OFFICE OF GENERAL COUNSEL

2018 JIN -1 AM 11: 52

Mrs. Jonie H. Yu 4349 Miller Dr, Evans, Ga 30809

Dawn M. Odrowski Attorney Federal Election Commission Washington, DC 20463

RE: MUR 6824

Dear Ms. Odrowski

This letter is in response to your of May 3, 2018 letter concerning possible violations by me of the Federal Election Campaign Act, of 1971.

I was not aware that the "On Demand" loan that I made to my husband's campaign was in violation to any FEC laws. This was not a contribution to his campaign and I fully expected to be repaid the loan after the election. Sadly, he changed from a "Senate" Candidate to a Congressional Candidate (very confusing) eventually losing that election without campaign funds to pay me back.

It was certainly not my intent to violate any Campaign Laws by giving my husband this loan. To have this be misunderstood as a gift or contribution was a misunderstanding by my husband or his campaign staff who reported it incorrectly.

I am seriously upset that my husband's campaign did not know what they were doing and caused me this additional grief.

My husband assured me that had they caught this mistake earlier they would have amended the reports indicating that this was a loan and not a contribution. My husband thought that he would win and that he would be able to raise the campaign funds to repay me. Now, sadly I am out of the money i loaned him and involved in a situation that I don't understand.

I hope that this can be corrected and whatever reports that were incorrectly filed can be amended and that I can be forgiven for any misunderstanding that has resulted in this situation. My husband was never a politician and I'm afraid that he wasn't given the proper information required for him to run a successful campaign or even do the basic reporting required.

Sincerely,

Jonie H. Yu