MUR783000012

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November 4, 2020

Re: MUR 7830

Jeff S. Jordan
Assistant General Counsel
Federal Election Commission
Office of Complaints Examination
& Legal Administration
Attn: Trace Keys, Paralegal
1050 First Street, NE
Washington, DC 20463

Dear Mr. Jordan:

This response is submitted on behalf of Congressman Jim Hagedorn ("Respondent") with respect to a complaint designated as MUR 7830 ("Complaint") that was filed with the Federal Election Commission ("Commission") by Tiffany Muller and End Citizens United, a left-wing organization that contributed \$20,000.00 to his opponent for the 1st Congressional District of Minnesota. This response is timely submitted within 15 days of receipt. For the reasons discussed herein, the Commission should determine on the face of the Complaint that no law or regulation was violated by Respondent, and that the Complaint should be promptly dismissed.

The Complaint alleges that Friends of Hagedorn, Congressman Hagedorn's campaign committee, has used the Brett's Building as its official address. That allegation is true. From 2013 through the present, Friends of Hagedorn has utilized 11 Civic Center Plaza (also known as the Brett's Building), Suite 007, as a mailing address. It corresponds strictly to a United States Postal Service ("USPS") Post Office Box and not a physical address with office space. Keys for the Post Office Box were received by Friends of Hagedorn from the USPS, and the Brett's Building owner never charged anyone or any entity for mailbox use over a period of 26 years. By no fee being levied, Friends of Hagedorn was treated the same as every other user of Post Office Boxes. Therefore, there was no violation of 11 CFR § 110.52 or any other provision of federal law or regulation.

The Complaint also alleges that Friends of Hagedorn purportedly incurred less than \$200 after renting the space roughly eight months. Friends of Hagedorn utilized unfurnished basement space in the Brett's Building from March 2018 thru November 7, 2018. The owner said the fair market cost for the space was \$100.00 and, accordingly, Friends of Hagedorn made that payment in October 2018. Friends of Hagedorn's understanding is that in late summer of 2019 that basement space was refurbished and leased to a full-time tenant at a nominal price. Therefore, there was no violation of 11 CFR § 110.52 or any other provision of federal law or regulation.

This Complaint should be immediately dismissed with prejudice. Please do not hesitate to contact me should you have any additional questions.

Very truly yours,

Out S Blee

Elliot S. Berke



FEDERAL ELECTION COMMISSION 1050 First Street, NE Washington, DC 20463

STATEMENT OF DESIGNATION OF COUNSEL

Provide one form for each Respondent/Witness

	EMAIL cela@fec.gov	FAX 202-219-	3923
R/RR/P-	MUR# 7830		
1200 No	ew Hampshire Ave. NW, Suite 80	0	
Washin			
	Mobile#:		
berke@	berkefarah.com		
20	(Signature - Respondent Age	ent/Treasurer)	Congressman Title
DENT:	Jim Hagedorn (Please print Committee Name/ Comp	pany Name/Individual Na	med in Notification Letter)
)			
; -	Blue Earth, MN 56013		
		Mobile#:	
	Office#: 202.517.0585		
	counsel: rke Fara 1200 No Washin berke@ -named ins and ot 20 DENT:	Counsel: Elliot S. Berke rke Farah LLP 1200 New Hampshire Ave. NW, Suite 80 Washington, DC 20036 Office#: 202.517.0585 Mobile#:	Elliot S. Berke counsel: Elliot S. Berke rke Farah LLP 1200 New Hampshire Ave. NW, Suite 800 Washington, DC 20036 Office#: 202.517.0585 Fax#: Mobile#: berke@berkefarah.com -named individual and/or firm is hereby designated as my counsel and and other communications from the Commission and to act on my to grant the communication of the Commission and to act on my to grant the communication of the Commission and to act on my to grant the communication of the Commission and to act on my to grant the communication of the Commission and to act on my to grant the communication of the Commission and to act on my to grant the communication of the commission of the Commission of the communication of the commission of the commission of the communication of the commission of the com

This form relates to a Federal Election Commission matter that is subject to the confidentiality provisions of 52 U.S.C. § 30109(a)(12)(A). This section prohibits making public any notification or investigation conducted by the Federal Election Commission without the express written consent of the person under investigation.