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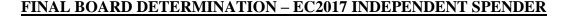
Amy M. Loprest Executive Director

December 1, 2017

By E-mail and First Class Mail

Jill Carnegie NYCLASS Animal Protection 400 West 54th Street, 2C New York, NY 10019

Martin E. Connor, Esq.



The New York City Campaign Finance Board ("Board"), at a meeting held on October 26, 2017, made the following final determination concerning NYCLASS:

The Board determined that NYCLASS violated the Board Rules and that the Independent Spender, NYCLASS, and its Authorized Representative, Jill Carnegie, are liable for paying \$38,566 in penalties for failure to file. *See* Board Rules 13-02(b), (c); 13-03(a)(1)(iii). The Independent Spender failed to file required daily disclosure statements for transactions totaling \$237,284.50 within the fourteen days leading up to the primary election on six occasions: September 1, September 2, September 5, September 8, and September 12.

The Board determined that the amount due is \$38,566. On October 26, 2017, the Independent Spender paid \$38,566, the full amount due.

You may challenge this final determination, within four months, in the New York State Supreme Court pursuant to Article 78 of the Civil Practice Law and Rules.

If you have any questions concerning this Final Board Determination, please contact Bethany Perskie, Deputy General Counsel, at (212) 409-1861 or bperskie@nyccfb.info.



Signature on original

Hillary Weisman General Counsel

NEW YORK CITY CAMPAIGN FINANCE BOARD

HW/BP