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December 12, 2000

Federal Election Commission
999 E Street N. W.
Washington, DC 20463

Attn: Delbert K. Rigsby, Esq.

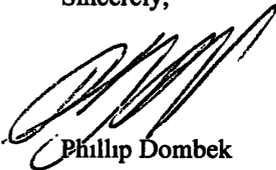
Re: MUR 5057

Dear Mr. Rigsby:

Pursuant to our telephone conversation of this date, enclosed please find the statement of my client, Pearl Greenbaum, in response to the inquiry being conducted by your agency.

The statements of my two other clients will follow shortly.

Sincerely,



Phillip Dombek

Encl.

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PHILLIP STUART DOMBEK
ATTORNEY AT LAW
24-29 Jackson Avenue
Long Island City, NY 11101
(718) 361-9595

November 17, 2000

Federal Election Committee
Washington, D.C. 20463

Attn: Joel J. Roessner

Re: MUR 5057 Statement of Pearl Greenbaum

Dear Mr. Roessner:

In response to the above referenced MUR alleging that I violated 2 U.S.C. §441f of the Federal Election Campaign Act of 1971, I am providing this statement of my recollection of contributions made to the 1998 Dear for Congress, Inc. ("the Committee") election campaign.

Although I am long retired and no longer engage in any business activities, I still derive income from business investments connected to the New York City taxi and limousine industry. Mr. Dear had been one of the few local politicians who voiced support for the industry in opposition to proposals of more burdensome municipal regulation. Naturally, it has been in my own interest to support Mr. Dear's election campaigns for the past several years.

In fact, I have been a supporter of Mr. Dear's since about 1993. So have many members of my extended family, some of whom are also the subject this investigation. Since my income is heavily reliant on the taxi industry I made campaign contributions to Mr. Dear.

Therefore I have participated in an annual family practice of gathering contributions from individual family members for transmission to election campaigns. I believe this is exactly what happened in connection with my 1998 contribution to "the Committee". I was not the one charged with the responsibility for that particular family chore. To the best of my recollection, I authorized a family member to make a contribution in my name with the understanding that I would reimburse him.

This concludes my statement. If you require anything further, please feel free to contact my attorney.

Very truly yours,



Pearl Greenbaum