

## **Ballot Question Contribution Statement**

A ballot question-committee may only accept contributions from a person, entity, or political committee. A violation of this section is a Class 2 misdemeanor and a subsequent offense within a calendar year is a Class 1 misdemeanor.

(SDCL 12-27-18.1 and SDCL 12-27-19).	
Entities <u>must complete</u> this statement and submit it to the ballot question committee <u>before contributing</u> . (SDCL 12-27-19).	
File this statement with the Vote at Home	Ballot Question committee.
Amount of contribution: \$15,000	Date of contribution: 9/6/2017
Full name of entity or fictitious name (if any): National Association of Letter Carriers of Ameri	ca
Complete mailing address (PO Box or street address, city 100 Indiana Ave. NW, Washington, DC 20001	SORWITTED
Mailing address (PO Box or street address, city, state, zip 100 Indiana Ave. NW, Washington, DC 20001	JAN 2 5 2018 s) of person authorizing the contribution: S.D. SEC. OF STATE
** Below you must provide the names and mailing addre	sses of any owners, directors, or officers of the entity. **
Name of Entity's Owners, Directors or Officers	Mailing Address (PO Box or street address, city, state, zip)
Fredric V. Rolando	100 Indiana Ave., NW, Washington, DC 20001
Brian L. Renfroe	100 Indiana Ave., NW, Washington, DC 20001
Lew Drass	100 Indiana Ave., NW, Washington, DC 20001
Nicole R. Rhine	100 Indiana Ave., NW, Washington, DC 20001
No person may execute this report knowing it is false in any material respect. Any violation may be subject to a civil and/or criminal penalty. Any person who, with intent to defraud, falsely makes, completes, or alters a written instrument of any kind, or passes any forged instrument of any kind is guilty of forgery. Forgery is a Class 5 felony (SDCL 22-39-36). Additional civil penalties not to exceed \$250.00 could be assessed per SDCL 12-27-29.4.	
I hereby declare and affirm under penalty of perjury that the purpose of influencing the ballot question.	no part of the contribution was raised or collected by the entity for
Print name of person authorizing the contribution:	FRED ROLANDO
Signature of the person authorizing the contribution:	Zu
Date: 1-25-18	Filed thisday of
	Shertel Krebs Last updated July 1, 2017
	Shertel Krebs  Last updated July 1, 2017

SECRETARY OF STATE

\*\* The information below <u>must be provided by the entity</u> **before contributing more than \$10,000** to the ballot question committee. (SDCL 12-27-19) \*\*

Before contributing more than ten thousand dollars in the aggregate to a ballot question committee pursuant to SDCL 12-27-18, an entity shall provide to the ballot question committee a sworn written statement made by the president and treasurer of the entity declaring and affirming, under the penalty of perjury, the following:

(1) The name and street address of every person who owns ten percent or more of the entity, has provided ten percent or more of the entity's gross receipts, including capital contributions, in the current or preceding year, or has provided ten percent or more of the funds being contributed to the ballot question committee

Name of Shareholder or Member	Complete Street Address (address, city, state, zip)
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Segret MAI	
A.D. SEC. OF STATE	

No person may execute this report knowing it is false in any material respect. Any violation may be subject to a civil and/or criminal penalty. Any person who, with intent to defraud, falsely makes, completes, or alters a written instrument of any kind, or passes any forged instrument of any kind is guilty of forgery. Forgery is a Class 5 felony (SDCL 22-39-36). Additional civil penalties not to exceed \$250 could be assessed per SDCL 12-27-29.4.

I hereby declare and affirm under penalty of perjury that no part of the contribution was raised or collected by the entity for the purpose of influencing the ballot questions.

Date: 1/25/2018	Entity Treasurer Printed Name: Nicole R. Rhine
	Entity Treasurer Signature: Micole R. Rhine
Date: <u>1/25/2018</u>	Entity President Printed Name: Fredric V. Rolando
	Entity President Signature:

State law requires you to submit this information to the treasurer of the ballot question committee you are making the contribution to.

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