

## BEFORE THE FEDERAL ELECTION COMMISSION

In the Matter of	)	
	)	MUR 7512
Pembina Pipeline Corporation; Fort	)	
Chicago Holdings, II US, LLC; Jordan	)	
Cove Energy Project L.P.; Jordan Cove	)	
LNG, LLC; and Jordan Cove LNG, L.P.;	)	
Jordan Cove LNG LLC PAC and Allison	)	
Murray in her official capacity as	)	
treasurer; Save Coos Jobs Committee;	)	
ChamberPAC; Coos County Alliance for	)	
Progress; Oregon Business & Industry	)	
Candidate PAC; Oregonians to Maintain	)	
Community Standards; and The	)	
Roseburg Area Chamber PAC; Brad Witt	)	
for State Representative; Caddy	)	
McKeown for Representative; Citizens to	)	
Elect Carl Wilson; Committee to Elect	)	
Betsy Johnson; Committee to Elect John	)	
Sweet; Friends of Dallas Heard; Friends	)	
of David Brock Smith; Friends of Duane	)	
Stark; Friends of Gary Leif; Friends of	)	
Ray Lister; Friends of Tim Freeman;	)	
Friends of Tobias Read; Friends of Val	)	
Hoyle; Gomberg for State Rep; Peter	)	
Courtney for State Senate; and Werner	)	
for Oregon; Knute for Governor	)	

CERTIFICATION

I, Vicktoria J. Allen, recording secretary of the Federal Election Commission executive session, do hereby certify that on July 13, 2021, the Commission took the following actions in the above-captioned matter:

1. Failed by a vote of 2-4 to:
  - a. Find reason to believe that Pembina Pipeline Corporation violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to the Recipient Committees.

- b. Find reason to believe that Fort Chicago Holdings, II US, LLC, violated 11 C.F.R. § 110.20(h) by providing substantial assistance to the making of prohibited foreign national donations to the Recipient Committees.
- c. Find reason to believe that Jordan Cove Energy Project L.P., violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to the Recipient Committees.
- d. Find reason to believe that Jordan Cove LNG, LLC, violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to the Recipient Committees.
- e. Find reason to believe that Jordan Cove LNG, L.P., violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to the Recipient Committees.
- f. Find reason to believe that Jordan Cove LNG LLC PAC and Allison Murray in her official capacity as treasurer violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to the Recipient Committees.
- g. Take no action at this time regarding the allegations that ChamberPAC, Coos County Alliance for Progress, Oregon Business & Industry Candidate PAC, Oregonians to Maintain Community Standards, The Roseburg Area Chamber PAC, Brad Witt for State Representative, Caddy McKeown for Representative, Citizens to Elect Carl Wilson, Committee to Elect Betsy Johnson, Committee to Elect John Sweet, Friends of Dallas Heard, Friends of David Brock Smith, Friends of Duane Stark, Friends of Gary Leif, Friends of Ray Lister, Friends of Tim Freeman, Friends of Tobias Read, Friends of Val Hoyle, Gomberg for State Rep, Peter Courtney for State Senate, and Werner for Oregon knowingly accepted or received prohibited foreign national donations.
- h. Dismiss the allegation that Knute for Governor violated 52 U.S.C. § 30121(a)(2) and 11 C.F.R. § 110.20(g) by knowingly accepting or receiving prohibited foreign national donations.
- i. Close the file as to Knute for Governor.

- j. Dismiss the allegations, subject to *Heckler v. Chaney*, that Pembina Pipeline Corporation, Jordan Cove Energy Project L.P., Jordan Cove LNG, LLC, and Jordan Cove LNG, L.P., violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to Save Coos Jobs Committee.
- k. Dismiss the allegation, subject to *Heckler v. Chaney*, that Fort Chicago Holdings, II US, LLC, violated 11 C.F.R. § 110.20(h) by providing substantial assistance to the making of prohibited foreign national donations to Save Coos Jobs Committee.
- l. Dismiss the allegation, subject to *Heckler v. Chaney*, that Save Coos Jobs Committee violated 52 U.S.C. § 30121(a)(2) and 11 C.F.R. § 110.20(g) by knowingly accepting or receiving prohibited foreign national donations.
- m. Close the file as to Save Coos Jobs Committee.
- n. Approve the Factual and Legal Analyses, as recommended in the First General Counsel's Report dated May 6, 2021.
- o. Authorize the use of compulsory process.
- p. Approve the appropriate letters.

Commissioners Walther and Weintraub voted affirmatively for the motion.

Commissioners Broussard, Cooksey, Dickerson, and Trainor dissented.

2. Decided by a vote of 4-2 to:

- a. Dismiss the allegations that Pembina Pipeline Corporation, Jordan Cove Energy Project L.P., Jordan Cove LNG, LLC, and Jordan Cove LNG, L.P., violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to Save Coos Jobs Committee.
- b. Dismiss the allegation that Fort Chicago Holdings, II US, LLC, violated 11 C.F.R. § 110.20(h) by providing substantial assistance to the making of prohibited foreign national donations to Save Coos Jobs Committee.
- c. Dismiss the allegation that Save Coos Jobs Committee violated 52 U.S.C. § 30121(a)(2) and 11 C.F.R. § 110.20(g) by knowingly accepting or receiving prohibited foreign national donations.

- d. Close the file as to Save Coos Jobs Committee.
- e. Approve any appropriate letters.

Commissioners Broussard, Cooksey, Dickerson, and Trainor voted affirmatively for the decision. Commissioners Walther and Weintraub dissented.

3. Failed by a vote of 3-3 to:

- a. Find reason to believe that Pembina Pipeline Corporation violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to the Recipient Committees.
- b. Find reason to believe that Fort Chicago Holdings, II US, LLC, violated 11 C.F.R. § 110.20(h) by providing substantial assistance to the making of prohibited foreign national donations to the Recipient Committees.
- c. Find reason to believe that Jordan Cove Energy Project L.P., violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to the Recipient Committees.
- d. Find reason to believe that Jordan Cove LNG, LLC, violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to the Recipient Committees.
- e. Find reason to believe that Jordan Cove LNG, L.P., violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to the Recipient Committees.
- f. Find reason to believe that Jordan Cove LNG LLC PAC and Allison Murray in her official capacity as treasurer violated 52 U.S.C. § 30121(a)(1)(A) and 11 C.F.R. § 110.20(b) by making prohibited foreign national donations to the Recipient Committees.
- g. Take no action at this time regarding the allegations that ChamberPAC, Coos County Alliance for Progress, Oregon Business & Industry Candidate PAC, Oregonians to Maintain Community Standards, The Roseburg Area Chamber PAC, Brad Witt for State Representative, Caddy McKeown for Representative, Citizens to Elect Carl Wilson, Committee to Elect Betsy Johnson, Committee to Elect John Sweet, Friends of Dallas Heard, Friends of David Brock Smith, Friends of Duane Stark, Friends of Gary

Leif, Friends of Ray Lister, Friends of Tim Freeman, Friends of Tobias Read, Friends of Val Hoyle, Gomberg for State Rep, Peter Courtney for State Senate, and Werner for Oregon knowingly accepted or received prohibited foreign national donations.

- h. Dismiss the allegation that Knute for Governor violated 52 U.S.C. § 30121(a)(2) and 11 C.F.R. § 110.20(g) by knowingly accepting or receiving prohibited foreign national donations.
- i. Close the file as to Knute for Governor.
- j. Approve the relevant sections of the Factual and Legal Analysis, as recommended in the First General Counsel's Report dated May 6, 2021.
- k. Authorize the use of compulsory process.
- l. Approve the appropriate letters.

Commissioners Broussard, Walther, and Weintraub voted affirmatively for the motion.

Commissioners Cooksey, Dickerson, and Trainor dissented.

Attest:



**Vicktoria Allen**

Digitally signed by Vicktoria Allen  
Date: 2021.07.27 19:55:40 -04'00'

Vicktoria J. Allen  
Acting Deputy Secretary of the  
Commission