



FEDERAL ELECTION COMMISSION
Washington, DC 20463

March 2, 2000

Albert Lucas, Treasurer
Wynn for Congress
1129 20th Street, N.W.
Washington, D.C. 20036

RE: MUR 4928

Dear Mr. Lucas:

In the ordinary course of exercising its supervisory responsibilities, the Commission examined a sua sponte submission received from MSBDF Management Group Inc ("MMG"), which states that it made several prohibited corporate contributions to federal committees in the names of officers of the corporation. Based on the information provided by MMG, the Commission found reason to believe that four officers of the corporation were either advanced or reimbursed funds that they contributed to federal committees in violation of 2 U.S.C. §§ 441b and 441f, and on February 15, 2000 approved conciliation agreements with the corporation and the four officers in settlement of the matter. Among the contributions identified by the submission were the following made to Wynn for Congress:

<u>Named Contributor</u>	<u>Amount</u>	<u>Reported Receipt Date</u>
Catherine D. Lockhart	\$250	11/13/97
Timothy L. Smoot	\$500	11/13/97
Stanley W. Tucker	\$1,000	09/18/96
Stanley W. Tucker	\$250	11/13/97

The total amount of the prohibited contributions was \$2,000.

Federal law prohibits making corporate contributions in connection with federal elections, or the knowing acceptance of such contributions. 2 U.S.C. §441b(a). Further, 2 U.S.C. § 441f prohibits making any contributions in the name of another, or the knowing acceptance of such contributions. In light of the impermissible nature of the above-referenced contributions, the Commission instructs you to disgorge an equivalent amount to the United States Treasury, care of the Federal Election Commission, within 30 days of your receipt of this letter. The Commission is providing this notice for your information, and does not consider you a respondent in this matter.

Mr. Albert Lucas
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If you have any questions, please contact Eugene H. Bull, the attorney assigned to this matter, at (202) 694-1650.

Sincerely,

Lawrence M. Noble
General Counsel



BY: Lois G. Lerner
Associate General Counsel

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