In the matter of:)
OKLAHOMAN'S FOR HEALTHY LIVING,)
JAMES MILNER, Chair, and JAMES)
MCSPADDEN, Treasurer,)
) Respondents.
)
Ethics Commission
Case No. 2017-10

SETTLEMENT AGREEMENT

This Settlement Agreement ("Agreement"), between the Oklahoma Ethics Commission ("Commission") and James McSpadden, personally and in his capacity as named Treasurer of Oklahoman’s for Healthy Living ("Respondent" or "McSpadden"), is conditioned on approval by the Commission and will become effective upon such approval. This Agreement is limited to James McSpadden and no other Respondent in Case No 2017-10.

A. The Commission and Respondent both acknowledge the following:

1. That the Commission is authorized to initiate investigations on possible violations of the Oklahoma Ethics Rules and to resolve investigations through civil prosecution or Settlement Agreements, pursuant to Article XXIX, Section 4 of the Oklahoma Constitution and 74 O.S., Ch. 62 Appendix I (the "Ethics Rules").

2. That on December 8, 2017, pursuant to Ethics Rule 6.7, the Commission determined there was reasonable cause to believe that a violation of the Ethics Rules may have occurred and authorized an investigation into Oklahoman’s for Healthy Living political action committee ("PAC"), James McSpadden, individually and as Treasurer, and others.

3. That on October 18, 2019, the Commission filed a lawsuit against James McSpadden, individually and as Treasurer, and others before the Oklahoma District Court of Oklahoma

4. That since January 29, 2015, PAC has been registered with Commission in The Guardian System as a limited political action committee under Oklahoma law and states on its Statement of Organization it was formed to support candidates.

5. That Respondent knew, or should have known, limited political action committees are prohibited from accepting corporate contributions under Ethics Rule 2.23.

6. That Respondent knew, or should have known, limited political action committees with twenty-five or less contributors, under Ethics Rule 2.34, are prohibited from providing a contribution, in any amount, to another limited committee.

7. That Respondent knew, or should have known, Ethics Rules 2.21 and 2.22 provide officers of political action committees ten (10) business days to determine whether a contribution is from an entity from which a contribution can be accepted.

8. That since January 1, 2015, although required to disclose all contributions received and expenditures made pursuant to Ethics Rule 2.105, PAC failed to report any of the contributions it received or expenditures it made, other than a single $8,000 expenditure to Oklahoma Family Focus (an unlimited committee that may accept corporate contributions) on reports filed with the Commission.

9. That, since October 31, 2015, James McSpadden has been listed as the Treasurer on the Statement of Organization for PAC.

10. That Respondent knew, or should have known, that the individual listed as Treasurer on a political action committee’s Statement of Organization is responsible as the Treasurer under the Ethics Rules.
11. That Respondent knew, or should have known, that he failed to fulfill the duties as Treasurer under Ethics Rules 2.83, 2.95, and 2.105 in the following ways:

a. By allowing Forty-Two Thousand Dollars ($42,000.00) worth of prohibited contributions from corporations to be unlawfully accepted and deposited into the PAC’s depository despite having ten (10) business days to determine whether a contribution could be accepted by PAC;

b. By allowing Twenty-Seven Thousand Seven Hundred and Fifty Dollars ($27,750) of prohibited corporate contributions to be unlawfully expended from PAC’s depository to other political committees in Oklahoma;

c. By allowing Eight Thousand Five Hundred Dollars ($8,500) of the Twenty-Seven Thousand Seven Hundred and Fifty Dollars ($27,750) of prohibited corporate contributions accepted by PAC to be expended from the depository of PAC, a type of limited committee that has fewer than 25 contributors, and unlawfully contributing to limited committees.

d. By not signing PAC checks when PAC expenditures were made;

e. By not keeping PAC’s financial records and accounts;

f. By not maintaining the documents necessary to substantiate and file PAC’s Reports of Contributions and Expenditures at all, much less for the required period of at least four (4) years as required in Ethics Rule 2.83; and

g. By not ensuring the timely and accurate filing of all Reports of Contributions and Expenditures for PAC.

12. That Respondent knew or should have known, pursuant to Ethics Rule 2.80, that a political action committee is required to renew its registration until such committee has filed a final
Report of Contributions and Expenditures and is dissolved in accordance with the Ethics Rules.

13. That, although Respondent did not cooperate with the Commission for a significant period of time in 2018 and 2019, Respondent has since voluntarily cooperated in the investigation, disclosed the corporate source of the contributions, and produced requested documents.

14. That Respondent knowingly requested the District Attorney’s office of Oklahoma County (“DA”) be included to participate in the Commission’s investigation due to violations of both the civil and criminal law via the PAC’s acceptance and expenditure of corporate funds in order to facilitate a settlement that would, if necessary, address both the civil and criminal law violations, and willingly met with investigators from the Commission and DA.

15. That Respondent acknowledges the Commission filed the lawsuit in order to toll the statute of limitations, and that the Commission provided a copy of the Petition the day it was filed, but delayed service to Respondent until the time to serve the Petition would expire.

16. That, as the time to serve the Petition was expiring, Respondent voluntarily entered into an agreement with the Commission to waive service upon entering an appearance in the lawsuit, and the Commission agreed to an unspecified extension of time for Respondent to file an Answer in the lawsuit in order to provide sufficient time for the DA’s office to conclude its investigation.

17. That Respondent acknowledges that PAC served as a straw donor to hide the true source of contributions to Oklahoma political committees and failed to file reports disclosing the corporate source of the contributions. Such activity prevented Oklahoma political committees, which are prohibited from receiving corporate contributions, and the public
from having the opportunity to identify from PAC’s reports that the contributions were
corporate funds.

18. That Respondent is voluntarily agreeing to the remedies set forth below to avoid additional
disputes, proceedings, and expenses with regard to PAC.

19. That the Oklahoma County District Attorney has been involved in the investigation and is
aware of the settlement negotiations to resolve the Commission’s investigation. The
District Attorney has independently reviewed the allegations against the Respondent. The
District Attorney has determined that any potential violations of the Oklahoma Criminal
Statutes, specifically related to the allegations considered in this investigation, and known
at this time, will not be prosecuted. The District Attorney’s decision has been made
independently and separate from this settlement agreement between the Commission and
the Respondent. A formal letter of Declination to Prosecute will be issued by the District
Attorney at a later time. The District Attorney is not a Party to this agreement.

B. THEREFORE, Commission and Respondent agree:

1. That within 90 days of the Commission’s approval of this agreement: Respondent shall
pay, by certified check to the State of Oklahoma general revenue fund, Fifty Thousand
Dollars ($50,000.00) and provide proof of said payment to the Commission. This amount
represents disgorgement of the unlawful corporate contributions accepted by PAC;
expenditures of unlawful corporate funds by PAC to political committees unable to accept
corporate funds; contributions to limited committees by PAC, a committee unable to make
contributions to limited committees; penalties for systematically failing to file accurate and
timely reports of PAC’s activity with the Commission; and depriving the public of
information to which they are entitled pursuant to Oklahoma law.
2. Within 90 days of the Commission’s approval of this agreement, Respondent will—to the extent of his knowledge of PAC’s activities and access to documents and bank records of PAC—ensure PAC comes into compliance with the filing requirements of the Ethics Commission, which includes: amending and filing, as necessary, any and all outstanding reports, whether Contributions and Expenditure Reports or Statements of Organization, to reflect the actual activity of the PAC; sell assets of PAC, if any, and deposit resulting funds into PAC depository; and pay registration fees for renewing PAC registrations. Thereafter, Respondent shall provide an affidavit to Commission attesting to his compliance with this portion of the settlement, as well as his knowledge of PAC activities and access to records of PAC.

3. That Respondent has offered and agreed to issue a public statement with the Commission and District Attorney, should both want to participate, publicly acknowledging the importance of following the Ethics Rules and other laws when engaging in political activity in Oklahoma. The public statement will emphasize the importance of: timely and accurate reporting of activity of political committees; transparency in the finances involved with elections; and ensuring citizens and others involved with political activities have access to timely and accurate information in order to make informed decisions when voting or otherwise participating in political activities.

4. That within Thirty (30) days of receiving notice of Respondent’s compliance with sections (B)(1)-(3) supra, the Commission will dismiss the lawsuit with prejudice.

5. That Respondent will abstain from serving as a Chairman, Treasurer, Deputy Treasurer, Designated Filing Agent, or Registered Agent for a political action committee for the next ten years. Should Respondent act as a consultant for a political action committee,
Respondent shall notify the committee of the value of the services and that the committee should report the activity in accordance with Campaign Finance Ethics Rule 2.

6. That this Agreement shall become effective upon the date of its approval by the Commission.

7. That this Agreement constitutes the entire agreement between the parties on the matters raised within, and no other statement, promise, or agreement, either written or oral, made by either party or by agents of either party, that is not contained within this written agreement shall be enforceable.

8. That this Agreement is limited to the facts of this case and shall not have binding precedential effect for any other matter currently pending before the Commission or that may come before the Commission at a future date.

FOR THE COMMISSION:

Ashley Kemp, Executive Director

RESPONDENT:

James McSpadden, Respondent

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