



October 23, 2013

Office of General Counsel
Federal Election Commission
999 E Street NW
Washington, DC 20463

Dear Sirs:

RE: MUR 6749

Thank you for your attention to my complaint of August 15, 2013 against Trust Women PAC, numbered MUR 6749. Upon review of the latest FEC filings, I believe the Trust Women PAC has committed additional legal violations in an attempt to cover up the alleged violations in my original complaint. These additional violations include:

1. Acceptance of funds from a corporation
2. Acceptance of over \$5,000 from the same entity within one year

In the October 15 Quarterly Report, Trust Women PAC lists five contributions from South Wind Women's Center from August 1 to September 19, 2013, for a total \$8410.25 (exhibit 1, pp. 8-9).

South Wind Women's Center is a Kansas Limited Liability Company, organized on November 19, 2012 (exhibit 2). Depending on its tax status, the company may classify as a corporation under FEC regulations, and thus be prohibited from giving funds to a PAC.

Trust Women PAC accepted \$8,410.25 from South Wind Women's Center in one quarter. This is in direct and obvious violation of federal regulations, which limit contributions to an unaffiliated PAC to \$5,000 per person per year.

It is interesting to note that Trust Women PAC lists the exact amount of the South Wind Women's Center contribution—\$8,410.25—under “loan repayment received” on line 14, page 3, of the October 15 Quarterly Report. However, the PAC listed no outstanding loans in previous reports.

Could this entry be additional evidence that Trust Women PAC illegally used funds to operate a for-profit business; and further, did not report the disbursements to the Commission? I believe that an investigation will show the answer to be in the affirmative.

As stated in my previous correspondence, the doubtful character of their operations gives credence to the possibility of criminal enterprise.

Once again, thank you for your review of my complaint. I would request that the Commission include the allegations in this correspondence in the matter MUR 6749.

Furthermore, should the FEC discover evidence of criminal activity on the part of Trust Women PAC, its officers, employees or representatives, which involves financial fraud, extortion or other felony, I request that the FEC report these findings to the appropriate federal agency, and that all such crimes be prosecuted to the fullest extent of the law.

I hereby declare under penalty of perjury under the laws of the United States of America that the foregoing complaint is true and correct.

Dated: _____

Cheryl Sullenger, Complainant