

VIA CERTIFIED MAIL RETURN RECEIPT REQUESTED

Tiffany Muller
End Citizens United
PO Box 66005
Washington, DC 20035

January 17, 2024

RE: MUR 8078

Dear Ms. Muller:

On January 8, 2024, the Federal Election Commission reviewed the allegations in your Complaint received October 12, 2022, and on the basis of the information provided in the Complaint and information provided by the respondent, determined to exercise its prosecutorial discretion to dismiss the allegations contained in the Complaint. Accordingly, the Commission closed the file in this matter.

Documents related to the case will be placed on the public record within 30 days. *See* Disclosure of Certain Documents in Enforcement and Other Matters, 81 Fed. Reg. 50,702 (Aug. 2, 2016). A copy of the General Counsel's Report, which more fully explains the Commission's finding, is enclosed.

The Federal Election Campaign Act of 1971, as amended, allows a complainant to seek judicial review of the Commission's dismissal of this action. *See* 52 U.S.C. § 30109(a)(8). If you have any questions, please contact Justine A. di Giovanni, the attorney assigned to this matter, at (202) 694-1650.

Sincerely,

Lisa J. Stevenson Acting General Counsel

BY: Wanda D. Brown

Assistant General Counsel

Wanda D. Brown

Enclosure: General Counsel's Report

1	BEFORE THE FEDERAL ELECTION COMMISSION			
2 3	ENFORCEMENT PRIORITY SYSTEM DISMISSAL REPORT			
4 5 6 7 8 9	MUR 8078	Respondents:	KirkmeyerforCongress.com and Barbara Kirkmeyer in her official capacity as treasurer <sup>1</sup> Committee to Elect Barb Kirkmeyer to State Senate Barbara Kirkmeyer	
10 11	Complaint Receipt Date: Oct. 12, 2022 Response Date: Nov. 28, 2022			
12				
13 14	Alleged Statutory and Regulatory Violations:	52 U.S.C. § 30125(e 11 C.F.R. § 110.3(d)	,	
15	The Complaint alleges that Barbara Kirkmeyer, a 2022 candidate in Colorado's 8th			
16	Congressional District; her principal campaign committee, KirkmeyerforCongress.com (f/k/a			
17	Kirkmeyer for Congress) and Barbara Kirkmeyer in her official capacity as treasurer (the "Federal			
18	Committee"); and Kirkmeyer's committee as a candidate for Colorado State Senate, Committee to			
19	Elect Barb Kirkmeyer to State Senate (the "State Committee") violated the soft money provisions of			
20	the Federal Election Campaign Act of 1971, as amended (the "Act"), and Commission regulations			
21	when Kirkmeyer made two transfers of funds totaling \$2,000 from the State Committee to the			
22	Federal Committee. <sup>2</sup>			
23	Respondents filed a joint Res	sponse in which they a	acknowledge that the transfers took place	
24	and violated the Commission regulations but argue that the violation was "technical" because funds			
25	raised for state political committees in Colorado are subject to the same (or stricter) limitations and			

At the time of the Complaint and Response in this matter, Paul Kilgore was treasurer for this Respondent. KirkmeyerforCongress.com, Amended Statement of Organization at 1 (Sept. 23, 2022), <a href="https://docquery.fec.gov/pdf/958/202209239531813958/202209239531813958.pdf">https://docquery.fec.gov/pdf/958/202209239531813958/202209239531813958.pdf</a>. Kirkmeyer became treasurer on July 13, 2023. Kirmeyerfor Congress.com, Amended Statement of Organization at 1 (July 13, 2023), <a href="https://docquery.fec.gov/pdf/793/202307139582523793/202307139582523793.pdf">https://docquery.fec.gov/pdf/793/202307139582523793.pdf</a>.

<sup>&</sup>lt;sup>2</sup> Compl. at 2-3 (Oct. 12, 2022).

MUR 8078 (KirkmeyerforCongress.com, *et al.*) EPS Dismissal Report Page 2 of 3

1 prohibitions as funds raised in compliance with the Act.<sup>3</sup> Respondents assert that they believed the

2 transfers were lawful and that they "did not harm in any way, shape, or form any interest protected

3 by either the [Act] or the Commission's regulations." The Response also states that, upon

4 receiving notification of the Complaint, the Federal Committee "promptly refunded the \$2,000 at

issue to the State Committee," and attaches a copy of a check and deposit slip dated October 25,

 $6 \quad 2022.^{5}$ 

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Based on its experience and expertise, the Commission has established an Enforcement Priority System using formal, pre-determined scoring criteria to allocate agency resources and assess whether particular matters warrant further administrative enforcement proceedings. These criteria include (1) the gravity of the alleged violation, taking into account both the type of activity and the amount in violation; (2) the apparent impact the alleged violation may have had on the electoral process; (3) the complexity of the legal issues raised in the matter; and (4) recent trends in potential violations and other developments in the law. This matter is rated as low priority for Commission action after application of these pre-established criteria. Given that low rating, the low dollar amount at issue, and the Respondents' remedial actions, we recommend that the Commission dismiss the Complaint consistent with the Commission's prosecutorial discretion to determine the

<sup>&</sup>lt;sup>3</sup> Resp. at 2 (Nov. 28, 2022).

<sup>4</sup> *Id* 

Id. at 3; id., Ex. A; KirkmeyerforCongress.com, 2022 30-Day Post-General Report, sched. B at 235 (Dec. 8, 2022), <a href="https://docquery.fec.gov/pdf/405/202212089547575405/202212089547575405.pdf">https://docquery.fec.gov/pdf/405/202212089547575405/202212089547575405.pdf</a> (reflecting \$2,000 disbursement to "CTE BARB KIRKMEYER TO STATE SENATE" with a reported purpose of "REFUND").

MUR 8078 (KirkmeyerforCongress.com, *et al.*) EPS Dismissal Report Page 3 of 3

- proper ordering of its priorities and use of agency resources.<sup>6</sup> We also recommend that the 1
- Commission close the file as to all Respondents and send the appropriate letters. 2

3 4			Lisa J. Stevenson
5 6 7 8			Acting General Counsel
9 10			Charles Kitcher
11 12 13	December 14, 2023	BY:	Associate General Counsel
14 15	Date	<del>.</del>	Claudio J. Pavia Deputy Associate General Counsel
16 17 18			Wanda D. Brown
19 20			Wanda Brown Assistant General Counsel
21 22 23			Justine L. Si Lievanni
24 25			Justine A. di Giovanni Attorney