

FEDERAL ELECTION COMMISSION WASHINGTON, D.C. 20463

## **By First Class Mail**

MAY - 8 2018

DMF Marketing Solutions, LLC 2002 Timberloch Place, Suite 550A The Woodlands, TX 77380

RE: MUR 7092

Dear Sir or Madam:

On June 29 and July 18, 2016, the Federal Election Commission (the "Commission") notified you of a complaint alleging violations of certain sections of the Federal Election Campaign Act of 1971, as amended.

On April 24, 2018, the Commission found, on the basis of the information in the complaint, supplemental complaint, and other available information, that there is no reason to believe that you violated 52 U.S.C. § 30114(b)(1). Accordingly, the Commission closed its file in this matter as it pertains to you. The Factual and Legal Analysis, explaining the Commission's finding, is enclosed.

The Commission reminds you that the confidentiality provisions of 52 U.S.C. \$ 30109(a)(12)(A) remain in effect, and that this matter is still open with respect to other respondents. The Commission will notify you when the entire file has been closed.

If you have any questions, please contact Ana Peña-Wallace, the attorney assigned to this matter, at (202) 694-1650.

Sincerely,

Mark Shonkwiler Assistant General Counsel

Enclosure Factual and Legal Analysis MUR709200156

1	FEDERAL ELECTION COMMISSION
2	FACTUAL AND LEGAL ANALYSIS
3	<b>RESPONDENT:</b> DMF Marketing Solutions, LLC MUR 7092
4 5	I. INTRODUCTION
6	This matter was generated by a complaint filed with the Federal Election Commission
7	(the "Commission") pursuant to 52 U.S.C. § 30109(a)(1). The Complaint concerns payments
8	made by an unauthorized political committee, Socially Responsible Government and Grace
9	Rogers in her official capacity as treasurer ("SRG"), which solicited contributions through its
10	website, www.feelbern.org. SRG's website advocated the election of former 2016 Presidential
11	candidate Bernie Sanders. The Complaint alleges that vendors who received disbursements from
12	SRG violated the Federal Election Campaign Act of 1971, as amended (the "Act"), by converting
13	committee funds to personal use. <sup>1</sup>
14	The Complaint in MUR 7092 identifies payments made by SRG to DMF Marketing
15	Solutions (the "Respondent" or "vendor"). <sup>2</sup> The Complaint alleges that the Respondent skirted
16	the law by SRG funneling expenditures through "recently created shell corporations" to
17	personally benefit the Respondent, <sup>3</sup> and concludes that the vendor misused committee funds in
18	violation of the Act's prohibition against the personal use of campaign funds. <sup>4</sup> The Respondent
19	did not submit a response to the Complaint.

<sup>4</sup> *Id.* at 8.

<sup>&</sup>lt;sup>1</sup> Compl., MUR 7092 at 5–8 (June 24, 2016) ("MUR 7092 Compl.").

<sup>&</sup>lt;sup>2</sup> MUR 7092 Compl. at 5-8.

<sup>&</sup>lt;sup>3</sup> *Id.* at App. I-J.

MUR 7092 (DMF Marketing Solutions, LLC) Factual and Legal Analysis Page 2 of 2

- 1 The Act prohibits the conversion of "contributions accepted by a candidate" to personal
- 2 use.<sup>5</sup> Because SRG is an unauthorized committee, the Act's personal use provisions are not
- 3 applicable here. Therefore, the Commission finds no reason to believe that DMF Marketing
- 4 Solutions, LLC violated 52 U.S.C. § 30114(b)(1).

<sup>&</sup>lt;sup>5</sup> 52 U.S.C. § 30114(a).