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September 10, 2015

Luis M. Tejada Aydee Martinez Friends of Luis Tejada

By First Class Mail and C-ACCESS

FINAL BOARD DETERMINATION – EC2013 CAMPAIGN

The New York City Campaign Finance Board ("Board"), at a meeting held on September 10, 2015, made the following final determination concerning the Luis M. Tejada 2013 Campaign ("Campaign"):

The Board determined that the Candidate, the Treasurer, and the Committee named above violated the New York City Campaign Finance Act ("Act") and Board Rules and are jointly and severally liable for paying \$256 in penalties as follows:

1. A penalty of \$256 for failing to demonstrate compliance with cash receipts reporting and documentation requirements. *See* Admin. Code §§ 3-703(1)(d), (g), (6), (10), (11), (12); Board Rules 1-04(a), (b), 2-06(a), 3-03(c), 4-01(a), (b)(1), (3), (f). The Campaign reported \$10,862 in cash receipts, but the deposit slips the Campaign provided account for \$11,887 in cash receipts, a difference of \$1,025, or 9.44%.

Candidate ID Number: 1640-P

2. A violation with no associated penalty for accepting contributions from two corporations and a limited liability company. *See* N.Y.C. Charter § 1052(a)(13); Admin. Code §§ 3-702(8), 3-703(1)(1); Board Rules 1-04(c)(1), (e), (g)(4), (5), 1-05. On February 20, 2013, the Campaign received a \$50 contribution from Daliza Pharmacy, Inc. On May 28, 2013, the Campaign received a \$217.75 in-kind contribution from Content Critical NY, LLC. The Campaign was not charged \$127.80 in sales tax by Technologiasoft.com NY.

The Board determined that the amount due is \$256.

You must pay to the Board the full amount due of \$256 no later than **February 29, 2016.** Checks should be made payable to the "New York City Election Campaign Finance Fund," and mailed to the attention of Mark Griffin, Associate Counsel, New York City Campaign Finance Board, 100 Church Street, 12th Floor, New York, NY 10007 or delivered to the offices of the Board.

If the Board is not in receipt of the full \$256 by **February 29, 2016**, the candidate's name and the unpaid amount will be posted on the Board's Website and the Board may initiate a civil action against the Candidate, the Treasurer and the Committee for the penalty amount and the Committee and the Candidate for the public funds amount. In addition, you will be ineligible for public funds in any future election until this debt is paid in full.

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 Mark Griffin, Associate Counsel, at (212) 409-1863 or mgriffin@nyccfb.info.

Sue Ellen Dodell General Counsel

NEW YORK CITY CAMPAIGN FINANCE BOARD

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