

FEDERAL ELECTION COMMISSION WASHINGTON, D.C.

May 15, 2024

VIA ELECTRONIC AND CERTIFIED MAIL RETURN RECEIPT REQUESTED

dorothy@endcitizensunited.com

Tiffany Muller End Citizens United 100 M Street, SE Washington, DC 20003

> RE: MUR 8127 LaLota for Congress

Dear Ms. Muller:

This is in reference to the complaint filed with the Federal Election Commission on April 17, 2023, concerning LaLota for Congress. Based on that complaint, and after considering the circumstances of this matter and information in the response, the Commission determined to dismiss this matter and close the file effective May 15, 2024.

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 today. *See* Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 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 within 60 days of the dismissal, which became effective today. *See* 52 U.S.C. § 30109(a)(8).

Sincerely,

Lisa J. Stevenson Acting General Counsel

Wanda D. Brown

BY: Wanda D. Brown Assistant General Counsel

Enclosure General Counsel's Report

1	BEFORE THE FEDERAL ELECTION COMMISSION		
2 3 4	ENFORCEMENT PRIORITY SYSTEM DISMISSAL REPORT		
5 6 7 8 9 10 11	MUR: 8127	Respondents:	LaLota for Congress and Thomas Datwyler in his official capacity as treasurer LaLota for New York L4NY Nick LaLota
12 13 14 15	Complaint Receipt Date: April 17, 2023 Response Date: June 8, 2023		
16 17 18 19	Alleged Statutory/ Regulatory Violations:		52 U.S.C. § 30125(e) 11 C.F.R. §§ 110.3(d)
20	The Complaint alleges that LaLota for Congress and Thomas Datwyler in his official		
21	capacity as treasurer (the "Federal Committee"), the principal campaign committee ¹ of Nick		
22	LaLota, a 2022 candidate in New York's 1st Congressional District, ² received prohibited in-kind		
23	and monetary transfers totaling \$1,525 from LaLota for New York L4NY (the "State Committee"),		
24	the candidate's campaign committee for state office, in violation of the Federal Election Campaign		
25	Act of 1971, as amended (the "Act"). ³ The Complaint states that the State Committee transferred		
26	\$1,000 to the Federal Committee shortly after the candidate filed a Statement of Candidacy. ⁴ The		
27	Federal Committee disclosed a \$1,000 contribution from the State Committee. ⁵ Additionally, the		

¹ LaLota for Congress, Amended Statement of Organization (Feb. 6, 2024), <u>https://docquery.fec.gov/pdf/999/20</u> 2402069619677999/202402069619677999.pdf.

² Nick LaLota, Statement of Candidacy (Feb. 21, 2022), <u>https://docquery.fec.gov/pdf/223/202202219493671223</u> /202202219493671223.pdf.

³ Compl. at 2-3 (Apr. 17, 2023)

⁴ *Id.* at 2.

⁵ LaLota for Congress, Amended 2022 April Quarterly Report at 118 (Dec. 15, 2022), <u>https://docquery.fec.gov/pdf/051/202212159562586051/202212159562586051.pdf</u>.

MUR 8127 (LaLota for Congress, *et al.*) EPS Dismissal Report Page 2 of 3

1 Complaint states that the State Committee disbursed \$525 to a vendor that would later receive disbursements from the Federal Committee totaling \$18,000.⁶ The Complaint argues that the 2 3 disbursements from the State Committee to the vendor could not have been made in connection with a state election, as the candidate was not seeking any state office at the time they were made.⁷ 4 5 The Complaint argues that the disbursements by the State Committee were, therefore, prohibited inkind transfers to the Federal Committee.⁸ 6 7 Respondents argue that the \$1,000 disbursement from the State Committee to the Federal 8 Committee was a permissible "contribution" by an unregistered organization made with funds subject to the limitations and prohibitions of the Act rather than a "transfer" of funds specifically 9 prohibited by 11 C.F.R. § 110.3(d).⁹ Respondents further argue that the Complaint's allegations 10 11 regarding the \$525 disbursed by the State Committee to a vendor in common with the Federal 12 Committee are "mere speculation" and that "the Commission must find no reason to believe a violation occurred."¹⁰ 13 14 Based on its experience and expertise, the Commission has established an Enforcement 15 Priority System using formal, pre-determined scoring criteria to allocate agency resources and 16 assess whether particular matters warrant further administrative enforcement proceedings. These 17 criteria include (1) the gravity of the alleged violation, taking into account both the type of activity

18 and the amount in violation; (2) the apparent impact the alleged violation may have had on the

⁶ Compl. at 3.

 $^{^{7}}$ *Id.* at 4.

⁸ *Id.*

⁹ Resp. at 1-2 (June 8, 2023) ("Here, the State Committee made a permissible \$1,000 contribution to the Federal Committee within the limits of the Act, which was reported as a contribution, not a transfer, on the Federal Committee's campaign finance report.").

¹⁰ *Id.* at 2-3.

MUR 8127 (LaLota for Congress, *et al.*) EPS Dismissal Report Page 3 of 3

1 electoral process; (3) the complexity of the legal issues raised in the matter; and (4) recent trends in 2 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 and 3 apparent low dollar amount at issue we recommend that the Commission dismiss the Complaint, 4 5 consistent with the Commission's prosecutorial discretion to determine the proper ordering of its priorities and use of agency resources.¹¹ We also recommend that the Commission close the file 6 effective 30 days from the date of certification of this vote (or on the next business day after the 7 8 30th day, if the 30th day falls on a weekend or holiday) and send the appropriate letters.

9 10 Lisa J. Stevenson 11 Acting General Counsel 12 13 14 15 Charles Kitcher Associate General Counsel 16 17 18 landio auto March 22, 2024 BY: 19 20 Date Claudio J. Pavia Deputy Associate General Counsel 21 22 23 Wanda D. Brown 24 Wanda D. Brown 25 26 Assistant General Counsel 27 28 Gordon King Gordon King 29 30 31 Attorney

¹¹

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