

<b>Last Name</b>	<b>First Name</b>	<b>Status as of 2/26/15</b>
Austill	Joshua	Off ballot, report not filed
Berkram	Carolyn	Settled 10/8/14
Bowser	Evan	Settled 11/15/14
Cerovski	Clarissa	Settled 11/15/14
Eschenbacher	Steven	Settled 10/06/14
Fulton	Virgil	Settled 11/24/14
Gallup	Brian	Settled 10/02/14
Gill	Terence	Settled 11/15/14
Happel	Dan	Settled 10/29/14
Harris	Bill	Settled 10/22/14
Harris	Kathy	
Henderson	Catie	Settled 11/15/14
Hernandez	Debby	Amending decision
Hill	Jeffrey	
Holkin	Stephen	Settled 11/15/14
Jesperon	Tandi	Settled 10/16/14
Kittleman	Neil	Settled 10/15/14
Lynch	Karen	Settled 11/15/14
Magone	Dale	Settled 10/15/14
Manzella	Theresa	Settled 10/06/14
McCandless	Robert	Off ballot, report not filed
Miller	Christopher	Settled 10/8/14
Morris	Jack	Settled 9/30/14
Murphy	Mary	Settled 11/15/14
Pallas	Robert	Settled 10/23/14
Patch	Ralph	Settled 12/18/14
Rapkoch	Peter	Settled 10/06/14
Ricci	Vince	Settled 10/06/14
Rice	Daniel	Settled 10/01/14
Roderque	Helen	Settled 10/15/14
Rossi	David	
Scheffield	Jay	Amending decision
Smart	Kacey	Settled 10/06/14
Smith	Frank	
Sullivan	Mark	Settled 10/06/14
Taffs	Nicholas	
Tenneson	Richard, Jr.	Amending decision
Wilson	William	Off ballot, report not filed
Yarlott	Kimberly	Settled 10/06/14

**RECEIVED SETTLEMENT AGREEMENT**

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Carolyn Berkram (hereinafter "the Respondent").

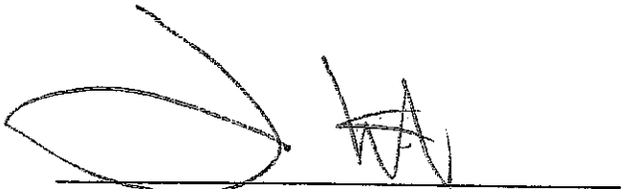
Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that she has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that she failed to timely file her 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure to timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust. The Commissioner acknowledges that the Respondent has filed primary campaign finance reports with the COPP reflecting payments of a \$459.06 candidate filing fee and \$57.00 in campaign advertising.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00

by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

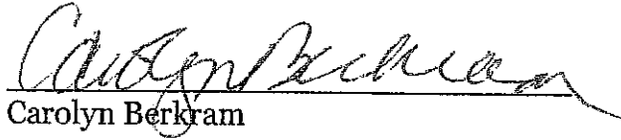
7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.

CP



Jonathan R. Motl  
Commissioner of Political Practices

10-08-14  
Dated



Carolyn Berkram

10-7-14  
Dated

## **SETTLEMENT AGREEMENT**

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter “the Commissioner”) and the following party: Steven Eschenbacher (hereinafter “the Respondent”).

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana’s campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

- The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana’s campaign finance and practices laws on August 4, 2014.
- On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana’s Campaign Practices Act, the Commissioner’s cause number COPP-2014-CFP-0032 (hereinafter “the Decision”). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
- The Respondent acknowledges that he has read and understands the Commissioner’s decision issued in the above referenced cause.
- The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
- The Respondent acknowledges that their failure to file campaign reports

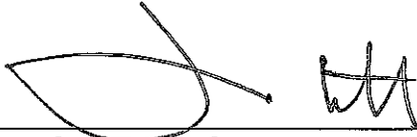
and disclosures could be considered a violation of the public trust.

- The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.
  
- Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
  
- In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
  
- The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
  
- The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters

investigated by the Commissioner and summarized in the Decision.

- The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
- This settlement agreement, consisting of ~~8~~<sup>4</sup> pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.

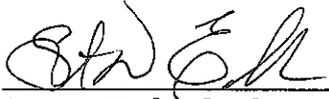
-



Jonathan R. Motl  
Commissioner of Political Practices

10-06-14

Dated



Steven Eschenbacher

30 Oct 14

Dated

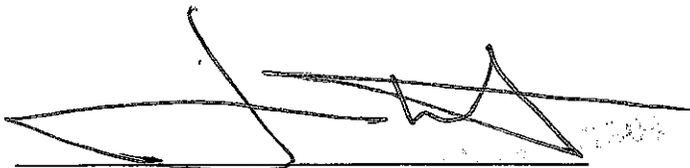
## SETTLEMENT AGREEMENT

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter “the Commissioner”) and the following party: Brian Gallup (hereinafter “the Respondent”).

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana’s campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

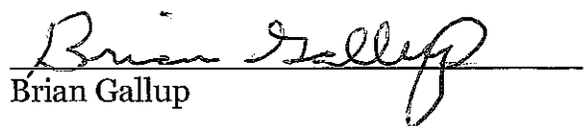
1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana’s campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana’s Campaign Practices Act, the Commissioner’s cause number COPP-2014-CFP-0032 (hereinafter “the Decision”). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that he has read and understands the Commissioner’s decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance reports with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$150.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$150.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

10-02-14  
Dated



Brian Gallup

9-29-14  
Dated

## SETTLEMENT AGREEMENT

RECEIVED

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Bill Harris (hereinafter "the Respondent").

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

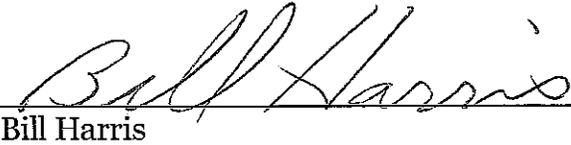
1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that he has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

10-22-14  
Dated



Bill Harris

10-18-14  
Dated

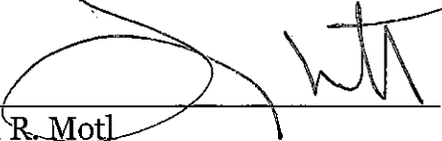
## SETTLEMENT AGREEMENT

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter “the Commissioner”) and the following party: Tandi Jespersen (hereinafter “the Respondent”).

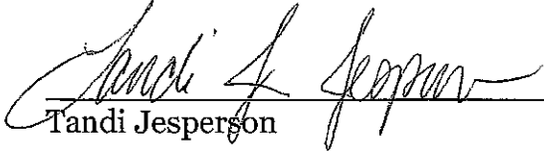
Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana’s campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana’s campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana’s Campaign Practices Act, the Commissioner’s cause number COPP-2014-CFP-0032 (hereinafter “the Decision”). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that she has read and understands the Commissioner’s decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that she failed to timely file her 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
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9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.

  
Jonathan R. Motl  
Commissioner of Political Practices

Dated 10-16-14

  
Tandi Jespersen

Dated 10/4/14

OCT 11 2014

SETTLEMENT AGREEMENT

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This settlement agreement is entered into by Jonathan R. Motz, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Neil Kittlemann (hereinafter "the Respondent").

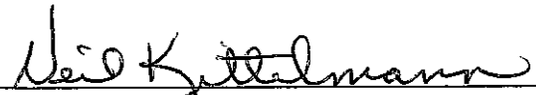
Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that he has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure to timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
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\_\_\_\_\_  
Jonathan R. Motl  
Commissioner of Political Practices

10-15-14  
Dated

  
\_\_\_\_\_  
Neil Kittlemann

16 Oct 14  
Dated

OCT 7 2014

**SETTLEMENT AGREEMENT**

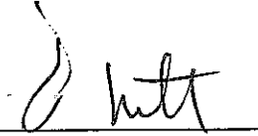
RECEIVED

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Dale Magone (hereinafter "the Respondent").

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

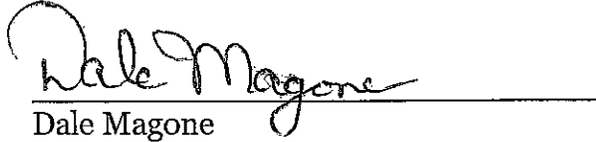
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4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance reports with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$150.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$150.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
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Jonathan R. Motl  
Commissioner of Political Practices

10-15-14  
Dated



Dale Magone

10/7/14  
Dated

RECEIVED

2014 OCT -6 A 9:44  
COMMISSIONER OF  
POLITICAL PRACTICES

## SETTLEMENT AGREEMENT

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Theresa Manzella (hereinafter "the Respondent").

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
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5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

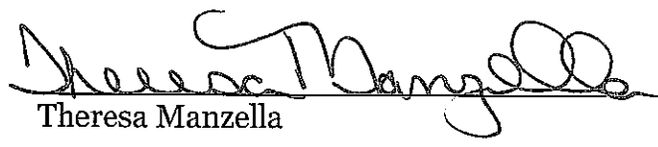
7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

10-06-14

Dated



Theresa Manzella

10-1-14

Dated

SETTLEMENT AGREEMENT RECEIVED

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Christopher Miller (hereinafter "the Respondent").

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that he has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

10-03-14  
Dated



Christopher Miller

October 5, 2014  
Dated

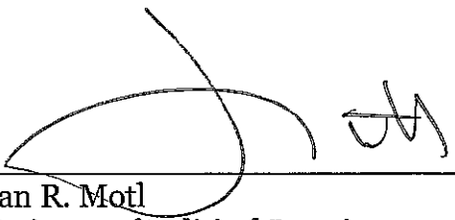
## SETTLEMENT AGREEMENT

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Jack Morris (hereinafter "the Respondent").

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

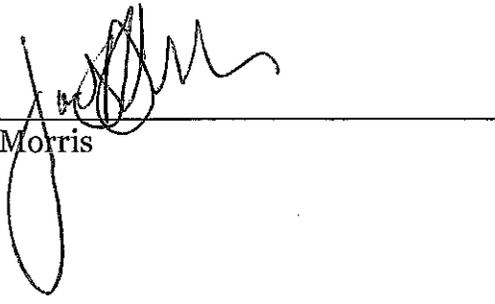
1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that he has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

9/29/14  
Dated



Jack Morris

9/26/14  
Dated

## SETTLEMENT AGREEMENT

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Robert Pallas (hereinafter "the Respondent").

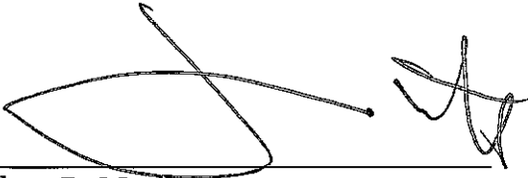
Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that he has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

Settlement Agreement  
*Greenwood v. Hoklin, et al.*  
COPP-2014-CFP-0032  
Page 1 of 3

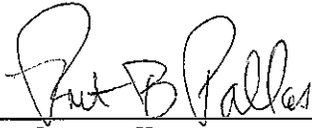
RECEIVED  
OCT 23 A 9:40  
COMMISSIONER OF  
POLITICAL PRACTICES

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

10-23-2014  
Dated



Robert Pallas

OCT 17 2014  
Dated

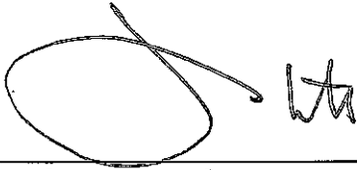
## SETTLEMENT AGREEMENT

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Peter Rapkoch (hereinafter "the Respondent").

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that he has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

10/06/14  
Dated



Peter Rapkoch

10/3/14  
Dated

## SETTLEMENT AGREEMENT

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Vince Ricci (hereinafter "the Respondent").

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that he has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.

 *wt*

Jonathan R. Motl  
Commissioner of Political Practices

10-06-14  
Dated



Vince Ricci

10-2-14  
Dated

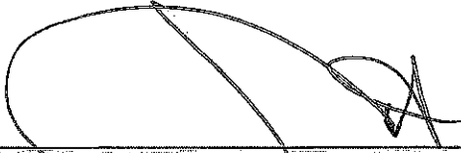
## SETTLEMENT AGREEMENT

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Daniel Rice (hereinafter "the Respondent").

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that he has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

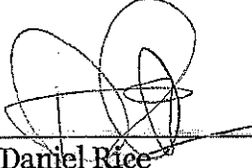
7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

10-01-14

Dated



Daniel Rice

9/29/17

Dated

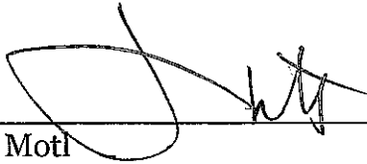
## **SETTLEMENT AGREEMENT**

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Helen Roderque (hereinafter "the Respondent").

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that she has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that she failed to timely file her 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

10-15-14

Dated



Helen Roderque

10-6-14

Dated

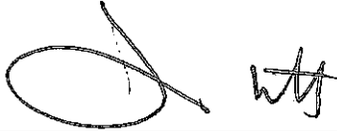
## SETTLEMENT AGREEMENT

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter “the Commissioner”) and the following party: Kacey Smart (hereinafter “the Respondent”).

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana’s campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana’s campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana’s Campaign Practices Act, the Commissioner’s cause number COPP-2014-CFP-0032 (hereinafter “the Decision”). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that she has read and understands the Commissioner’s decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that she failed to timely file her 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

10/06/14

Dated



Kacey Smart

10/1/14

Dated

## **SETTLEMENT AGREEMENT**

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter "the Commissioner") and the following party: Mark Sullivan (hereinafter "the Respondent").

Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana's campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

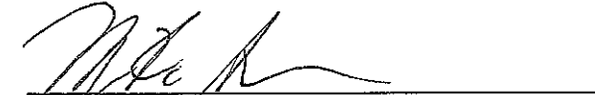
1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana's campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana's Campaign Practices Act, the Commissioner's cause number COPP-2014-CFP-0032 (hereinafter "the Decision"). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that he has read and understands the Commissioner's decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that he failed to timely file his 2014 campaign finance reports with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$150.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$150.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.



Jonathan R. Motl  
Commissioner of Political Practices

10-06-14  
Dated



Mark Sullivan

10-1-14  
Dated

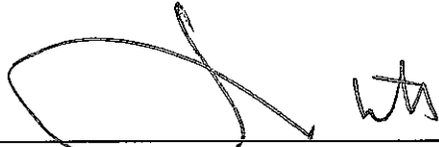
## SETTLEMENT AGREEMENT

This settlement agreement is entered into by Jonathan R. Motl, in his official capacity as the current Montana Commissioner of Political Practices (hereinafter “the Commissioner”) and the following party: Kimberly Yarlott (hereinafter “the Respondent”).

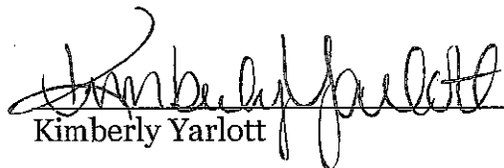
Montana law authorizes the Commissioner to file an action in district court in order to seek a civil penalty for violation of Montana’s campaign finance and practices laws and rules, §§13-37-124 and 13-37-128 Mont. Code Ann. In order to avoid litigation, the Commissioner and the Respondent enter into this agreement to resolve this matter.

1. The Commissioner acknowledges that Mr. Bowen Greenwood filed a Campaign Finance and Practices Complaint against Mr. Hoklin for violation of Montana’s campaign finance and practices laws on August 4, 2014.
2. On August 14, 2014 the Commissioner issued a Final Summary of Facts and Finding of Sufficient Evidence to Show a Violation of Montana’s Campaign Practices Act, the Commissioner’s cause number COPP-2014-CFP-0032 (hereinafter “the Decision”). The Decision determined that the Respondent failed to comply with certain campaign finance and practices laws and administrative regulations.
3. The Respondent acknowledges that she has read and understands the Commissioner’s decision issued in the above referenced cause.
4. The Respondent acknowledges the findings of fact contained in the Decision and admits that she failed to timely file her 2014 campaign finance report with the Office of the Commissioner of Political Practices (COPP). The failure timely report and disclose contributions and expenditures to the COPP was a violation of Mont. Code. Ann. §13-37-226.
5. The Respondent acknowledges that their failure to file campaign reports and disclosures were also a violation of the public trust.
6. The Commissioner and the Respondent agree that execution of this settlement agreement by both parties, and a payment of a civil fine in the amount of \$100.00 by the Respondent, fully and finally resolves all of the issues as set forth in the Decision.

7. Simultaneously with the return of the executed settlement agreement the Respondent will remit to the Commissioner \$100.00, on a check made out to: "Commissioner of Political Practices" and mailed to the Office of the Commissioner of Political Practices, 1205 8<sup>th</sup> Avenue, P.O. Box 202401, Helena, Montana, 59620.
8. In consideration of payment of the civil fine referenced above, the Commissioner agrees not to pursue any further administrative or court proceedings against the Respondent or other persons that may be named or unnamed in the Decision, based on the matters discussed in the Decision.
9. The Respondent enters into this agreement to avoid litigation and to resolve and settle this dispute with the Commissioner. It is understood and agreed that the payment of the civil fine referenced above, and execution of this settlement agreement by the Respondent is accepted as the sole consideration for full satisfaction and compromise of what may be disputed claims.
10. The Commissioner and the Respondent fully and forever release and discharge each other and their respective officials, officers, members, employees, successors, assigns, agents, ostensible agents, attorneys, and representatives from any and all actions, claims, causes of action, demands, expenses, damages or injuries, whether asserted or unasserted, known or unknown, foreseen or unforeseen, arising out of the matters investigated by the Commissioner and summarized in the Decision.
11. The Commissioner and the Respondent agree that the executed Settlement Agreement is a public document and will be made available to members of the public.
12. This settlement agreement, consisting of 3 pages, sets forth the entire agreement that has been reached between the Commissioner and the Respondent. No modification or amendment of this agreement will be effective unless both parties complete a subsequent written statement that is signed by both parties.

  
\_\_\_\_\_  
Jonathan R. Motl  
Commissioner of Political Practices

10/06/14  
\_\_\_\_\_  
Dated

  
\_\_\_\_\_  
Kimberly Yarlott

10/1/14  
\_\_\_\_\_  
Dated