

## FEDERAL ELECTION COMMISSION

Washington, DC

January 18, 2024

## **MEMORANDUM**

**TO:** The Commission

**FROM:** Lisa J. Stevenson

**Acting General Counsel** 

Charles Kitcher

Associate General Counsel for Enforcement

BY: Claudio J. Pavia

Deputy Associate General Counsel for Enforcement

AR

Aaron Rabinowitz

Assistant General Counsel for Enforcement

Dominique Dillenseger DD

Attorney

**SUBJECT:** MUR 7678 (Keisha Carter)

**RE:** Office of General Counsel's Notice to the Commission

Following the Submission of Probable Cause Brief

On December 14, 2023, the Office of General Counsel ("OGC") notified counsel for Keisha Carter ("Respondent") that it was prepared to recommend that the Commission find probable cause to believe that Respondent in her personal capacity knowingly and willfully violated 52 U.S.C. § 30102(h)(1) and 11 C.F.R. § 103.3 by failing to deposit receipts in or make disbursements from an account at a properly designated campaign depository, and knowingly and willfully violated 52 U.S.C. § 30102(b)(3) and 11 C.F.R. § 102.15 by failing to keep campaign funds segregated from the personal funds of any individual. OGC's notification included a General Counsel's Brief setting forth the factual and legal basis for the

\_

Letter from Dominique Dillenseger, FEC, to Jeremy T. Berry, Counsel (Dec. 14, 2023).

MUR 7678 (Keisha Carter) Memorandum to the Commission Page 2

recommendation.<sup>2</sup> Respondent was granted a 15-day extension, with tolling, until January 16, 2024, to respond to the General's Counsel Brief.<sup>3</sup> Respondent has not submitted a Reply Brief.

Pursuant to the Agency Procedure Following the Submission of Probable Cause Briefs by the Office of General Counsel, 76 Fed. Reg. 63,570 (Oct. 13, 2011), OGC is hereby notifying the Commission that it intends to proceed with the recommendation to find probable cause to believe that Respondent violated the Federal Election Campaign Act of 1971, as amended, and Commission regulations, based on the factual and legal analysis set forth in the General Counsel's Brief. A copy of this Notice is being provided to Respondent at the same time that it is circulated to the Commission.

For the reasons set forth in the General Counsel's Brief, the Commission should proceed with finding probable cause to believe that Keisha Carter in her personal capacity knowingly and willfully violated 52 U.S.C. § 30102(h)(1) and 11 C.F.R. § 103.3 by failing to deposit receipts in or make disbursements from an account at a properly designated campaign depository, and knowingly and willfully violated 52 U.S.C. § 30102(b)(3) and 11 C.F.R. § 102.15 by failing to keep campaign funds segregated from the personal funds of any individual.

## RECOMMENDATION

Find probable cause to believe that Keisha Carter in her personal capacity knowingly and willfully violated 52 U.S.C. § 30102(h)(1) and 11 C.F.R. § 103.3 by failing to deposit receipts in or make disbursements from an account at a properly designated campaign depository, and knowingly and willfully violated 52 U.S.C. § 30102(b)(3) and 11 C.F.R. § 102.15 by failing to keep campaign funds segregated from the personal funds of any individual.

GC Br.

Third Tolling Agreement (Dec. 19, 2023).