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Sent: Monday, March 07, 2016 5:53 PM

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Subject: RE: Inquiry for November 25, 2015 for Ms. Salimando and Mr. Barr

Dear Mr. Barr and Ms. Karen Salimando:

I need a response for November 25, 2015 because the Department is required to provide me with an answer for the unlawful employment action taken by Ms. Salimando. Is the Department going to provide me with a new date? I need a response for October 8, 2015 because agents of the Office Labor Relations love to commit fraud—anyone want to listen to the recordings?

To Ms. Salimando:

I would like to come and play my recordings of March 23, 2015, April 8, 2015, and January 11, 2016. On said dates, Mr. Drantch lied to ALJ Blassman and as you know, this could be an ethics violation. I hope you do not run from the idea of me playing my recordings.

To Mr. Barr:

I am in receipt of Ad Com decision. You wrote, “The Committee asked to see a copy of the rubric, which you were unable to provide”, but I was not asked to furnish a copy. Even though I was asked not to record the proceeding on February 1, 2016, please know without a doubt that I recorded the proceedings for this very reason!

It is not a surprise; Ms. Battle submitted a copy of Mr. Richard Cole’ fraudulent rubric as part of her exhibits for a motion to dismiss a PERB. When I spoke to Ms. Daniels, in the grievance department, a few days prior to February 1, 2016, she and I spoke about the rubric and she made CLEAR references to rubric too. NEVERTHELESS, Ad Com did not have a copy from the grievance department, Ms. Battle, and NO ONE asked me—interesting.

Mr. Barr, your letter states that my union supports the Department in committing fraud against the members. I would like you to be clear in your statement. Mr. Richard Cole committed fraud and misrepresented the rubric as we spoke on May 28, 2014. As you are aware, there is a recording of May 28, 2014.

The Department suspended a grievance hearing on November 25, 2016 and this is an exact example in the EEOC compliance manual for retaliation. Please let me remind you, the grievance that was suspended was to obtain the identity of the person that put in for a mental exam, and I submitted a ADA claim with the EEOC. PLEASE TAKE NOTICE, the EEOC manual requires a causal connection between the adverse employment action and the claim.

No one from the Union has addressed what occurred to me on November 25, 2015. PLEASE TAKE FURTHER NOTICE, the EEOC compliance manual has an example when a union does not process grievances too.

This is pure retaliation and I keep documenting it by audio recording each person that I come into contact.

Please inform me the way the UFT is going to address November 25, 2015. In addition,

please address the reason ALJ allowed Mr. Drantch to lie on March 23, 2015, April 8, 2015, and January 11, 2016. More importantly, please address the reason Ms. Battle, Esq. had an ex parte conversation with ALJ Blassman prior April 8, 2015 because this is an ethics violation for Ms. Battle, Mr. Drantch, and the Vindictive Blassman. Also, the need information about my case because Ms. Battle wasn't dismissed and Mr. Drantch wrote it was dismissed. I do not trust Ms. Blassman's answer because she's vindictive and a liar.

Sincerely,  
Lucio Celli