient number of votes to find reason to believe that Grow United, Inc.; The Center for Advancement of Integrity and Justice, Inc.; Broken Promises; Stand Up for Justice; and Florida Promise violated 52 U.S.C. § 30122 and 11 C.F.R. § 110.4(b) or to dismiss the complaint. Accordingly, the Commission closed its file in this matter.

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). A Statement of Reasons explaining the Commission's decision will follow.

If you have any questions, please contact me at (202) 694-1688 or [mlupo@fec.gov](mailto:mlupo@fec.gov).

Sincerely,

*Matthew Lupo*

Matthew Lupo  
Attorney