

CAMPAIGN FINANCE COMPLAINT

Arizona Secretary of State, Campaign Finance Division

April 29, 2026

Via Email (campaignfinance@azsos.gov)

Campaign Finance Division
Arizona Secretary of State
1700 W Washington St, Floor 7
Phoenix, AZ 85007

Complainant:

[REDACTED]

[CITY REDACTED]

[EMAIL REDACTED]

[PHONE REDACTED]

Identity Verification (per A.R.S. Sec. 16-938(A)): I am an identifiable human being. I am a qualified Arizona voter registered in Maricopa County and a Salt River Project ratepayer. I am submitting this complaint as an individual, not on behalf of any entity. My direct contact information is above. Photographic identification is available upon request.

Respondent:

Turning Point PAC Arizona
AZ Secretary of State Filer ID: 101981
Filer Type: Political Action Committee (Standing)
Registration Date: October 1, 2025
Chairman: Tyler Bowyer
Treasurer: Mercede Carbajal
Address: 4930 E Beverly Rd, Suite 2000, Phoenix, AZ 85044
Email: info@tppac.com
Phone: 602-815-3540

I. Summary of Complaint

This complaint concerns the categorization of \$4,285.52 in sign-printing expenditures by Turning Point PAC Arizona (Filer ID 101981) on its 2026 March Post-Election (Q1) campaign finance report, filed with the Secretary of State on April 15, 2026 under penalty of perjury (Report ID 366407).

The Q1 report categorizes those expenditures on Schedule E1 (Operating Expenses) under the sub-category "Event Expenses - Printing/photocopies." The same report shows \$0.00 on Schedule E2 (Independent & Ballot Measure Expenditures).

By the plain text of A.R.S. Sec. 16-901(14), expenditures for printed signs that bear "Paid for by Turning Point PAC" disclaimers and expressly advocate for clearly identified candidates for the April 7, 2026 Salt River Project Board of Directors election are independent expenditures. Categorizing them as operating expenses on Schedule E1 instead of independent expenditures on Schedule E2 omits every disclosure A.R.S. Sec. 16-926(B)(3)(I) requires for independent expenditures: identification of the candidate, office sought, election date, mode of advertising, and date of first publication or distribution.

The complaint also raises a separate factual question: whether \$4,285.52 reflects the full extent of TP PAC AZ's sign-related expenditures for the SRP race, given the volume and variety of "Paid for by Turning Point PAC" signs observed in deployment across Maricopa County in the run-up to the April 7, 2026 SRP election. The complaint does not assert with certainty that under-reporting has occurred. It requests that the Secretary of State exercise its authority under A.R.S. Sec. 16-938(D) to request voluntary production of records sufficient to establish the full scope of TP PAC AZ's SRP-related spending.

II. The Respondent: Turning Point PAC Arizona (Filer ID 101981)

1. **Based on public records maintained by the Arizona Secretary of State:** Turning Point PAC Arizona registered as a Standing Political Action Committee with the Secretary of State on October 1, 2025, under Filer ID 101981.

2. **Based on public records:** As of April 29, 2026, TP PAC AZ has filed four campaign finance reports with the Secretary of State:

Report Name	Reporting Period	Date Filed	Report ID
2025 November Pre-Election	Oct 1 - Oct 18, 2025	10/20/2025	(on record with SoS)
2025 November Post-Election (Q4)	Oct 19 - Dec 31, 2025	01/15/2026	(on record with SoS)
2026 March Pre-Election	Jan 1 - Feb 21, 2026	02/24/2026	(on record with SoS)
2026 March Post-Election (Q1)	Feb 22 - Mar 31, 2026	04/15/2026	366407

3. **Based on direct review of the SeeTheMoney public disclosure portal:** Across all four reports, TP PAC AZ's Schedule E2 (Independent & Ballot Measure Expenditures) cumulative total is \$25,246.28. According to the entity's own filings, that entire amount pertains to the 2026 gubernatorial election cycle. None of the four reports discloses any independent expenditure on Schedule E2 in connection with the SRP board election.

III. The Q1 Report Miscategorization

4. **Based on direct review of the Q1 report (Report ID 366407) on file with the Secretary of State:** TP PAC AZ's 2026 March Post-Election report covers the reporting period February 22, 2026 through March 31, 2026 and was filed on April 15, 2026. The report is signed under penalty of perjury as required by A.R.S. Sec. 16-926(B)(5). A complete copy of the report is attached as Exhibit B.

5. **Based on direct review of Report ID 366407, Schedule E1 (Operating Expenses), page 3:** TP PAC AZ disclosed two operating-expense line items, both dated February 23, 2026, both paid to commercial print vendors, both with memos that explicitly identify the work as signage:

Vendor	Date	Amount	Memo
Alphagraphics, Mesa, AZ 85213	02/23/2026	\$934.99	"Signage/Printing - Events"
INKED XPRESSION, 7008 S 45th Way, Phoenix, AZ 85042	02/23/2026	\$3,350.53	"PRINTING/SIGNAGE - EVENTS"
TOTAL		\$4,285.52	

Both line items are categorized as "Event Expenses - Printing/photocopies" on Schedule E1.

6. **Based on direct review of Report ID 366407, Schedule E2:** The "Independent & Ballot Measure Expenditures" total for the period is \$0.00.

7. **Based on direct review of Report ID 366407, Schedule E2, cumulative:** Across the entire 2026 election cycle to date, TP PAC AZ's Schedule E2 reports zero independent expenditures supporting or opposing any SRP candidate. The \$25,246.28 in cumulative Schedule E2 activity referenced in paragraph 3 above is identified on the entity's own filings as pertaining to the 2026 gubernatorial election cycle.

IV. Photographic Evidence with Authenticated Timestamps

8. Based on personal knowledge and direct observation: On April 2, 2026, I personally photographed campaign signs deployed at multiple locations in the Phoenix metropolitan area in connection with the April 7, 2026 SRP board election. I took 57 photographs between approximately 8:41 AM and 9:18 AM Mountain Standard Time, using two cameras (an Apple iPhone 16 Pro and a Canon EOS 6D digital SLR).

9. Based on EXIF metadata embedded in the original image files: Each photograph contains a `DateTimeOriginal` timestamp recorded by the camera at the time of capture. The earliest timestamp is `2026:04:02 08:41:05` and the latest is `2026:04:02 09:18:35`. Four of the iPhone-captured photographs (IMG_8480 through IMG_8483) also contain GPS coordinates embedded by the camera. The GPS coordinates resolve to approximately 33.319 deg N, 111.928 deg W -- within the City of Tempe, Maricopa County, Arizona. A complete metadata index for all 57 photographs is available in machine-readable form upon request; a summary is in Exhibit A.

10. Based on direct review of the photographs: The signs photographed include the following Turning Point PAC sign designs:

- A four-candidate slate sign reading "VOTE / CHRIS DOBSON -- SRP PRESIDENT / BARRY PACELEY -- SRP VICE PRESIDENT / RUSTY KENNEDY -- BOARD AT LARGE / KELLY COOPER -- BOARD AT LARGE / LEARN MORE AT VOTESRP.COM" with a Turning Point PAC logo and arrow.
- A two-candidate slate sign reading "VOTE / CHRIS DOBSON -- SRP PRESIDENT / BARRY PACELEY -- SRP VICE PRESIDENT / LEARN MORE AT VOTESRP.COM."
- An attack sign reading "KEEP THE GREEN NEW DEAL OUT OF ARIZONA / VOTE DOBSON AND PACELEY FOR SRP BOARD."
- An attack sign depicting incumbent SRP board member Randy Miller with the message "RANDY MILLER HAS VOTED TO INFLATE YOUR ENERGY RATES."
- An attack sign depicting Randy Miller titled "RANDY MILLER'S BILLION DOLLAR BLUNDER" with messaging about an "\$800 energy bill."
- An attack sign depicting incumbent SRP board member Sandra Kennedy with the message "SANDRA KENNEDY IS LYING TO YOU."

11. Based on direct review of the photographs: Each of the Turning Point PAC sign designs identified in paragraph 10 bears the disclaimer "PAID FOR BY TURNING POINT PAC (TPPAC.COM 602-815-3540). NOT AUTHORIZED BY ANY CANDIDATE OR AGENTS ACTING ON ANY CANDIDATE'S BEHALF. THIS CONTENT IS NOT AFFILIATED WITH OR SPONSORED BY SRP." The phone number (602-815-3540) and website (TPPAC.COM) match the contact information in TP PAC AZ's Statement of Organization on file with the Secretary of State.

12. Based on photographic evidence and the date of the SRP election (April 7, 2026): All 57 photographs were captured on April 2, 2026 -- five days before the SRP election and two days after the close of the Q1 reporting period (March 31, 2026). The signs were physically deployed and visible to the public on or before April 2, 2026. Production of these signs therefore necessarily preceded April 2, 2026; whether all such production occurred within or before the Q1 reporting period (Feb 22 - Mar 31, 2026) or earlier is a factual question. The Q1 report's two sign-printing line items are dated within the Q1 period (February 23, 2026), but the complaint does not, on its own evidence, establish that those specific line items paid for the specific signs photographed.

13. Representative photographs: Eight representative photographs are attached as Exhibit A. They include one iPhone-captured GPS-tagged image (IMG_8480) and seven Canon-camera images that document distinct sign designs, the dark-on-dark disclaimer text, and the deployment context. The complete 57-photograph set, including the additional three GPS-tagged iPhone images (IMG_8481, IMG_8482, IMG_8483) and the remaining 49 Canon images, with original-file EXIF metadata preserved, is available upon request.

V. The Plausibility Gap

14. Based on the Q1 report and the photographic evidence: The Q1 report discloses \$4,285.52 in sign-printing payments by TP PAC AZ for the period that immediately preceded the April 7 SRP election. The photographs document at least six visually distinct Turning Point PAC sign designs in deployment in Maricopa County by April 2, 2026.

15. Industry observation, offered for the limited purpose of identifying issues warranting voluntary production under A.R.S. Sec. 16-938(D): Each visually distinct sign design ordinarily requires a separate setup at a print vendor. Multiple sign designs commonly imply multiple production runs and multiple invoices. The complaint observes that no per-design breakdown is disclosed on the Q1 report and that the reported \$4,285.52 covers a metro-wide deployment of at least six distinct designs, but the complaint does not purport to estimate actual production cost.

16. The complaint does not assert with certainty that the \$4,285.52 figure is incomplete. The complaint asks that the Department review TP PAC AZ's full sign-related vendor records to confirm that all qualifying disbursements have been captured on the Q1 report and on prior reports. Such a review is among the functions of the filing officer's reasonable-cause investigation under A.R.S. Sec. 16-938(C).

VI. Statutory Authority and Jurisdiction

17. **A.R.S. Sec. 16-938(A)** provides:

"[A] filing officer is the sole public officer who is authorized to initiate an investigation into alleged violations of this article and articles 1, 1.1, 1.2, 1.3, 1.4, 1.5 and 1.6 of this chapter, including the alleged failure to register as a committee."

18. **A.R.S. Sec. 16-901(27)** defines "filing officer" as:

"[T]he secretary of state or the county, city or town officer in charge of elections for that jurisdiction who accepts statements and reports for those elections pursuant to section 16-928."

19. TP PAC AZ registered with the Secretary of State and files its campaign finance reports with the Secretary of State. The Secretary of State has accepted those filings (including Report ID 366407, the subject of this complaint). The Secretary of State is therefore the filing officer for TP PAC AZ within the meaning of A.R.S. Sec. 16-901(27) and the sole public officer authorized to investigate the accuracy of TP PAC AZ's reports under A.R.S. Sec. 16-938(A).

20. **A.R.S. Sec. 16-938(D)** provides that, before a reasonable-cause determination, the filing officer "may request the voluntary production of evidence or attendance of witnesses in making a reasonable cause determination." This complaint asks the Secretary of State to use that voluntary-production authority as set forth in Section VIII below.

VII. Statutory Violations Alleged

A. Failure to Report Independent Expenditures on Schedule E2

21. **A.R.S. Sec. 16-901(14)** defines "independent expenditure" as:

"[A]n expenditure by a person or political committee, other than a candidate's campaign committee, that expressly advocates the election or defeat of a clearly identified candidate, that is made without cooperation or consultation with any candidate or any committee or agent of the candidate and that is not made in concert with or at the request or suggestion of any candidate, or any committee or agent of the candidate."

22. **A.R.S. Sec. 16-901.01(A)** defines "expressly advocates" in two parts. Subsection (A)(1) covers communications containing magic words including "vote for," "elect," "support," "endorse," "vote against," "defeat," "reject," or comparable language identifying a candidate. Subsection (A)(2) covers public communications referring to clearly identified candidates that

"in context can have no reasonable meaning other than to advocate the election or defeat of the candidate(s), as evidenced by factors such as the presentation of the candidate(s) in a favorable or unfavorable light, the targeting, placement or timing of the communication."

23. **A.R.S. Sec. 16-901(17)** defines "election" to include "any candidate election during a primary, general, recall, special or runoff election for any office in this state other than a federal office and a political party office." A.R.S. Sec. 16-901(15) separately defines "district office" as "an elected office established or organized pursuant to title 15 or 48." The Salt River Project's elected board is a Title 48 special-taxing-district office and is within the chapter's scope.

24. **The signs documented in Exhibit A appear, on their face, to satisfy the elements of A.R.S. Sec. 16-901(14).** The complaint's allegations on each element are as follows:

a. *Not a candidate committee.* The "Paid for by Turning Point PAC (TPPAC.COM 602-815-3540)" disclaimer on each sign disclaims authorization by any candidate. The complainant is unaware of any candidate committee registered under that name.

b. *Express advocacy.* The four-candidate slate sign reading "VOTE / CHRIS DOBSON -- SRP PRESIDENT" et seq. and the two-candidate sign reading "VOTE / CHRIS DOBSON -- SRP PRESIDENT / BARRY PACELEY -- SRP VICE PRESIDENT" use the magic words "vote" / "vote for" identifying clearly identified candidates by name and office, satisfying A.R.S. Sec. 16-901.01(A)(1) on their face. The "VOTE DOBSON AND PACELEY FOR SRP BOARD" attack sign similarly uses magic words. The Randy Miller and Sandra Kennedy attack signs do not use Sec. 16-901.01(A)(1) magic words; the complainant alleges that they fall within Sec. 16-901.01(A)(2) because they refer to clearly identified candidates, present them in an unfavorable light, are targeted to SRP-eligible voters, and were timed to the run-up to the April 7, 2026 election. Whether the attack signs satisfy (A)(2) is a question for the Department's reasonable-cause review; the complaint does not depend on the (A)(2) determination, because the slate signs and the "VOTE DOBSON AND PACELEY" sign independently satisfy (A)(1).

c. *Expenditure by TP PAC AZ.* The "Paid for by Turning Point PAC (TPPAC.COM 602-815-3540)" disclaimer matches the registered name (in colloquial form), website, and phone number of TP PAC AZ (Filer ID 101981). TP PAC AZ separately filed a Q1 report (Report ID 366407) disclosing \$4,285.52 in sign-printing payments to two commercial print vendors during the run-up to the SRP election (Section III above). The complainant alleges that the disclaimer and the Q1 line items, taken together, identify TP PAC AZ as the entity responsible for the signs. The complaint acknowledges that the disclaimer reads "Turning Point PAC" rather than "Turning Point PAC Arizona," and that two other entities (the federal hybrid PAC "Turning Point PAC Inc.," FEC ID C00814152, and the Maricopa County committee "Turning Point PAC," ID 1002479, terminated January 17, 2025) have used the same name in other contexts. To the extent the Department determines after voluntary production that an entity other than TP PAC AZ paid for some or all of the photographed signs,

the complaint's IE-categorization theory may not apply to those particular signs. Resolution of the attribution question is among the matters for which voluntary production is requested in Section VIII below.

25. **A.R.S. Sec. 16-926(B)(3)(I)** requires that an itemized list of disbursements include:

"Independent expenditures that are made to advocate the election or defeat of a candidate, including identification of the candidate, office sought by the candidate, election date, mode of advertising and distribution or publication date."

26. **A.R.S. Sec. 16-926(H)** further provides:

"An entity that makes independent expenditures or ballot measure expenditures in excess of \$1,000 during a reporting period shall file an expenditure report with the filing officer for the applicable reporting period. Expenditure reports shall identify the candidate or ballot measure supported or opposed, office sought by the candidate, if any, election date, mode of advertising and first date of publication, display, delivery or broadcast of the advertisement."

27. **The Q1 report (Report ID 366407), on its face, does not contain the disclosures required by A.R.S. Sec. 16-926(B)(3)(I) and 16-926(H) for independent expenditures.** The \$4,285.52 in sign-printing expenditures appears on Schedule E1 (Operating Expenses, sub-category "Event Expenses - Printing/photocopies") rather than Schedule E2 (Independent & Ballot Measure Expenditures). No candidate is identified. No office is identified. No election date is identified. No mode of advertising is identified. No first publication date is identified. If the Department determines that the underlying expenditures meet the A.R.S. Sec. 16-901(14) definition of "independent expenditure" (per the analysis in paragraph 24 above), the absence of those disclosures is a violation of A.R.S. Sec. 16-926(B)(3)(I) and 16-926(H).

B. Possible Under-reporting Pending Voluntary Production

28. The complaint does not, at this stage, assert with certainty that TP PAC AZ has reported less than the actual full amount of its SRP-related sign-production spending. Whether the reported \$4,285.52 is the full picture or a subset of a larger expenditure not otherwise disclosed is a fact-specific question that the Secretary of State is positioned to answer through the voluntary-production authority of A.R.S. Sec. 16-938(D). To the extent additional spending exists that was not captured on the Q1 report or any prior report, that under-reporting would constitute an additional violation of the same statutes cited above.

VIII. Requested Action

I respectfully request that the Campaign Finance Division of the Secretary of State's Office:

1. **Accept this complaint** under A.R.S. Sec. 16-938 and assign a docket number.

2. **Initiate an investigation** under A.R.S. Sec. 16-938(A) into the categorization of the \$4,285.52 in sign-printing expenditures on TP PAC AZ's 2026 March Post-Election report (Report ID 366407, filed April 15, 2026), and determine whether reasonable cause exists to believe that A.R.S. Sec. Sec. 16-926(B)(3)(I) and 16-926(H) have been violated.

3. **Request voluntary production from TP PAC AZ pursuant to A.R.S. Sec. 16-938(D)** of the following records, sufficient to permit a complete reasonable-cause determination:

a. Itemized vendor invoices from Alphagraphics (Mesa, AZ 85213) and INKED XPRESSION (7008 S 45th Way, Phoenix, AZ 85042) corresponding to the February 23, 2026 line items reported on Schedule E1 of Report ID 366407, including sign quantities, dimensions, designs, and unit prices.

b. Records of any other vendor payments by TP PAC AZ for sign production, sign installation, sign distribution, sign storage, or sign-related design or consulting services in connection with the April 7, 2026 SRP board election, regardless of the schedule on which those payments were reported.

c. A list of every distinct sign design produced for or by TP PAC AZ in connection with the SRP election, with associated production date(s), quantity printed, and total cost.

d. Records of any in-kind contributions received by TP PAC AZ in the form of sign design, printing, distribution, or installation services from any other entity, including but not limited to Turning Point Action, Turning Point USA, or Turning Point PAC Inc. (FEC committee C00814152).

e. The treasurer's working ledger or general-ledger entries supporting the categorization of the Alphagraphics and INKED XPRESSION line items as "Event Expenses" rather than as independent expenditures.

4. **Determine** whether the Q1 report (Report ID 366407) requires amendment to (a) move the \$4,285.52 in sign-printing expenditures from Schedule E1 to Schedule E2, and (b) include the candidate-identification, office, election-date, mode-of-advertising, and first-publication-date disclosures required by A.R.S. Sec. Sec. 16-926(B)(3)(I) and 16-926(H).

5. **Determine** whether prior reports filed by TP PAC AZ (the 2025 November Pre-Election, the 2025 November Post-Election (Q4), and the 2026 March Pre-Election reports) require amendment to disclose any SRP-related expenditures that were incurred during their respective reporting periods.

6. **If the Department finds reasonable cause to believe a violation has occurred**, refer the matter to the Attorney General under A.R.S. Sec. 16-938(C)(1) for enforcement, with the civil penalty calculation under A.R.S. Sec. 16-938(E)(2) computed against the full amount of unreported or miscategorized independent expenditures established by the requested voluntary production.

7. **Provide written confirmation** of receipt of this complaint, the assigned docket number, and the procedural timeline within ten (10) business days.

I am available to provide additional documentation, including the complete 57-photograph set with accompanying EXIF metadata, the original camera files for forensic verification, or testimony as needed.

IX. Exhibits

The following exhibits are attached and incorporated by reference:

- **Exhibit A:** Eight representative photographs of Turning Point PAC signs deployed in Maricopa County on April 2, 2026, with embedded EXIF `DateTimeOriginal` timestamps and (for four photographs) embedded GPS coordinates. Cameras: Apple iPhone 16 Pro and Canon EOS 6D. Times: 8:41 AM to 9:18 AM Mountain Standard Time. The complete 57-photograph set with metadata is available upon request.

- **Exhibit B:** Turning Point PAC Arizona, 2026 March Post-Election (Q1) Campaign Finance Report (Report ID 366407), filed April 15, 2026, four pages, on file with the Arizona Secretary of State. Schedule E1 line items at issue appear on page 3.

Respectfully submitted,

[REDACTED]

[CITY REDACTED]

[EMAIL REDACTED]

[PHONE REDACTED]

Exhibit A

Photographs of Turning Point PAC signs deployed in Maricopa County on April 2, 2026, between 8:41 AM and 9:18 AM Mountain Standard Time.

Each photograph below carries an EXIF DateTimeOriginal timestamp.

Four iPhone-captured images include GPS coordinates.

**Exhibit A-1: Turning Point PAC sign at GPS-tagged location in Tempe, Maricopa County.
Captured April 2, 2026.**

IMG_8480.jpeg | Captured: 2026:04:02 08:41:05 | Camera: Apple iPhone 16 Pro | GPS: 33.31968, -111.92834



Exhibit A-2: Wide intersection view showing a row of campaign signs. From left: a Tempe City Council sign (POLICE & FIRE FIGHTERS SUPPORT), a Turning Point PAC "KEEP THE GREEN NEW DEAL OUT OF ARIZONA / VOTE DOBSON AND PACELEY" sign, a Turning Point PAC four-candidate "VOTE" slate sign, and a Turning Point PAC "RANDY MILLER HAS VOTED TO INFLATE YOUR ENERGY RATES" attack sign.

IMG_0784.JPG | Captured: 2026:04:02 08:45:20 | Camera: Canon Canon EOS 6D



Exhibit A-3: Close-up of the Turning Point PAC "KEEP THE GREEN NEW DEAL OUT OF ARIZONA / VOTE DOBSON AND PACELEY FOR SRP BOARD" attack sign. Disclaimer reads: "PAID FOR BY TURNING POINT PAC (TPPAC.COM 602-815-3540)."

IMG_0785.JPG | Captured: 2026:04:02 08:45:42 | Camera: Canon Canon EOS 6D

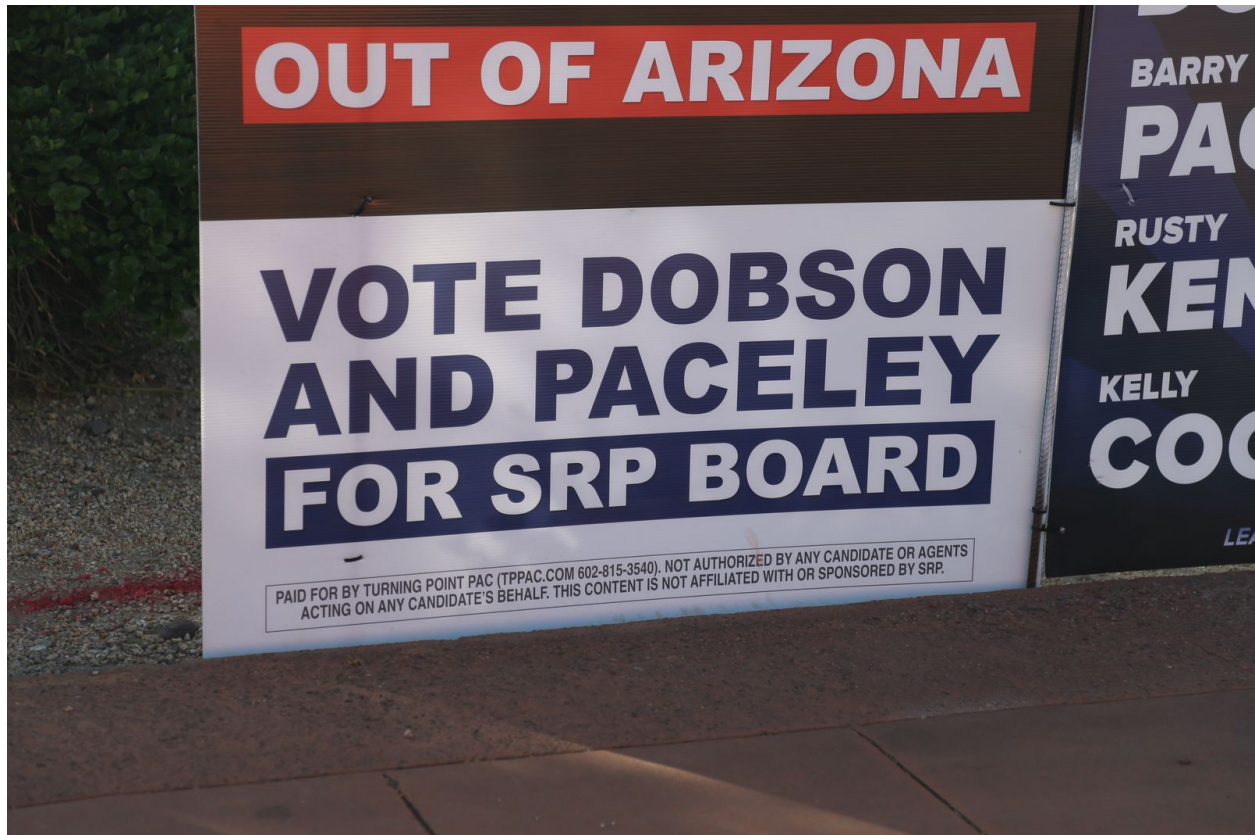


Exhibit A-4: Close-up of the Turning Point PAC four-candidate slate sign. Lists CHRIS DOBSON (SRP PRESIDENT), BARRY PACELEY (SRP VICE PRESIDENT), RUSTY KENNEDY (BOARD AT LARGE), KELLY COOPER (BOARD AT LARGE). Footer: "LEARN MORE AT VOTESRP.COM."

IMG_0786.JPG | Captured: 2026:04:02 08:45:48 | Camera: Canon Canon EOS 6D

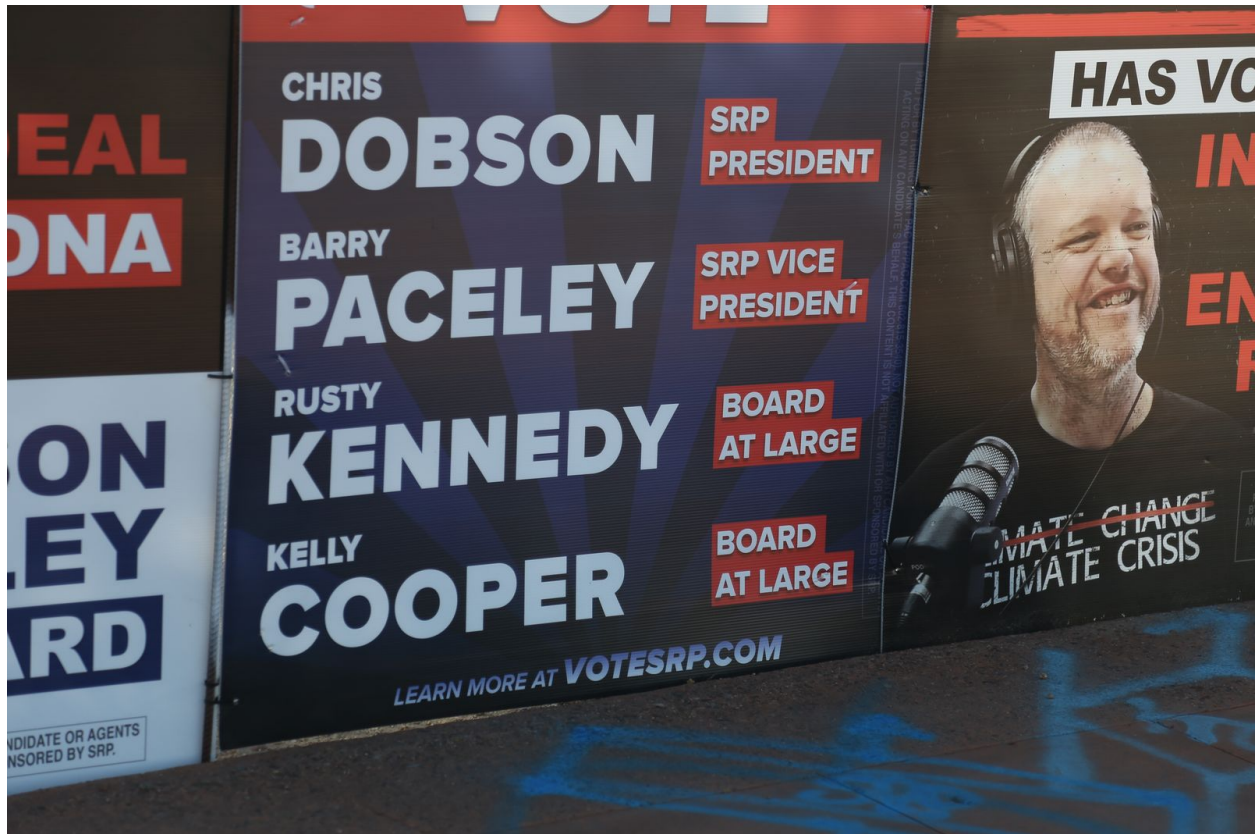


Exhibit A-5: Close-up of the disclaimer printed on the dark background of the Randy Miller attack sign. Disclaimer text is printed in low-contrast dark gray on a black background.

IMG_0789.JPG | Captured: 2026:04:02 08:46:30 | Camera: Canon Canon EOS 6D

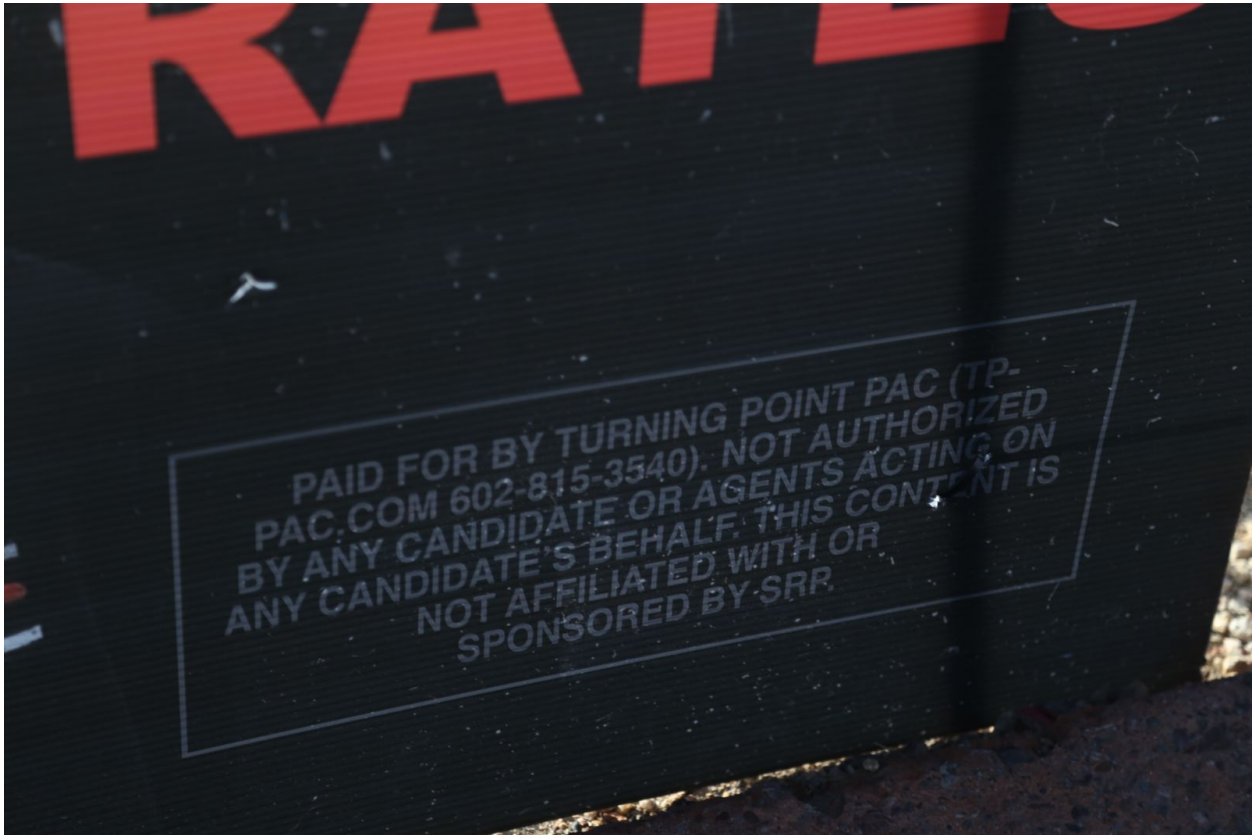


Exhibit A-6: A second sign design. Two-candidate version of the Turning Point PAC "VOTE" slate sign (Dobson, Paceley only) propped against a utility pole on a residential arterial road. Distinct production from the four-candidate slate sign in Exhibit A-4.

IMG_0793.JPG | Captured: 2026:04:02 08:47:21 | Camera: Canon Canon EOS 6D



Exhibit A-7: Additional Turning Point PAC sign in deployment in Maricopa County, April 2, 2026.

IMG_0808.JPG | Captured: 2026:04:02 08:51:27 | Camera: Canon Canon EOS 6D



Exhibit A-8: Additional Turning Point PAC sign in deployment in Maricopa County, April 2, 2026.

IMG_0820.JPG | Captured: 2026:04:02 08:54:57 | Camera: Canon Canon EOS 6D

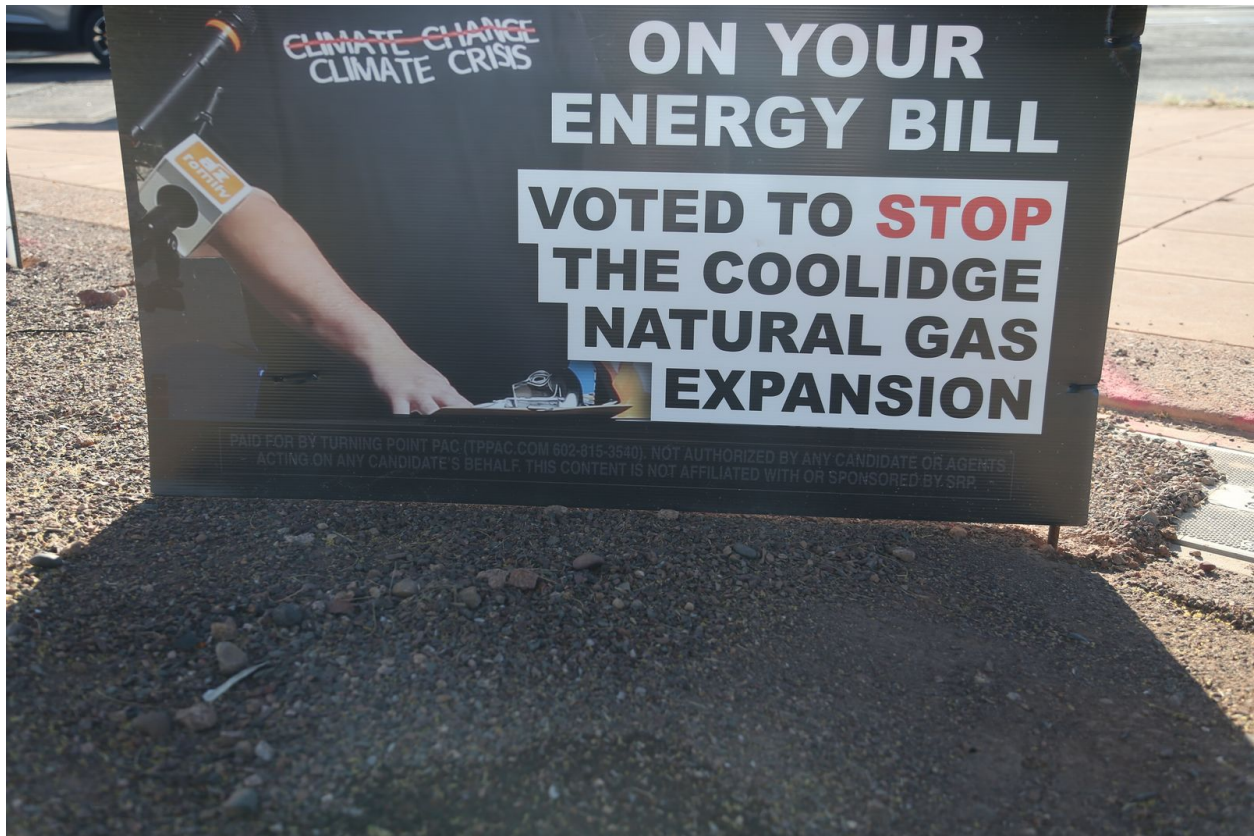


Exhibit B

Turning Point PAC Arizona, 2026 March Post-Election (Q1) Campaign Finance Report
(Report ID 366407), filed April 15, 2026 with the Arizona Secretary of State.

Schedule E1 line items at issue appear on page 3.

State of Arizona



Campaign Finance Report

Turning Point PAC Arizona
Committee #: 101981
Jurisdiction: Arizona Secretary of State

Treasurer: Carbajal, Mercede
4930E Beverly Road, Ste. 2000, Phoenix, AZ 85044
Phone: (602) 815-3540
Email: info@tppac.com

2026 March Post-Election (Q1)

Election Cycle: **2026**
Date Filed: April 15, 2026
Reporting Period: February 22, 2026-March 31, 2026
Jurisdiction: Arizona Secretary of State

Summary of Finances

Cash Balance at Beginning of Reporting Period:	\$19,753.72
Total Cash Receipts this Reporting Period:	\$0.00
Total Cash Disbursements this Reporting Period:	\$4,285.52
Cash Balance at End of Reporting Period:	\$15,468.20

Report ID: 366407

Summary of Activity

Income	Schedule	This Period			Total to Date
		Cash	Other	Total	
Personal and Family Contributions	C1	\$0.00	\$0.00	\$0.00	\$0.00
Individual Contributions	C2	\$0.00	\$0.00	\$0.00	\$0.00
Contributions from Political Committees	C3a,b,c	\$0.00	\$0.00	\$0.00	\$45,000.00
Business Contributions	C4a,b,c	\$0.00	\$0.00	\$0.00	\$0.00
Small Contributions	C5	\$0.00	\$0.00	\$0.00	\$0.00
CCEC Funding and Matching	C6	\$0.00	\$0.00	\$0.00	\$0.00
Qualifying Contributions	C7	\$0.00	\$0.00	\$0.00	\$0.00
Loans Made to this Committee	L1	\$0.00	\$0.00	\$0.00	\$0.00
Other Receipts, including Interest and Dividends	R1	\$0.00	\$0.00	\$0.00	\$0.00
Transfers from Other Committees	T1	\$0.00	\$0.00	\$0.00	\$0.00
Cash Surplus from Previous Committee	S1	\$0.00	\$0.00	\$0.00	\$0.00
Total Income		\$0.00	\$0.00	\$0.00	\$45,000.00

Expenditures	Schedule	This Period			Total to Date
		Cash	Other	Total	
Operating Expenses	E1	\$4,285.52	\$0.00	\$4,285.52	\$4,285.52
Independent & Ballot Measure Expenditures	E2a,b,c	\$0.00	\$0.00	\$0.00	\$25,246.28
Contributions to Committees/Businesses	E3a -E3f	\$0.00	\$0.00	\$0.00	\$0.00
Small Expenses	E4	\$0.00	\$0.00	\$0.00	\$0.00
Transfers to Other Committees	T1	\$0.00	\$0.00	\$0.00	\$0.00
Loans Made by This Committee	L2	\$0.00	\$0.00	\$0.00	\$0.00
Disposal of Surplus Cash	S1	\$0.00	\$0.00	\$0.00	\$0.00
Total Expenditures		\$4,285.52	\$0.00	\$4,285.52	\$29,531.80
Bill Payments for Previous Expenditures	D1	\$0.00		\$0.00	\$0.00
Total Cash Disbursed		\$4,285.52			

Schedule E1 - Operating expenses

		Date	Amount	Cycle To Date
Name:	Alphagraphics	02/23/2026	\$934.99	\$934.99
Address:	Mesa, Mesa, AZ 85213		Cash	
Category:	Event Expenses - Printing/photocopies			
Memo:	Signage/Printing - Events			
Name:	INKED XPRESSION	02/23/2026	\$3,350.53	\$3,350.53
Address:	7008 S 45TH WAY, PHOENIX, AZ 85042		Cash	
Category:	Event Expenses - Printing/photocopies			
Memo:	PRINTING/SIGNAGE - EVENTS			
Total of Operating Expenses			\$4,285.52	
Total of Refunds, Rebates, and Credits Received			\$0.00	
Net Total of Operating Expenses			\$4,285.52	

