2016 NOY -9 31' 10: 19

SENSITIVE

TO:

The Commission

FROM:

MEMORANDUM

Adav Noti

Associate General Counsel

Policy Division

Lorenzo Holloway

Assistant General Counsel

Compliance Advice

Joshua Blume

Attorney

SUBJECT:

Debt Settlement Plan #16-04

Sue Lowden for U.S. Senate (C00467761)

Sue Lowden for U.S. Senate (the "Committee"), the authorized committee of Sue Lowden, a candidate for nomination to the office of United States Senator in 2010, seeks: (1) the Commission's approval of its debt settlement plan ("DSP"), and (2) the Commission's declaration that the Committee's outstanding debt of \$1,561.91 to one of its creditors, Campaign Products of the Rockies ("CPR"), is unpayable because CPR cannot be found (11 C.F.R. § 116.9). The total amount of debt owed by the Committee is \$722,886.36 to 17 creditors; the plan currently before the Commission involves the Committee's settlement with 13 of those creditors for \$404,533.26 of its outstanding debt. See Attachment 1. The Office of the General Counsel has reviewed the plan and the request, and we recommend that the Commission approve the DSP, and that it instruct the Committee to cease reporting its debt to CPR. The reasoning in support of our recommendations is set forth below.

amount of payments the Committee or the candidate made to certain creditors for the purpose of settling debt before

it submitted its DSP.

In its DSP, the Committee states that it owes a total of \$632,141.53 to all of its creditors, and that it plans to settle \$313,788.43 of its total debt by means of the DSP. As explained in more detail below, we have added the total

I. THE COMMISSION SHOULD APPROVE THE DEBT SETTLEMENT PLAN BECAUSE IT WOULD NOT RESULT IN EXCESSIVE OR PROHIBITED CONTRIBUTIONS

The Committee's plan is summarized in the following chart, which identifies the 13 creditors, itemizes the amounts owed, the amounts proposed to be paid, the amounts proposed to be forgiven and the percentage of the amounts proposed to be forgiven:

Creditor	Amount	Amount	Amount	Percentage to
	Owed	to be Paid	to be Forgiven	be Forgiven
525 Group LLC	\$5,522.00	\$2,000.00	\$3,522.00	64%
961 Matley	\$17,275.44	\$5,006.00	\$12,269.44	71%
Properties				
Advantage, Inc.	\$6,396.18	\$3,500.00	\$2,896.18	45%
All World	\$13,565.61	\$5,200.00	\$8,365.61	62%
Promotions, LLC				
Automated	\$633.74	\$220.00	\$413.74	65%
Mailing Service				
Biz-Goods, LLC	\$448.00	\$135.00	\$313.00	70%
(now Impress by				
Print)				
Campaign	\$25,041.28	\$5,008.26	\$20,033.02	80%
Solutions, LLC				
Connell Donatelli	\$33,321.16	\$3,664.23	\$29,656.77	89%
Janel Dominico	\$71,624.04	\$50,000.00	\$21,624.04	30%
Mr. Camera, Inc.	\$4,847.22	\$1,938.89	\$2,908.33	60%
Strategic	\$19,730.56	\$7,500.00	\$12,230.56	62%
Technology				
Consultants, Inc.				
The Lukens	\$198,769.63	\$64,599.64	\$134,169.99	68%
Company				
The Rainmakers	\$7,358.40	\$3,000.00	\$4,358.40	59%
Totals	\$404,533.26	\$151,772.02	\$252,761.08	62%

The presentation of values in this chart diverges from the Committee's presentation in its DSP because the Committee discloses that either it or the candidate paid full or partial settlements of outstanding debts to certain creditors before submitting the DSP. Although the Committee explained its previous payments in the DSP, and enclosed all of its settlement agreements as well, the "amount owed to creditor" and the "amount offered in settlement" fields reflect the Committee's position vis-à-vis each of these creditors *after* it made the pre-DSP payments. The chart therefore adds the amount of each pre-DSP payment to the "Amount

DSP #16-04 Sue Lowden for U.S. Senate Page 3

Owed" and "Amount to be Paid" columns where appropriate, and therefore creates a more accurate summary of the Committee's position.²

The Commission's regulations state that a committee shall not make any payments to creditors included in the debt settlement plan until the Commission has completed its review. 11 C.F.R. 116.7(a). In this case, the candidate and the Committee state that they were unaware of this provision, and therefore they partially implemented settlements with creditors in advance of the submission of the DSP. While that lack of cognizance does not excuse the failure to comply with the requirement, the premature payments do not preclude the Commission from reviewing and approving the debt settlement plan. *See* Donovan for Congress (DSP # 16-02); Beatty for U.S. Senate (DSP # 09-01); Rudy Giuliani Presidential Committee, Inc. (DSP # 13-02); DeVore for California (DSP #11-01) (Commission approved the debt settlement plans although the committees paid their creditors before the Commission completed its review).

The Commission reviews debt settlement plans to ensure that neither excessive nor prohibited contributions result from the creation and settlement of the committee's debts. See Explanation and Justification for Final Rule on Debts Owed by Candidates and Political Committees, 55 Fed. Reg. 26378 (June 27, 1990) ("1990 E&J"). To accomplish this task, the Commission considers six factors, as set forth in the regulations: (1) information provided by the Committee and its creditors; (2) the amount of each debt that remains unpaid and the length of time each debt has been overdue; (3) the amount and percentage of each debt that would be forgiven under the plan; (4) the total amount of debts and obligations owed by the terminating committee to all creditors, compared to the total amount of cash on hand and other amounts available to pay those debts and obligations; (5) the year-to-date expenditures and receipts of the terminating committee; and (6) whether the total percentage that was or will be repaid on any loans made by the candidate to the terminating committee is comparable to the total percentage that was or will be paid to other creditors. 11 C.F.R. § 116.7(f)(1)-(6).

Application of the Six Factors. With respect to the first factor, the Committee submitted information that supports its debt settlement plan. 11 C.F.R. § 116.7(f)(1); see also 11 C.F.R. § 116.7(e) (listing required information). The Committee proposes to settle \$404,533.26 of debt with 13 creditors. In accordance with 11 C.F.R. § 116.7(e)(1), the plan sets forth the terms of the initial extensions of credit and the nature of the debts the Committee seeks to settle. In all 13 cases, payment was due within 30 days of presentation of the invoice to the Committee, and a discount³ was applied to the charge in the event that the Committee paid the invoice in full within ten days.

In the case of each creditor, the Committee reports, also in accordance with 11 C.F.R. § 116.7(e)(1), having paid what it could with the funds that it had before negotiating settlement agreements with its creditors. After the candidate lost the election, the Committee states that it

This adjustment affects the following creditors in the chart: 961 Matley Properties; Advantage, Inc.; All World Promotions, LLC; Mr. Camera, Inc.; Strategic Technology Consultants, Inc.; The Lukens Company; and The Rainmakers.

The amount of the discount is not specified in the DSP, however the Committee's counsel suggests that it would have been one or two percent.

lost its ability to raise funds and its remaining funds were depleted. Also, the Committee reports having no remaining assets to liquidate. As part of the process of paying what it could with funds that it had, the Committee also fully or partially paid certain of the creditors in accordance with debt settlement agreements that it negotiated with them in 2010 – several years before submitting the DSP. The terms of each of these settlement agreements are appended to each creditor summary information sheet submitted as a part of the DSP. In each case, the creditor sent regular invoices to the Committee in an effort to collect the debt. Each creditor signed the plan, acknowledging that it accepted the Committee's settlement offer. See 11 C.F.R. § 116.7(e)(2).

Because the Committee's proposed future payment to its creditors of \$61,027.49 exceeds its cash on hand (\$0), the Committee reports that the candidate will pay the agreed upon settlement amounts from her personal funds on the Committee's behalf. 11 C.F.R. § 116.7(e)(3). Candidates are allowed to make unlimited expenditures from personal funds on their own campaigns. 11 C.F.R. § 110.10. The Commission has interpreted 11 C.F.R. § 110.10 to allow candidates to make contributions to their committees by directly paying their committees' debts. See, e.g., Jane Norton for Colorado, DSP # 12-03. Thus, the candidate's plan to pay the Committee's remaining settlement amounts is legally permissible and weighs in favor of Commission approval of the DSP.

In accordance with 11 C.F.R. § 116.7(e)(4), the Committee discloses the existence of four additional creditors in Part III of its DSP with which it has not reached settlement agreements, and indicates that the candidate will pay, using her personal funds, the remaining amounts to be paid or offered to these creditors.⁴ That the Committee's current DSP does not include these debts does not preclude the Commission from approving the DSP, because the Commission does not require terminating committees to submit all of their debt settlements for the Commission's approval at once. *See* 1990 E&J, at 26383 (declining to require committees to postpone filings of DSPs until they reach agreement with every creditor). The Committee, however, may not terminate even if the Commission approves this DSP unless and until it resolves these outstanding debts as well, which may entail the submission of one or more additional DSPs. 11 C.F.R. §§ 102.3(a)(1), 116.7(a). We intend to advise the Committee of this if the Commission approves the DSP.

One creditor, Strategic Technology Consultants, Inc. ("Strategic Technology"), did not affirm that its efforts to collect its debt were similar to other debt collection efforts against nonpolitical debtors or that the terms of its debt settlement with the Committee were comparable

The Commission received a letter, dated September 8, 2016, and an e-mail, dated October 3, 2016, from Robert S. Uithoven, the President and Chief Executive Officer of j3 Strategies, a creditor listed in Part III. See Attachment 2. In the letter, Mr. Uithoven objects to the exclusion of the debt to j3 Strategies from Part II of the DSP and asks the Commission to include that debt in the current DSP. In the e-mail, Mr. Uithoven contests the accuracy of certain statements about j3 Strategies in the DSP. But any debt owed to j3 Strategies is not included in the current DSP, and terminating committees are not required to reach agreements with all of their creditors in order to obtain Commission approval of the agreements that they have reached. See 1990 E&J. See also 11 C.F.R. § 116.7(a) (committees shall file "at least one debt settlement plan"), (e)(4). Because the Committee has declined to include a settlement with j3 Strategies in its most current version of the DSP, Mr. Uithoven's concerns about the Committee's representations do not have an impact upon the question of whether the Commission should approve the debt settlements that the Committee has presented.

to those it makes with other, nonpolitical debtors. 11 C.F.R. § 116.7(e)(1). Strategic Technology explained that this was the first occasion in which it was required to make an effort to collect outstanding debt and, consequently, the first occasion in which it was required to negotiate a settlement of an outstanding debt. Based on this explanation, we do not have any reason to believe that the proposed settlement with Strategic Technology would be more favorable to the Committee than a settlement between the same creditor and a nonpolitical debtor, or that it would otherwise result in the making of any prohibited contributions. *See* Matt Brown for US Senate, DSP #07-02 (approving debt settlement plan in which two creditors checked "No" to question for reasons similar to those articulated by creditor here).

With respect to the second factor under section 116.7(f), all of the debts were first incurred in 2010. The candidate or the Committee entered into full or partial settlements with some of the creditors in 2010 and 2011 and paid the creditors in accordance with those settlements before submitting its DSP. The debts to the other creditors have been extant for approximately six years. 11 C.F.R. § 116.7(f)(2). As for the amount of each debt that remains unpaid, and the third factor, the amount and percentage of each debt that would be forgiven under the plan, the relevant information is summarized in the chart above. 11 C.F.R. § 116.7(f)(2), (3). The debts have existed for a substantial length of time, suggesting a diminished probability, given that the candidate has not run for Federal office since her 2010 defeat, that she or the Committee might raise additional funds to retire them at this time. Further, the percentages of debts that would be forgiven under the plan are comparable to percentages of debt forgiveness that the Commission has approved in the past. These circumstances militate in favor of approval of the DSP.

The analysis of the fourth factor shows that the total amount of the debts exceeds the Committee's available cash on hand, which is \$0 as of June 28, 2016, according to the plan. The Committee reports that following the campaign's loss, it made what payments it could with the funds that it had, and that it made unsuccessful efforts to raise additional funds. In some cases, as discussed above, the Committee made payments to certain creditors that settled either all or a part of its debts with those creditors before submitting the DSP. The disclosure report that the Committee filed covering a period fully after the candidate's defeat in a 2010 primary election shows that it raised only \$15,787 in contributions between July 1, 2010 and September 30, 2010. See Amended October Quarterly Report for 2010, filed January 14, 2014. In the periods immediately following the period encompassed by the October report, the Committee's receipts dropped sharply.⁵ All of the Committee's contributions between this time and April 2014 were from the candidate. From April 2014 to the present, the Committee has consistently reported receiving no contributions. Given that the candidate last pursued Federal office in 2010 and that she has not participated in a Federal election since that time, and the insufficiency of the Committee's current cash on hand, it is unlikely that the Committee will be able to acquire sufficient funds at this time to pay its reported debts. 11 C.F.R. § 116.7(f)(4).

See Amended January Year-End Report for 2010, filed July 17, 2012, at 2 (Committee reported raising \$345.54 in contributions); Amended April Quarterly Report for 2011, filed January 14, 2014, at 3 (Committee reported raising \$199.75 in contributions from individuals and \$17,823.15 from the candidate); Amended July Quarterly Report for 2011, filed January 14, 2014, at 3 (Committee reported raising no contributions from individuals and \$23,236.80 in contributions from the candidate).

For the fifth factor, the Committee reports no year to date receipts or disbursements in 2016. 11 C.F.R. § 116.7(f)(5).

The final factor involves a comparison between the Committee's treatment of debt owed to the candidate, if such is the case, and debt owed to other creditors. See 11 C.F.R. § 116.7(f)(6). While the current DSP does not include the repayment or other settlement of loans from the candidate, the Committee's previous disclosure reports indicate that in the past the candidate loaned the Committee approximately \$1.9 million. See Amended Year-End Report for 2010, filed on July 18, 2016. The candidate subsequently forgave all of these loans in two stages. See Amended July Quarterly Report for 2012, filed on July 18, 2016; Amended April Quarterly Report for 2014, filed on July 18, 2016. Consequently, if this prior history is subsumed in the evaluation, factor six weighs in favor of approving the DSP given that the Committee is not treating the candidate more favorably than the other creditors.

Conclusion: Considering all of the six factors, we conclude that forgiveness by the 13 creditors listed in Part I of the plan of the specified portions of the debts owed to them by the Committee would not result in excessive or prohibited contributions. 11 C.F.R. § 116.7(f); see 1990 E&J. We, therefore, recommend that the Commission approve the debt settlement plan.

II. THE COMMISSION SHOULD INSTRUCT THE COMMITTEE TO CEASE REPORTING ITS DEBT TO CAMPAIGN PRODUCTS OF THE ROCKIES

Among other debts the Committee lists in Part III of the DSP is a \$1,561.91 undisputed debt owed to CPR, which the Committee reports was first incurred in 2010. The Committee asks the Commission to declare this debt unpayable due to the Committee's inability to locate the creditor. See 11 C.F.R. § 116.9. We recommend that the Commission instruct the Committee to cease reporting the debt.

The Commission may declare certain debts to creditors extant for more than 24 months unpayable either on the ground that the debtor committee cannot locate the creditor after exercising reasonable diligence in attempting to do so, or on the ground that the creditor has gone out of business. 11 C.F.R. § 116.9(a). "Reasonable diligence" means the political committee has attempted to ascertain the current address and telephone number, and has attempted to contact the creditor by registered or certified mail, and either in person or by telephone. 6 Id.

Here, the Committee sent a certified letter to a post office box potentially associated with CPR and received a certification confirming delivery, but no further communication. The

Terminating committees seeking relief pursuant to section 116.9 are also required to demonstrate that the requirements of 11 C.F.R. § 116.3, 116.5, or 116.6, as appropriate are satisfied. 11 C.F.R. § 116.9(b). We asked the Committee to provide information about the initial extension of credit offered by CPR (§ 116.3), however the Committee responded that the original contract for services executed with CPR appears to have been lost. Given the age (6 years) and relatively small size of this debt, we do not believe that further inquiry would represent an efficient use of the Commission's resources.

DSP #16-04 Sue Lowden for U.S. Senate Page 7

Committee also attempted to locate a telephone number for CPR without success, and attempted to establish communication with the principal of CPR, Robert B. Nelson, through his LinkedIn profile on the internet without success. We have located additional potential avenues of contact that the Committee might theoretically attempt, but because CPR did not respond to the certified mailing or to any other contact attempts, we believe that these additional avenues are unlikely to be fruitful. For these reasons, we recommend that the Commission instruct the Committee to cease reporting its debt to Campaign Products of the Rockies. See DSP # 97-05 (The McCarthy Committee), Memorandum to the Commission from OGC, at 5 (Mar. 13, 1998); Certification of Commission in the Matter of The McCarthy Committee, Debt Settlement Plan # 97-05 (Mar. 18, 1998) (approving committee's request to cease reporting debt to creditor that did not respond to committee's requests for settlement or resolution).

III. RECOMMENDATIONS

- 1. Approve the debt settlement plan filed by Sue Lowden for U.S. Senate;
- 2. Instruct the Committee to cease reporting the debt to Campaign Products of the Rockies;
- 3. Approve the appropriate letter; and
- 4. Close the file with respect to this DSP.

Attachment 1:

Revised Debt Settlement Plan of Sue Lowden for U.S. Senate filed on July 18, 2016 and accompanying documents forwarded from RAD.

Attachment 2:

Correspondence from Robert S. Uithoven, President/CEO of j3 Strategies, dated September 8, 2016, and October 3, 2016.

Attachment 3:

Copy of Debt Settlement Agreement between Committee and j3 Strategies submitted with 2014 DSP, dated December 13, 2013.

Attachment 4:

Memorandum from Jason Torchinsky, Partner, Holtzman Vogel Josefiak Torchinsky, PLLC, dated October 17, 2016.

We also suggested that the Committee contact other political committees whose filings with the Commission disclosed disbursements to CPR in May 2016, and that the Committee call a telephone number we found associated with CPR on a web page. The Committee declined to contact the other committees directly but did send the certified letter noted above to the post office box address that those committees disclosed for CPR. The Committee also called the telephone number we located, which went to an unidentified voicemail system. Finally, the Committee attempted to send a mailing to a street address that was formerly associated with CPR. The Committee received a return receipt card in response, but no further communication. See Attachment 4.

				$i_{I_{m}}$
NAME OF COMMITTEE		SF	RETARY OF THE SENAI	TE
Sue Lowden for US Senate		18	JUL 25 PM 1: 17	
ADDRESS				
PO Box 26141				
CITY, STATE AND ZIP CODE			FEC I.D. NUMBER	
Alexandria, VA 22313			C00467761	
	PART I — COMMITT	EE SUMMARY INFORMATION		
1. CASH ON HAND AS OF	0.00	6. TOTAL AMOUNT OF DEBTS O	WED BY THE COMMITTEE	\$632,141.53
2. TOTAL ASSETS TO BE LIQUIDATED		7. TOTAL NUMBER OF CREDITO	PRS OWED	. 17
3. TOTAL (ADD 1 AND 2)	0.00	8. NUMBER OF CREDITORS IN F	PART II OF THIS PLAN	13
4. YEAR TO DATE RECEIPTS	0.00	9. TOTAL AMOUNT OF DEBTS O IN PART II OF THIS PLAN	WED TO THE CREDITORS	\$313,788.43
5. YEAR TO DATE DISBURSEMENTS	0.00	10. TOTAL AMOUNT TO BE PAID OF THIS PLAN	\$61,027.49	
11. IS THE COMMITTEE TERMINATING ITS ACTIVITY	ES?			
12. IF THIS IS AN AUTHORIZED COMMITTEE, DOES YES NO IF YES, LIST BELOW.	THE CANDIDATE HAVE OT	HER AUTHORIZED COMMITTEES?		
13. DOES THE COMMITTEE HAVE SUFFICIENT FUN	IDS TO PAY THE TOTAL AM	OUNT INDICATED IN THIS PLAN?		
YES X NO IF NO, WHAT STEPS WILL	BE TAKEN TO OBTAIN THE	E FUNDS?		
The candidate, Sue Lowden, will pay	the agreed upon s	ettlement amounts from h	ner personal funds.	
14. HAS THE COMMITTEE FILED PREVIOUS DEBT	SETTLEMENT PLANS?			
YES NO				
15. AFTER DISPOSING OF ALL THE COMMITTEE'S	DEBTS AND OBLIGATIONS.	WILL THERE BE ANY RESIDUAL FO	INDS?	
YES NO IF YES, HOW WILL THE F	UNDS BE DISBURSED?			
			ATTACHMENT Page	1.72
		Data California de Control de Con		- Language Magazine

I certify, to the best of my knowledge, that the information contained in this Debt Settlement Plan is true, cor rect and complete.

SIGNATURE OF TREASURER OF COMMITTEE

Charle Mr. last

DATE 06/28/2016

FEC FORM 8
(Revised 1/2001)

NAME OF COMMITTEE		FEC I.D. f	NOWREH	PAGE	OF
Sue Lowden for US Senate		C00467761		2	15
CREDITOR SUMMA (FILL OUT FOR EACH					.
FULL NAME AND MAILING ADDRESS OF CREDITOR		NCURRED	AMOUNT OWED	AMC	UNT
525 Group, LLC			TO CREDITOR	ITOR OFFERED	
7379 Mission Hills Drive				SETTL	EMENT
Las Vegas, NV 89113	06/15	/2010	6 5 522 00	\$2.00	00.00
TYPE OF CREDITOR:	00/10	72010	\$5,522.00	\$2,00	00.00
INCORPORATED UNINCORPORATED					
COMMERCIAL VENDOR COMMERCIAL VENDOR CANDIDATE	COMMITTEE EN	MPLOYEE	OTHER INDIVID	UAL	
A TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT					
10/Net 30; expenses related to public relations services.					
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT					
The committee paid what it could with the funds it had. After	the candidate lost	the electi	on, the committ	ee had n	o abilit
fundraise and ran out of funds.			,		
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT		****			
The creditor sent the committee regular invoices.					
CREDITOR	SECTION				<u></u>
(TO BE FILLED OU	T BY CREDITOR)				
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO	OTHER DEBT COLLECTIO	N EFFORTS	AGAINST NONPOLITIC	AL DEBTOR	S?
X YES NO IF NO, PLEASE EXPLAIN					
, 1					
<u></u>					
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEM	ENTS MADE BY THE CRE	DITOR WITH	OTHER NONPOLITICA	L DEBTORS?	?
VEC NO SEASO DI FACE EVOLAINI					
X YES NO IF NO, PLEASE EXPLAIN					
As a representative of the creditor, I hereby accept the settlement offer made to net the debt satisfied (or attach a copy of the signed settlement).	ne by the committee and				
		ATTAC	HMENT	DATE	
SIGNATURE OF CREDITOR OR Son attached "Agreement to Compr	omico Dohi"	Page	of,	170	. 1
REPRESENTATIVE See attached "Agreement to Compr	omise Dept			T	

525 Group, LLC (Hereinaster "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinaster "Debtor"), J3 Strategies, Ltd., a Nevada Limited Liability Company, Bob Beers of Seale & Beers, A Nevada Limited Liability Company, and Sue Lowden, Individually, hereby agree to compromise the indebtedness between all parties based on the following terms and conditions:

525 Group, LLC (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor") agree that there is an alleged debt owed to creditor in the amount of \$5,522.00 (Five Thousand Five Hundred Twenty Two Dollars AND 00/100 Cents). The parties agree that 525 Group, LLC shall accept the sum of \$2,000.00 (Two Thousand Dollars & 00/100 Cents) as full payment on the debt. The accepted and agreed upon amount of \$2,000.00 will be paid to 525 Group, LLC and Creditor understands and agrees that such payment can be made only after the Federal Election Commission (FEC) consents to the compromise of this debt. The acceptance of the payments called for under this agreement will serve as a complete discharge of all monies due, and 525 Group, LLC (CREDITOR) agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to <u>525 Group</u>, <u>LLC</u> for the services performed and/or work performed. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

Dated:	October 31, 2013
Legal R	Representative of 525 Group, LLC (CREDITOR)
Signatu	re: fell Mos-
	Jeff McGowan
Title:	Manager and Owner

ATTACHMENT of 72

NAME OF COMMITTEE		FEC I.D. I	NUMBER	PAGE	OF
Sue Lowden for US Senate		C00467761		3	15
CREDITOR SUMMARY INFORI		<u> </u>			
FULL NAME AND MAILING ADDRESS OF CREDITOR		CURRED	AMOUNT OWED	AMO	DUNT
961 Matley Properties			TO CREDITOR		RED IN EMENT
961 Matley Lane, Suite 120				\$0.00	
Reno, NV 89502	06/23/	2010	\$12,269.44	1	Section
TYPE OF CREDITOR:				B bel	
INCORPORATED UNINCORPORATED	MMITTEE EMP	PLOYEE	OTHER INDIVIDU	<u>.</u>	
A TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT					
10/Net 30; expenses related to office space rental.					
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBTThe total debt owed to this cred creditor agreed to a negotiated settlement of \$5,006.00, which was paid by the payments were made on April 11, 2011 and May 1,2011. (See "Agreement to C agreed upon settlement amount from personal funds not knowing that the debt the FEC. (The \$12,269.44 listed above represents the amount of debt forgiven the committee paid what it could with funds it had. After the candidate lost the cran out of funds. C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT The creditor sent regular invoices to the committee in an effort to collect the debt.	candidate Compromis settlement by the cre election, the	in two eq e Debt" a agreeme ditor.) Pr	ual payments of \$ attached.) The cal ent needed to first ior to negotiating	2,503.00 ndidate pa t be appro the debt s	. These aid the oved by settleme
CREDITOR SECTION (TO BE FILLED OUT BY CREDITO			-		
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT	COLLECTION	EFFORTS	AGAINST NONPOLITIC	AL DEBTOR	S7
X YES NO IF NO, PLEASE EXPLAIN					
C. LOS THE TROUGHEST PER PORT OF THE PROPERTY	OV THE COES	TOD MATE	OTHER NONDOLITION	DEPTOR	2
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE	SY THE CRED	HOR WITH	UTHER NONPOLITICA	T DFRIOK2.	ſ
X YES NO IF NO, PLEASE EXPLAIN					
As a representative of the creditor, I hereby accept the settlement offer made to me by the com	nmittee and u	pon payme	ent agree to consider		
	TACHMEN	r	1	DATE	
SIGNATURE OF CREDITOR OR REPRESENTATIVE See attached "Agreement to Compromise Debt" Page	ze <u>4</u>	01	172		

961 MATLEY PROPERTIES, LLC (Hereinafter "Creditor") and SUB LOWDEN FOR U.S. SENATE, a Foderally Registered Election Committee (Hereinafter "Debtox"), J3 Strategies, Ltd., a Nevada Limited Liability Company, Bob Beers of Scale & Beers, A Nevada Limited Liability Company, and Sue Lowden, Individually, hereby agree to compromise the indebtedness between all parties based on the following terms and conditions:

961 MATLEY PROPERTIES, LLC (Hereinsther "Creditor") and SUB LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor") agree that there is an alleged debt ewed to creditor in the amount of \$17,275.44 (Seventeen Thousand Two Hundred Seventy-Five Dollars & 44/100 Cents). The parties agree that 961 MATLEY PROPERTIES, LLC shall accept the sum of \$5,006.00 (Five Thousand Six Dollars & 00/100 Cents) as full payment on the debt. The accepted and agreed upon amount of \$5,006.00 will be paid as follows: (1) \$2,503,00 (Two Thousand Five Hundred Three Dollars & 00/100 Cents) on or before April 1, 2011 and (2) \$2,503.00 (Two Thousand Five Hundred Three Dollars & 00/100 Cents) on or before May 1, 2011. All payments called for under this Agreement shall be made to Hardy Law Group, Attn; Del Hardy, Eso., 96 & 98 Winter Street, Repo Nevada 89503. The acceptance of the payments called for under this agreement will serve as a complete discharge of all monies due, and 961 MATLEY PROPERTIES. LLC agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a fair market value" amount to 961 MATLEY PROPERTIES, LLC for the services performed and/or facilities leased. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a conpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assigness.

Dated: March 3, 2011

Logal Representative of 961 MATLEY PROPERTIES, LLC

Name: Scor Seiloastricker

Title: MANGEING Member 961 MATTER Properties LLC.

-1-

NAME OF COMMITTEE	Ē		FEC I.D.	NUMBER	PAGE	OF
Sue Lowden for	r US Senate		C00467761		4	15
		MMARY INFORMATION EACH CREDITOR IN PLAN)				
FULL NAME AND MAIL	LING ADDRESS OF CREDITOR		CURRED	AMOUNT OWED	I AM	OUNT
Advantage, Inc.				TO CREDITOR	OFFE	REDIN
2300 Clarendon	n Blvd., Ste. 303	<u> </u>		ļ	+	EMENT
Arlington, VA 22	2201	06/07/2	2010	\$2,896.18	\$0.00 *See B belo	Section
TYPE OF CREDITOR:		<u></u>			J bek	
INCORPORATED COMMERCIAL VE		IDATE COMMITTEE EMP	PLOYEE	OTHER INDIVIDU	JAL	
A. TERMS OF THE INIT	TIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT				*******	
IUNet 30: debt	related to polling expenses incurred.					
e creditor.) Prio st the election, c. STEPS TAKEN BY T	ed to first be approved by the FEC. (The store to negotiating the debt settlement, the of the committee had no ability to fundraise THE CREDITOR TO COLLECT THE DEBT t regular invoices to the committee in an of	committee paid what it c and ran out of funds.	ould wit			
		TOR SECTION ED OUT BY CREDITOR)				
D. WAS THE EFFORT	MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR	AR TO OTHER DEBT COLLECTION	EFFORTS	AGAINST NONPOLITIC	AL DEBTOR	S ?
X YES NO	IF NO, PLEASE EXPLAIN					
E ADE THE TERMS O	OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SE	TTI EMENTS MADE BY THE CREO	ITOR WITH	OTHER NONPOLITICAL	DERTORS	2
		TILEMENTS WADE BY THE CRED	HOR WITH	OTHER HONFOLINGA	LUEBIONS	·
YES NO	IF NO, PLEASE EXPLAIN					
					-	
	of the creditor, I hereby accept the settlement offer mad r attach a copy of the signed settlement).	le to me by the ∞mmittee and u	pon payme	ent agree to consider		
•	and a wpy or the signed settlementy.			1	DATE	
SIGNATURE OF CREDITOR OR	See attached "Agreement to Comp	ATTACH	MENT_			
ocoóc2c/LV.Nc	See allached. Agreement to Comp	Page	· (c	of .77	7	

ADVANTAGE, INC., (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor"), J3 Strategies, Ltd., a Nevada Limited Liability Company, Bob Beers of Seale & Beers, A Nevada Limited Liability Company, and Sue Lowden, Individually, hereby agree to compromise the indebtedness between all parties based on the following terms and conditions:

ADVANTAGE, INC. (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor") agree that there is an alleged debt owed to creditor in the amount of \$6,396.18 (Six Thousand Three Hundred Ninety-Six Dollars & 18/100 Cents). The parties agree that ADVANTAGE, INC. shall accept the sum of \$3,500.00 (Three Thousand Five Hundred Dollars & 00/100 Cents) as full payment on the debt. The accepted and agreed upon amount of \$3,500.00 will be paid as follows: (1) \$1,750.00 (One Thousand Seven Hundred Fifty Dollars & 00/100 Cents) on or before June 1, 2011 and (2) \$1,750.00 (One Thousand Seven Hundred Fifty Dollars & 00/100 Cents) on or before July 1, 2011. All payments called for under this Agreement shall be made to ADVANTAGE, INC., Attn: Jeff Butzke, President, 2300 Clarendon Blvd. Ste 1004. Adington Virginia 22201. The acceptance of the payments called for under this agreement will serve as a complete discharge of all monies due, and ADVANTAGE, INC., agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to ADVANTAGE, INC. for the services performed and/or facilities leased. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

Dated: March 14, 2011	
Legal Representative of ADVANTAGE, INC.	
Signature: 18/1/3/44	_
Name: Jeff Butzke	
Title: President	

ATTACHMENT |

Sue Lowden for US Senate	FEC I.D. N		PAGE	OF
Sue Lowden for US Senate	C0046	7761	5	15
CREDITOR SUMMARY INFO (FILL OUT FOR EACH CREDITOR				
FULL NAME AND MAILING ADDRESS OF CREDITOR	DATE INCURRED	AMOUNT OWED	AMO	DUNT
All World Promotions, LLC		TO CREDITOR	OFFE	RED IN EMENT
2505 Anthem Village Dr., Suite E498	06/01/2010	\$8,365.61	\$0.00	
Henderson, NV 89052	00/01/2010	Ψ0,505.01	*See S	Section
TYPE OF CREDITOR:			B belo	w.
INCORPORATED UNINCORPORATED COMMERCIAL VENDOR CANDIDATE CANDIDATE	COMMITTEE EMPLOYEE	OTHER INDIVIDI	JAŁ	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT			 	
10/Net 30; debt related to advertising expenses incurred.				
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT The total debt owed to this creditor was \$13,565.61 for advertising expenses. which was paid by the campaign on November 22, 2010. (Please see "Agreen and committee were unaware at the time the negotiated debt was paid that the paying the negotiated settlement, the committee paid what it could with the full the paying the negotiated settlement.	nent to Compromise D FEC should first app	ebt" attached.) Throve the debt sett	ne candida Iement pla	ate an. Prior te
had no ability to fundraise and ran out of funds.				
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT				
The creditor sent regular invoices to the committee in an effort to colle	ect the debt.			
CREDITOR SECTIO				·
•	•			
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DE	BT COLLECTION EFFORTS.	AGAINST NONPOLITIC	AL DEBTOR	 S?
^_	BT COLLECTION EFFORTS	AGAINST NONPOLITIC	AL DEBTOR	S7
YES NO IF NO, PLEASE EXPLAIN	BT COLLECTION EFFORTS.	AGAINST NONPOLITIC	AL DEBTOR	S?
YES NO IF NO, PLEASE EXPLAIN	BT COLLECTION EFFORTS.	against nonpolitic	AL DEBTOR	S ?
YES NO IF NO, PLEASE EXPLAIN	BT COLLECTION EFFORTS.	against nonpolitic	AL DEBTOR	S 7
YES NO IF NO, PLEASE EXPLAIN O T T T T T T T T T T T T	BT COLLECTION EFFORTS.	against nonpolitic	AL DEBTOR	S7
YES NO IF NO, PLEASE EXPLAIN THE PROPERTY OF				
YES NO IF NO, PLEASE EXPLAIN Y E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MAD D				
YES NO IF NO, PLEASE EXPLAIN O O O O O O O O O O O O O				
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YES NO IF NO, PLEASE EXPLAIN YES YES YES YES YES YES YES YE	E BY THE CREDITOR WITH	OTHER NONPOLITICA		
O THE ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MAD O THE ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MAD	E BY THE CREDITOR WITH	OTHER NONPOLITICA		

ALL WORLD PROMOTIONS, LLC (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor"), J3 Strategies, Ltd., a Nevada Limited Liability Company, Bob Beers of Scale & Beers, A Nevada Limited Liability Coropany, and Sue Lowden, Individually, hereby agree to compromise the Indebtedness, between all parties based on the following terms and conditions:

ALL WORLD PROMOTIONS, LLC (Hereinaster "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinaster "Debtor") agree that there is an alleged debt owed to creditor in the amount of \$13,565.61 (Thirteen Thousand Five Hundred Sixty-Five Dollars & 61/100 Cents). The parties agree that ALL WORLD PROMOTIONS, LLC shall accept the sum of \$5,200.00 (Five Thousand Two Hundred Dollars & 00/100 Cents) as full payment on the debt. The acceptance of the payment will serve as a complete discharge of all monies due, and ALL WORLD PROMOTIONS, LLC agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to ALL WORLD PROMOTIONS, LLC for the services performed. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

Dated: November 22, 2010

Legal Representative of ALL WORLD PROMOTIONS, LLC

Signature

Name:

Till Puestne

Page of

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CREDITOR SUMMARY INI (FILL OUT FOR EACH CREDITOR FULL NAME AND MAILING ADDRESS OF CREDITOR Automated Mailing Service 3111 S. Valley View Blvd., #C105 Las Vegas. NV 89102 TYPE OF CREDITOR: INCORPORATED UNINCORPORATED COMMERCIAL VENDOR CANDIDATE		AMOUNT OWED TO CREDITOR	6 AMO	15
FULL NAME AND MAILING ADDRESS OF CREDITOR Automated Mailing Service 3111 S. Valley View Blvd., #C105 Las Vegas. NV 89102 TYPE OF CREDITOR: INCORPORATED UNINCORPORATED	OR IN PLAN) DATE INCURRED		I AMO	
FULL NAME AND MAILING ADDRESS OF CREDITOR Automated Mailing Service 3111 S. Valley View Blvd., #C105 Las Vegas. NV 89102 TYPE OF CREDITOR: INCORPORATED UNINCORPORATED	DATE INCURRED		AMO	
3111 S. Valley View Blvd., #C105 Las Vegas. NV 89102 TYPE OF CREDITOR: UNINCORPORATED UNINCORPORATED	06/04/2010	TO CREDITOR		UNT
Las Vegas. NV 89102 TYPE OF CREDITOR: INCORPORATED UNINCORPORATED	06/04/2010		OFFE	RED IN EMENT
INCORPORATED UNINCORPORATED		\$633.74	\$220.0	0
	COMMITTEE EMPLOYEE	OTHER INDIVIDU	JAL.	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT				
10/Net 30; debt related to mailing expenses incurred.				
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT The committee paid what it could with the funds it had. After the catto fundraise and ran out of funds.	andidate lost the electi	on, the committe	ee had no	ability
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT		•		
The creditor sent regular invoices to the committee in an effort to co	ollect the debt.			
CREDITOR SECT (TO BE FILLED OUT BY CF				
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER	DEBT COLLECTION EFFORTS	AGAINST NONPOLITIC	AL DEBTOR	5?
X YES NO IF NO, PLEASE EXPLAIN				
X YES NO IF NO, PLEASE EXPLAIN				
X YES NO IF NO, PLEASE EXPLAIN				
— ! !				
	ADE BY THE CREDITOR WITH	OTHER NONPOLITICAL	DEBTORS?	
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS N	MADE BY THE CREDITOR WITH	OTHER NONPOLITICAL	DEBTORS?	
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS N	MADE BY THE CREDITOR WITH	OTHER NONPOLITICAL	. DEBTORS?	
DE ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS N	MADE BY THE CREDITOR WITH	OTHER MONPOLITICAL	. DEBTORS?	
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS N	MADE BY THE CREDITOR WITH	OTHER NONPOLITICAL	DEBTORS	
DE ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS N	MADE BY THE CREDITOR WITH	OTHER NONPOLITICAL	DEBTORS	
D E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS N			DEBTORS?	

Automated Mailing Service (Hereinaster "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinaster "Debtor"), J3 Strategies, Ltd., a Nevada Limited Liability Company, Bob Books of Seale & Beers, A Nevada Limited Liability Company, and Sue Lowden, Individually, hereby agree to compromise the indebtedness between all parties based on the following terms and conditions:

Automated Mailing Service (Hereinaster "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinaster "Debtor") agree that there is an alleged debt owed to creditor in the amount of \$633.74 (Six Hundred Thirty Three Dollars AND 74/100 Cents). The parties agree that Automated Mailing Service shall accept the sum of \$220.00 (Two Hundred Twenty Dollars & 00/100 Cents) as full payment on the debt. The accepted and agreed upon amount of \$220.00 will be paid and Creditor understands and agrees that such payment can be made only after the Federal Election Commission (FEC) consents to the compromise of this debt. The acceptance of the payments called for under this agreement will serve as a complete discharge of all monies due, and Automated Mailing Service (CREDITOR) agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to <u>Automated Mailing Service</u> for the services performed. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

Dated: October 14, 2013

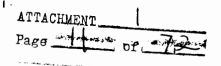
Legal Representative of <u>Automated Mailing Service</u> (CREDITOR)

Signature:

Name: Mark Martin.

Title: Chief Executive Officer

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NAME OF COMMITTEE		FEC I.D. I	NUMBER	PAGE	OF
Sue Lowden for US Senate		C00467761		7	15
CREDITOR SUMMARY INFORM (FILL OUT FOR EACH CREDITOR IN P					1
FULL NAME AND MAILING ADDRESS OF CREDITOR	DATE IN	CURRED	AMOUNT OWED	T	DUNT
Biz-Goods, LLC (now known as Impress By Print)			TO CREDITOR	OFFE	RED IN
6655 South Tenaya Way, #900				SELIC	EMENT
Las Vegas, NV 89113	06/08/2	2010	\$448.00	\$135	.00
TYPE OF CREDITOR:					
INCORPORATED UNINCORPORATED COMMERCIAL VENDOR CANDIDATE COM	IMITTEE EMP	LOYEE	OTHER INDIVIDU	JAL	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT					
10/Net 30; debt related to printing expenses incurred.					
The committee paid what it could with the funds it had. After the candidate fundraise and ran out of funds. C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT The creditor sent regular invoices to the committee in an effort to collect			n, the committee	· had no	ability to
CREDITOR SECTION (TO BE FILLED OUT BY CREDITO)					
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT C	COLLECTION	EFFORTS	AGAINST NONPOLITIC	AL DEBTOR	S?
X YES NO IF NO, PLEASE EXPLAIN					
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M ☑					
\bigcirc E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE BY	V THE CREA	TOP WITH	OTHER MONDOLITICAL	DERTORS	,
U E. WE THE LEWIS OF THE DEBT SETTEMENT COMPANYORS TO OTHER SETTEMENTS WADE B	T THE CRED	TOR WITH	OTHER HOMFOLITION	, DEBTONS:	•
X YES NO IF NO, PLEASE EXPLAIN					
N N					
<u>,</u> ©					
ဖို					
As a representative of the creditor, I nereby accept the settlement offer made to the by the comment the debt satisfied (or attach a copy of the signed settlement).			nt agree to consider		
SIGNATURE OF	ATTACH		1	DATE	
CREDITOR OR See attached "Agreement to Compromise Debt"	age	0	of Town	<u> </u>	

Biz-Goods, LLC (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor"), J3 Strategies, Ltd., a Nevada Limited Liability Company, Bob Beers of Scale & Beers. A Nevada Limited Liability Company, and Sue Lowden, Individually, hereby agree to compromise the indebtedness between all parties based on the following terms and conditions:

Biz-Goods, LLC (Hereinaster "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinaster "Debtor") agree that there is an alleged debt owed to creditor in the amount of \$448.00 (Four Hundred Forty Eight Dollars AND 00/100 Cents). The parties agree that Biz-Goods, LLC shall accept the sum of \$135.00 (One Hundred Thirty Five Dollars & 00/100 Cents) as full payment on the debt. The accepted and agreed upon amount of \$135.00 will be paid to Creditor and Creditor understands and agrees that such payment can be made only after the Federal Election Commission (FEC) consents to the compromise of this debt. The acceptance of the payments called for under this agreement will serve as a complete discharge of all monies due, and Biz-Goods, LLC (CREDITOR) agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to <u>Biz-Goods</u>. <u>LLC</u> for the services performed and/or facilities leased. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

Dated: October 14	· ·
Legal Representat	ive of Biz-Goods, LLC (CREDITOR)
Signature:	, Sill
Name: <u>Daryl Sch</u>	<u>elin</u>
Title: Manager at	nd Owner

Page 13 of 72

	00467761	8 15
		1 1
NFORMATION		
DATE INCUR	RED AMOUNT OWED	AMOUNT
	TO CREDITOR	OFFERED IN SETTLEMENT
06/30/20	10 \$25,041,28	\$5,008.26
00/30/20	Ψ20,041.20	ψ3,000.20
	1	
COMMITTEE EMPLOY	YEE OTHER INDIVI	DUAL
×		
candidate lost the e	lection, the committ	ee had no abilit
collect the debt.		
ER DEBT COLLECTION EF	FORTS AGAINST NONPOLIT	ICAL DEBTORS?
S MADE BY THE CREDITOR	R WITH OTHER NONPOLITIO	AL DEBTORS?
the committee and upon	payment agree to conside	r
ATTACHME	NTI	DATE
		-9
	COMMITTEE EMPLOY candidate lost the e collect the debt. CTION CREDITOR) ER DEBT COLLECTION EFF	CTION

Campaign Solutions, LLC (Hereinaster "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinaster "Debtor"), J3 Strategies, Ltd., a Nevada Limited Liability Company. Bob Beers of Seale & Beers, A Nevada Limited Liability Company, and Sue Lowden, Individually, hereby agree to compromise the indebtedness between all parties based on the following terms and conditions:

Campaign Solutions, LLC (Hereinaster "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinaster "Debtor") agree that there is an alleged debt owed to creditor in the amount of \$25,041.28 (Twenty-Five Thousand Forty-One dollars AND 28/100 Cents). The parties agree that Campaign Solutions, LLC shall accept the sum of \$5,008.26 (Five Thousand Eight Dollars & 26/100 Cents) as full payment on the debt. The accepted and agreed upon amount of \$5,008.26 will be paid to Campaign Solutions, LLC over the course of a 180 day period of six payments as follows: Payment # (1) \$834.71 within 30 days of approval of the compromise by the FEC, # (2) \$834.71 within 60 days of approval of the compromise by the FEC, #(3) \$834.71 within 90 days of approval of the compromise by the FEC, #(4) \$834.71 within 120 days of approval of the compromise by the FEC, # (5) \$834.71 within 150 days of approval of the compromise by the FEC, and # (6) \$834.71 within 180 days of approval of the compromise by the FEC. Creditor understands and agrees that such payments can be made only after the Federal Election Commission (FEC) consents to the compromise of this debt. The acceptance of the payments called for under this agreement will serve as a complete discharge of all monies due, and Campaign Solutions, LLC (CREDITOR) agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to <u>Campaign Solutions, LLC</u> for the services performed and/or work performed. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

Dated: November 27, 2013
Legal Representative of Campaign Solutions, LLC (CREDITOR) Signature: Rebeca Sonate!
Name: R. Reheer Donabell:
Title: President

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NAME OF COMMITTEE		FEC I.D. NUMBER		PAGE	OF
Sue Lowden for US Senate	nate C00467761		7761	9	15
CREDITOR SUMMARY INFOR				•	
FULL NAME AND MAILING ADDRESS OF CREDITOR	DATE IN	CURRED	AMOUNT OWED	AMO	TAUC
Connell Donatelli (CD, Inc.)			TO CREDITOR		RED IN EMENT
PO Box 1877	06/29/2	010	\$33,321.16	\$3,664	1.23 +
Alexandria, VA 22313 TYPE OF CREDITOR:				transfer of master en	
INCORPORATED UNINCORPORATED			<u> </u>	list	-
	DMMITTEE EMP	LOYEE	OTHER INDIVIDU	JAL	
A TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT					
10/Net 30; expenses related to list development.					
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT The committee paid what it could with the funds it had. After the candid fundraise and ran out of funds.	ate lost the	e electio	n, the committee	e had no	ability to
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT The creditor sent regular invoices to the committee in an effort to collect	ct the debt.				
CREDITOR SECTION (TO BE FILLED OUT BY CREDIT					
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT	T COLLECTION	EFFORTS	AGAINST NONPOLITIC	AL DEBTOR	S?
YES NO IF NO, PLEASE EXPLAIN					
) 1					
•					
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE	BY THE CREDI	TOR WITH	OTHER NONPOLITICAL	. DEBTORS	?
YES NO IF NO, PLEASE EXPLAIN					
.					
•7					
Ò					
	mmittee and u	oon payme	nt agree to consider		
As a representative of the creditor, I hereby accept the settlement offer made to me by the control the debt satisfied (or attach a copy of the signed settlement).	mmittee and up		nt agree to ∞nsider		

Connell Donatelli (Hereinafter "Creditor") and <u>SUE LOWDEN FOR U.S. SENATE</u>, a Federally Registered Election Committee (Hereinafter "Debtor"), J3 Strategies, Ltd., a Nevada Limited Liability Company, Bob Beers of Seale & Beers, A Nevada Limited Liability Company, and Sue Lowden, Individually, hereby agree to compromise the indehtedness between all parties based on the following terms and conditions:

Connell Donatelli (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinaster "Debtor") agree that there is an alleged debt owed to creditor in the amount of \$33,321.16 (Thirty-Three Thousand Three Hundred Twenty-One dollars AND 16/100 Cents). The parties previously agreed to transfer Suc Lowden for U.S. Senate master email list to Connell Donatelli for a credit of \$15,000.00 against the outstanding debt due to Connell Donatelli. The parties further agree that Connell Donatelli shall accept the sum of \$3,664.23 (Three Thousand Six Hundred Sixty-Four Dollars & 23/100 Cents) as full payment on the remaining debt due and owing of \$18,321.16. The accepted and agreed upon amount of \$3.664.23 will be paid to Connell Donatelli over the course of a 90 day period of three payments as follows: Payment # (1) \$610.70 within 30 days of approval of the compromise by the FEC, # (2) \$610.70 within 60 days of approval of the compromise by the FEC, # (3) \$610.70 within 90 days of approval of the compromise by the FEC, # (4) \$610.70 within 120 days of approval of the compromise by the FEC, # (5) \$610.70 within 150 days of approval of the compromise by the FEC, and # (6) \$610.73 within 180 days of approval of the compromise by the FEC. Creditor understands and agrees that such payments can be made only after the Federal Election Commission (FEC) consents to the compromise of this debt. The acceptance of the payments called for under this agreement will serve as a complete discharge of all monies due, and Connell Donatelli (CREDITOR) agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to <u>Campaign Solutions</u>, <u>LLC</u> for the services performed and/or work performed. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

Dated: Nove	mber 27, 2013	į		
Legal Repres	entative of Co	nnell Do	natelli (CREDIT	OR
Signature:	A Ru	beeca ?	Sonatell	
Name: 2.	Pelseen	Don	atelli	
Title: Pres	ident			

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NAME OF COMMITTEE		FEC I.D. I	NUMBER	PAGE	OF
Sue Lowden for US Senate		C004677		10	15
CREDITOR SUMMARY INFO (FILL OUT FOR EACH CREDITOR				<u>*</u>	
FULL NAME AND MAILING ADDRESS OF CREDITOR	DATE IN	CURRED	AMOUNT OWED	AMO	DUNT
Janel Dominico			TO CREDITOR		RED IN EMENT
PO Box 12472 Denver, CO 80212	06/30/2	010	\$71,624.04	\$50,0	
Deliver, 00 00212			Ψ/ 1,024.04	Ψ50,0	00.00
TYPE OF CREDITOR:					
INCORPORATED UNINCORPORATED COMMERCIAL VENDOR CANDIDATE	COMMITTEE EMP	PLOYEE	OTHER INDIVIDU	JAL	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT					
10/Net 30; expenses related to fundraising.					
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT				·	
The committee paid what it could with the funds it had. After the candi	idate lost the	electio	n, the committee	had no	ability to
fundraise and ran out of funds.					
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT					_
The creditor sent regular invoices to the committee in an effort to coll	ect the debt.				
CREDITOR SECTION (TO BE FILLED OUT BY CRED					
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DE	EBT COLLECTION	EFFORTS	AGAINST NONPOLITIC	AL DEBTOR	LS?
X YES NO IF NO, PLEASE EXPLAIN					
φ 					
ନ୍ତ ଦ୍ର					
<u> </u>					
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MAI	DE BY THE CRED	ITOR WITH	OTHER NONPOLITICAL	LDEBTORS	?
☑ ☑ X YES NO IF NO, PLEASE EXPLAIN					
2					
Ф <i>С</i>					
φ					
rd o					
As a representative of the creditor, I hereby accept the settlement offer made to me by the	committee and u	роп рауте	ent agree to consider		
the debt satisfied (or attach a copy of the signed settlement).	ATTACH	MENT_	1	DATE	
SIGNATURE OF CREDITOR OR See attached "Agreement to Compromise Deb	y" Page	18	of .70	,	
REPRESENTATIVE See attached Agreement to Comptornise Dec	,,		01	<u>. L</u>	

JANEL DOMENICO, (Hereinafter "Creditor") and <u>SUE LOWDEN FOR U.S. SENATE</u>, a Federally Registered Election Committee (Hereinafter "Debtor") hereby agree to compromise the indebtedness between all parties based on the following terms and conditions:

JANEL DOMENICO (Hereinaster "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinaster "Debtor") agree that there was a financial obligation owed to Creditor in the amount of \$82,624.04 (Eighty Two Thousand Six Hundred Twenty Four Dollars and 24/100 Cents). The parties agree that JANEL DOMENICO has previously accepted payments from the Campaign totaling approximately \$11,000.00 which brings the debt due and owing to \$71,624.04 (Seventy-One Thousand Six Hundred Twenty Four Dollars and 24/100 Cents) (Hereinaster the "Debt") and Creditor agrees to accept \$50,000.00 in five (5) equal payments of \$10,000.00 (Ten Thousand Dollars and 00/100 Cents) beginning January 15, 2014 and the 15th of each month for each successive four (4) months until paid in full. Creditor understands and agrees that such payments can be made only after the Federal Election Commission (FEC) consents to the compromise of this debt.

The parties agree that the payments referenced above to JANEL DOMENICO will be the first in time and precede payments to any other creditor (i.e. first out) that should be due payment from the Debtor during that same payment period.

The acceptance of the payments called for under this agreement will serve as a complete discharge of all monies due, and JANEL DOMENICO agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order and shall be sent to JANEL DOMENICO 18745 West 56th Drive, Boulder Colorado 80403. The payments shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to JANEL DOMENICO for the services performed. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

Dated: December 13, 2013

Signature: Mal Domenico

Name: Janel Domenico (Creditor)

NAME OF COMMITTEE	FEC I.D. NUMBER C00467761		PAGE	OF
Sue Lowden for US Senate			11	15
CREDITOR SUMMARY INFORM (FILL OUT FOR EACH CREDITOR IN				
FULL NAME AND MAILING ADDRESS OF CREDITOR Mr. Camera, Inc.	DATE INCURRED AMOUNT OWED AM TO CREDITOR OFF		O CREDITOR OFFERED IN	
5779 Sunnie Dee Ct. Las Vegas, NV 89120	06/30/2010	\$2,908.33	\$0.0	0 section
TYPE OF CREDITOR:			B be	elow
INCORPORATED UNINCORPORATED COMMERCIAL VENDOR COMMERCIAL VENDOR CANDIDATE COMMERCIAL VENDOR COMMERCIAL VENDOR COMMERCIAL VENDOR CANDIDATE	MMITTEE EMPLOYEE	OTHER INDIVID	UAL	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT				
10/Net 30; expenses related to photography services.				
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT. The total debt owed to this The creditor agreed to a negotiated settlement of \$1,938.89, which was May 19, 2011. (See "Agreement to Compromise Debt" attached.) The Sof debt forgiven by the creditor. The candidate and committee were una settlement that the FEC must first approve the debt settlement plan. Price the creditor, the committee paid what it could with the funds it had. After	paid by the can \$2,908.33 listed ware at the time or to the candida	didate from perso above represents the candidate pa ate paying a nego	onal fund s the am aid nego otiated se	is on ount tiated ettlement t
no ability to fundraise and ran out of funds.				
The creditor sent regular invoices to the committee in an effort to collect on the collect on				
(TO BE FILLED OUT BY CREDITO				
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT YES NO IF NO, PLEASE EXPLAIN O T T T T T T T T T T T T	COLLECTION EFFORT	S AGAINST NONPOLITIC	AC DEB101	15?
imes e. Are the terms of the debt settlement comparable to other settlements made $ imes$	BY THE CREDITOR WIT	HOTHER NONPOLITICA	L DEBTORS	6?
YES NO IF NO, PLEASE EXPLAIN				
As a representative of the creditor, I hereby accept the settlement offer made to me by the come the debt satisfied (or attach a copy of the signed settlement).	mittee and upon payr ATTACHMENT	nent agree to consider	LDATE	
SIGNATURE OF CREDITOR OR See attached "Agreement to Compromise Debt" REPRESENTATIVE	D	The same of the sa	DATE	

MR, CAMERA, INC., a Nevada Corporation (Hereinafter "Creditor") and <u>SUE LOWDEN FOR U.S. SENATE</u>, a Federally Registered Election Committee (Hereinafter "Debtor"), J3 Strategies, Ltd., a Nevada Limited Liability Company, Bob Beers of Seale & Beers, A Nevada Limited Liability Company, and Sue Lowden, Individually, hereby agree to compromise the indebtedness between all parties based on the following terms and conditions:

MR. CAMERA, INC. (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor") agree that there is an alleged debt owed to creditor in the amount of \$4,847.22 (Four Thousand Eight Hundred Forty Seven Dollars & 22/100 Cents). The parties agree that MR. CAMERA, INC. shall accept the sum of \$1,938.89 (One Thousand Nine Hundred Thirty-Eight Dollars & 89/100 Cents) as full payment on the debt. The acceptance of the payment will serve as a complete discharge of all monies due, and MR. CAMERA, INC. agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to MR. CAMERA. INC. for the services performed. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignces.

Legal Representative of MR. CAMERA, INC.	
Signature: Relean M. Jacob	
Name: Rebacca M. Jacobs	
Tille: President	

Dated: December 10, 2010

Page Of Fig.

NAME OF COMMITTEE		EC I.D. NUMBER	PAGE 12	OF
Sue Lowden for US Senate	'	C00467761		15
CREDITOR SUMMA (FILL OUT FOR EACH				<u>•</u>
FULL NAME AND MAILING ADDRESS OF CREDITOR Strategic Technology Consultants, Inc.	DATE INCU	AMOUNT OWE TO CREDITOR	R OFFE	OUNT ERED IN LEMENT
11698 Huron St., Suite 108 Northglen, CO 80234	06/30/2	010 \$12,230.5	6 \$0.0	
TYPE OF CREDITOR: INCORPORATED UNINCORPORATED X COMMERCIAL VENDOR COMMERCIAL VENDOR CANDIDATE	COMMITTEE EMPLO	YEE OTHER INDI		elow.
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT				
10/Net 30; expenses related to IT services.				
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT. The total debt owe to a negotiated settlement of \$7,500.00, which was paid in thr 2010 and two payments of \$500.00 by the candidate from pe "Agreement to Compromise Debt" attached.) The candidate a settlement that the FEC should first approve the debt settleme amount of debt forgiven by the creditor. Prior to the payment of the funds it had. After the candidate lost the election, the com	ee installments; \$6,50 rsonal funds on Febru and committee were unent agreement. The \$1 of the negotiated settle	0 from the commit ary 15, 2011 and Naware at the time 2,230.56 listed abornent, the committed	ttee on Dec March 15, 2 they paid th ove represe ee paid wh	eember 31, 011. (See ne negotiate ents the at it could w
The creditor sent regular invoices to the committee in an effort to coll				
CRÉDITOR (TO BE FILLED OU				-
O. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO YES X NO IF NO, PLEASE EXPLAIN This was the first time creditor had to make efforts to collect a bad do O		FORTS AGAINST NONPOL	ITICAL DEBTOR	as?
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEM YES X NO IF NO, PLEASE EXPLAIN	MENTS MADE BY THE CREDITO	R WITH OTHER NONPOLIT	ICAL DEBTORS	?
Again, this was the first time creditor had to negotiate a settlement o	f a bad debt.			
As a representative of the creditor, I hereby accept the settlement offer made to not the debt satisfied (or attach a copy of the signed settlement).	ATTACH	MENT İ	1	
SIGNATURE OF CREDITOR OR See attached "Agreement to Compron REPRESENTATIVE	nise Debt" Page	28 of 7.	2.1	

STRATECHÉ TICUNDICKTY CONSULTANTS, INC. (Herobusher "Creditor") and SUL LOWDEN FOR ILS, SUNATUL a Federally Registered Election Enumating (Herobusher "Debror"). If Strategies, Ltd., a Nevada United Limitaly Company, Bob Reces of Scale & Heers, A Nevada United Limitaly Company, and Suc Limited Limitaly, bereby agree to compounts the indebtedness between all parties based in the following terms and conditions:

STRATEGIC TECHNOLOGY CONSULTANTS, INC. (Herviruller "Creditor"), and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Honinatter "Debox") agree that there is an alleged debt owed to evolutor in the amount of \$19,730.56 (Ninescen Thousand Seven Hundred Thirty Dollars & \$6/100 Cents). The parties agree that STRATIGIC TECHNOLOGY CONSULTANTS, INC. shall accept the sam of \$7,500,00 (Seven Thousand Five Handred Dullars & (10/10) Cents) or full payment on the debt. The occupied and agreed upon amount of \$7,500,00 will be paid as fullows: (1) \$6,500,00 (Six Thousand Five Hundred Dollars & for 100 Cents) upon receipt of this executed Agreement to Companiese Debt and (2) \$500.00 (Five Hundred Dalbus and 00/100 cents) on February 15, 2011 and \$500,00 (Five Hundred Dollars and 00/160 cents) on March 15, 2011. STRATECTIC TECHNOLOGY CONSULTANTS, INC. funder agrees to send ony and all information from any and all computers for the Sue Lowden for U.S. Senate Camputga in counsel representing the cumpaign upon receipt of the initial payment set forth above. The acceptance of the payments, called for under this ogserment will serve as a complete discharge of all minies due, and STRATEGIC TECHNOLOGY CONSULTANTS, INC. agrees to energider the delta paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made to the form of a check or away order.

It is understood by the parties to this Agreement that Suc Location for U.S. Senate has point, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to STRATEGIC TECHNOLOGY CONSULTANES, INC. for the services performed. Any regarded discount with Creditiq is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount over by a compalition effect of similar defi-

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

. . .

David December 11, 1010

trained, treestaker 31, 2015
Legal Representation - ISTRATECHCTECHNOLOGY CONSULTANTS, INC.
Signature: Many a Clerton
Nume: Theras A. Hatsoit
Tile: President

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NAME OF COMMITTEE	ľ	FEC I.D. NUMBER P C00467761		OF
Sue Lowden for US Senate	C004			15
CREDITOR SUMMARY INFO (FILL OUT FOR EACH CREDITOR				
FULL NAME AND MAILING ADDRESS OF CREDITOR The Lukens Company (TLC)	DATE INCURRED	IRRED AMOUNT OWED TO CREDITOR		DUNT RED IN EMENT
2800 Shirlington Rd., 9th FI. Arlington, VA 22206	06/30/2010	\$134,169.69	\$0.00	
TYPE OF CREDITOR: INCORPORATED UNINCORPORATED				elow.
	COMMITTEE EMPLOYEE	OTHER INDIVIDU	IAL	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT				
10/Net 30; expenses related to advertising.				
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT. The total debt owed to this agreed to a negotiated settlement of \$64,599.64, which was paid by one payleighteen (18) monthly payments of \$3033.33 by the candidate from personal Compromise Debt" attached.) The candidate has paid the remaining debt as time they paid the negotiated settlement that the FEC should first approve the represents the amount of debt forgiven by the creditor. Prior to paying the ne funds it had. After the candidate lost the election, the committee had no abilit	ment of \$10,000 from to I funds beginning on Ma outlined. The candidate e debt settlement agree gotiated settlement, the	he committee on F arch 15, 2011. (Se e and committee v ement. The \$134,1 e committee paid v	ebruary e "Agree vere una 69.69 lis	2, 2011 and ment to ware at the ted above
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT			-,	
The creditor sent regular invoices to the committee in an effort to collect on the	he debt.			
CREDITOR SECTION (TO BE FILLED OUT BY CRE				
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER D	EBT COLLECTION EFFORTS	AGAINST NONPOLITICA	AL DEBTOR	IS?
YES NO IF NO, PLEASE EXPLAIN				
ਜੇ ੧ ਭ				
TO SELECT THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MAI	DE BY THE CREDITOR WITH	OTHER NONPOLITICAL	DEBTORS	?
YES NO IF NO, PLEASE EXPLAIN				
As a representative of the creditor. I hereby assent the settlement offer made to me by the	committee and upon payme	nt agree to consider		
the debt satisfied (or attach a copy of the signed settlement).	ATTACHMENT_		DATE	
SIGNATURE OF CREDITOR OR See attached "Agreement to Compromise De REPRESENTATIVE	bt" Page	of 72		

TLC. THE LUKENS COMPANY, a Virginia Corporation (hereinaster "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (hereinaster "Debtor"), J3 Strategies, Ltd., a Nevada limited liability company, Bob Beers of Seale & Beers, A Nevada limited liability company, and Sue Lowden, Individually, hereby agree to compromise the indebtedness described below based on the following conditions:

The parties agree that there is an alleged debt owed to Creditor in the amount of \$198,769.63 (One Hundred Ninety Eight Thousand Seven Hundred Sixty Nine and 63/100 Cents) (the "Debt"). The parties agree that the Creditor shall accept the sum of \$64,600.00 (Sixty Four Thousand Six Hundred Dollars and 00/100 Cents) as full payment on the Debt. The accepted and agreed upon amount of \$64,600.00 shall be paid as follows: (1) \$10,000.00 (Ten Thousand Dollars & 00/100 Cents) on February 1, 2011 and (2) thereafter monthly payments in the amount of \$3,033,33 (Three Thousand Thirty Three Dollars and 33/100 Cents) each beginning March 15, 2011 and continuing thereafter for seventeen (17) consecutive months on the 15th of each month until the remaining balance of \$54,600.00 is paid in full. The acceptance of all payments called for under this Agreement will serve as a complete discharge of the foregoing Debt and, upon receipt of the payments called for under this Agreement, the Creditor agrees to consider the Debt paid in full and agrees not to take any further action to collect on the Debt. Payments shall be made in the form of a check or money order. In the event a default in any of the foregoing payments continues beyond fifteen (15) days after written notice of the default has been received by the law office of Kevin M. Hanratty, Esq., the Creditor may declare the entire amount of the unpaid amount of the amounts due hereunder to be due and owing and pursue its remedies under the law.

It is understood by the parties to this Agreement that the sums the Debtor and Lowden have paid, or will pay under this Agreement represents a "fair market value" amount to the Creditor for the services performed. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees. This constitutes the entire agreement of the parties and this Agreement may not be amended except in a writing signed by the parties.

Dated: December 31, 2010

TLC. THE LUKENS COMPANY

John Schalle

Executive Vice President

128591126.4

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NAME OF COMMITTE	•			FEC I.D. N		PAGE	OF
Sue Lowden fo	r US Senate		C00467761		14	15	
		R SUMMARY INFORM				1	
FULL NAME AND MAII The Rainmakers PO Box 1082	ING ADDRESS OF CREDITOR	TON EACH CREDITOR IN P	, 	DATE INCURRED AMOUNT OWED TO CREDITOR		OR OFFERED IN SETTLEMENT	
Springfield, VA 22	151		06/07/2010 \$4,358.40		\$4,358.40		
INCORPORATED COMMERCIAL VI		CANDIDATE COM	MITTEE EMP	LOYEE	OTHER INDIVIDU	JAL	
A. TERMS OF THE INI	TIAL EXTENSION OF CREDIT AND NATURE OF THE	DEST					
the total debt owe which was paid by 5, 2011. (See "Ag EC should first ag trior to the candid andidate lost the C. STEPS TAKEN BY	THE COMMITTEE TO PAY THE DEBT d to this creditor was \$7,358.40 for fund the candidate in two equal payments of preement to Compromise Debt" attached prove the debt settlement agreement. The paying the negotiated settlement to the election, the committee had no ability to the CREDITOR TO COLLECT THE DEBT	\$1,500.00; one on or to the candidate paid of the \$4,358.40 listed about the creditor, the committed fundraise and ran out	before Aug the agreed pove repre ittee paid v of funds.	just 15, 2 I upon se sents the	011 and one on outline on the other one of the outline outli	or before not realiz orgiven b	Septembering that the y the credit
	_	REDITOR SECTION	۹)				
D. WAS THE EFFORT	MADE BY THE CREDITOR TO COLLECT THE DEBT			EFFORTS A	GAINST NONPOLITIC	AL DEBTOR	IS?
YES NO	IF NO, PLEASE EXPLAIN						
	IF THE DEBT SETTLEMENT COMPARABLE TO OTH IF NO, PLEASE EXPLAIN	ER SETTLEMENTS MADE BY	THE CREDI	OR WITH C	OTHER NONPOLITICAL	DEBTORS	?
As a representative	of the creditor, I hereby accept the settlement offer attach a copy of the signed settlement).	er made to me by the comm	nittee and up		nt agree to consider	1 0/	-
SIGNATURE OF CREDITOR OR REPRESENTATIVE	> See attached "Agreement to	Compromise Debt"	Page _		of 72	DATE	

The Rainmakers, LLC, (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor"), J3 Strategies, Ltd., a Nevada Limited Liability Company, Bob Beers of Seale & Beers, A Nevada Limited Liability Company, and Sue Lowden, Individually, hereby agree to compromise the indebtedness between all parties based on the following terms and conditions:

The Rainmakers, LLC (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor") agree that there is an alleged debt owed to creditor in the amount of \$7,358.40 (Seven Thousand Three Hundred Fifty-Eight Dollars & 40/100 Cents). The parties agree that The Rainmakers, LLC shall accept the sum of \$3,000.00 (Three Thousand Dollars & 00/100 Cents) as full payment on the debt. The accepted and agreed upon amount of \$3,000.00 will be paid as follows: (1) \$1,500.00 (One Thousand Five Hundred Dollars & 00/100 Cents) on or before August 15, 2011 and (2) \$1,500.00 (One Thousand Five Hundred Dollars & 00/100 Cents) on or before September 15, 2011. All payments called for under this Agreement shall be made to The Rainmakers, LLC, Attn: Steve Goodrick, President, P.O. Box 1082, Springfield Virginia 22151. The acceptance of the payments called for under this agreement will serve as a complete discharge of all monies due, and The Rainmakers, LLC agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to The Rainmakers, LLC for the services performed. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

Dated: June 20, 2011	
Legal Representative/of The Rainmakers, LLC	
Signature: Alproducis	
Name: Steve Goodrick	
Title: President	

201607250200316456

DEBT SETTLEMENT PLAN

NAME OF COMMITTEE		FEC I.D. NUMBER	PAGE OF
Sue Lowden for US S	e Lowden for US Senate C004677		15 15
	LIST REMAINING DEBTS		<u> </u>
Campaign Production	ESS AND ZIP CODE OF CREDITOR s of the Rockies	AMOUNT OWED TO CREDITOR	AMOUNT EXPECTED TO PAY/OFFER
PO Box 13365 (last k Denver, CO 80201	nown address)	\$1,561.91	\$0.00
TYPE OF CREDITOR:	INCORPORATED UNINCORPORATED CAND	IDATE	
IO TURO A BIOCUITEO DEDTO	COMMITTEE EMPLOYEE OTHER INDIVIDUAL		
IS THIS A DISPUTED DEBT?	YES NO	ANOUNT OWED	AMOUNT EXPECTED
The Strategy Group fo 7669 Staggers Loop Delaware, OH 43015	ess and zip code of creditor r Media, Inc.	\$204,435.28 (original);	TO PAY/OFFER
TYPE OF CREDITOR:	INCORPORATED UNINCORPORATED CAND COMMERCIAL VENDOR OTHER INDIVIDUAL	reduced to \$193,554.71 in litigation.	
IS THIS A DISPUTED DEBT?	YES NO		
C. FULL NAME, MAILING ADDR Vitale & Associates, L 627 South Corona Str Denver, CO 80209		AMOUNT OWED TO CREDITOR \$77,796.88	AMOUNT EXPECTED TO PAY/OFFER \$0.00
TYPE OF CREDITOR:	INCORPORATED UNINCORPORATED CANDO COMMERCIAL VENDOR OTHER INDIVIDUAL	DATE See attached	
IS THIS A DISPUTED DEBT?	X YES NO		
D. FULL NAME, MAILING ADDR J3 Strategies, Ltd. PO Box 7472 Reno, NV 89125	ESS AND ZIP CODE OF CREDITOR	AMOUNT OWED TO CREDITOR \$45,439.60 * See attached	AMOUNT EXPECTED TO PAY/OFFER \$0.00
TYPE OF CREDITOR:	☐ COMMITTEE EMPLOYEE ☐ UNINCORPORATED CAND		
IS THIS A DISPUTED DEBT?	YES NO		
E. FULL NAME, MAILING ADDR	ESS AND ZIP CODE OF CREDITOR	AMOUNT OWED TO CREDITOR	AMOUNT EXPECTED TO PAY/OFFER
TYPE OF CREDITOR:	INCORPORATED UNINCORPORATED CAND	DIDATE	3
IS THIS A DISPUTED DEBT?	YES NO SUFFICIENT FUNDS TO PAY THE REMAINING AMOUNTS TO BE PAID OR OFFERE	ATTACHMENT	<u>_</u>
YES X NO	IF NO, WHAT STEPS WILL BE TAKEN TO OBTAIN THE FUNDS? oursuant to this Debt Settlement Plan will be paid by the car	Page 28	

Name of Committee: Sue Lowden for U.S. Senate

FEC I.D. Number: C00467761

Attachment with additional information for Debt Settlement Plan, Part III

Page 15, A. Campaign Production of the Rockies

Attached is a letter requesting that the Commission declare this vendor not payable, along with an e-mail and letter detailing attempts to locate and contact vendor.

Page 15, C. Vitale & Associates, LLC

Debt is currently being litigated in Federal court. The district court granted summary judgment in Mrs. Lowden's favor on July 30, 2015 finding the contract was with the campaign, not Lowden personally, and Lowden is not personally responsible for the debt under contract law. Vitale & Associates appealed the matter to the 9th Circuit Court of Appeals, which is where the matter now sits.

Page 15, D. J3 Strategies, Ltd.

J3 Strategies involved itself in ongoing civil litigation against Mrs. Lowden by another vendor, resulting in personal legal costs to Mrs. Lowden exceeding the amount owed.

HOLTZMANVOGELJOSEFIAKTORCHINSKY PLLC

Attorneys at Law

45 North Hill Drive • Suite 100 • Warrenton, VA 20186

Memorandum

Date: July 12, 2016

Re: J3 Strategies' Status as Party to Debt Settlement Agreements with Other

Creditors

J3 Strategies is a creditor but also appears as a party to many of the debt settlement agreements between the Lowden committee and other vendors. J3 Strategies is an S corporation owned and controlled by Robert Uithoven. Robert Uithoven was the campaign manager for Sue Lowden for U.S. Senate. Some of the campaign's other vendors were retained as sub-contractors to J3 Strategies. That is why J3 Strategies appears as a party to the debt settlement agreements executed by the campaign and some of the other vendors.

HOLTZMANVOGELJOSEFIAKTORCHINSKY PLLC

Attorneys at Law

45 North Hill Drive • Suite 100 • Warrenton, VA 20186

July 12, 2016

Federal Election Commission 999 E Street, NW Washington, DC 20463

To Whom It May Concern:

The Sue Lowden for U.S. Senate committee (C00467761) is in the process of terminating. We request that the Federal Election Commission declare that the debt, in the amount of \$1,561.91, owed to Campaign Production of the Rockies (Part III, A. of the Debt Settlement Plan) is not payable pursuant to 11 C.F.R. § 116.9(a)(2),(b).

Efforts (Google search, directory search, and calling information in Colorado) to locate a working telephone number and/or address for the vendor were unsuccessful. An address for the vendor was ultimately obtained from another campaign that used the vendor. A letter was sent via certified mail, return receipt requested, to the vendor by the candidate's local counsel in Nevada. A copy of that letter as well as an e-mail from the local counsel detailing efforts to locate the vendor are attached. Local counsel did receive the return receipt back in the mail, but there has been no contact from the vendor.

Pursuant to the requirements of 11 C.F.R. § 116.9 (a)(2), (b), the debt (originally incurred in 2010) is more than 24 months outstanding, the committee has exercised reasonable diligence in attempting to locate and contact the vendor, and the committee is attempting to terminate. Therefore, we respectfully request that the Commission declare that this debt is not payable.

Sincerely,

Chris Marston

Chat M. hat

Treasurer, Sue Lowden for U.S. Senate

Page of 72

							O-Inde	x (2015-2016)						
					Cmt	e. ID: C004677	61 Cmte. !	Name: SUE LOWDEN FOR U.S	SENATE					
					Treasurer Name: CHF	IS MARSTON	Address:	POST OFFICE BOX 531450, H	ENDERSON	, NV 89053-	145			
			Cmte. Typ					IGN COMMITTEE OF A CAND!				RTERLY FILER		
Form Tp	Rpt Tp	Α/I	Recpt Dt	Pgs		Beg Cvg Dt	End Cvg Dt	Lttr Mail Dt Begin Cash	Recpts	Disb	End Cash	Debts	Loans	Debts & Loans
MS-T			7/15/2016	4	201607220200316048			-	-			-	-	
MS-T			7/18/2016	9	201607250200316296			-	-	-	•	•		•
F3	Q1	N	4/22/2015	19	15020163390	1/1/2015	3/31/2015	\$0	\$0	\$0	\$0	\$632,141		\$632,141
F3	Q2	N	7/15/2015	19	201507210200223529	4/1/2015	6/30/2015	\$2,650	\$0	\$0	\$2,650	\$632,141	-	\$632,141
F3	Q3	N	10/15/2015	19	201510230200311110	7/1/2015	9/30/2015	\$2,650	\$0	\$0	\$2,650	\$632,141	-	\$632,141
F3	YE	N	1/19/2016	18	201602010200016304	10/1/2015	12/31/2015	\$2,650	\$0	\$0	\$2,650	\$ 632,141		\$632,141
F3	Q1	N	4/14/2016	19	201604210200165001	1/1/2016	3/31/2016	\$2,650	\$0	\$0	\$2,650	\$512,169	-	\$632,141
F3	Q1	Α	7/15/2016	19	201607220200316029	1/1/2016	3/31/2016	\$0	\$0	\$0	\$0	\$1,144,311	-	\$832,141
F3	Q2	N	7/15/2016	22	201607220200316052	4/1/2016	6/30/2016	\$0	\$0	\$0	\$0	\$632,140	-	\$632,141
F3	TER	N	7/18/2016	19	201607250200316410	7/1/2016	9/30/2016	\$0	\$0	\$0	\$0	\$632,141	-	\$632,141
F3	Q3	N	10/13/2016	19	201610190200457878	7/1/2016	9/30/2016	\$0	\$0	\$0	\$0	\$632,141	-	\$632,141
F8		N	7/18/2016	34	201607250200316429			-	-	-	-		•	
Totals	فتحتفق								\$0	\$0	i			
							O-Inde	ex (2013-2014)						
					Cmt	e. ID: C004677	'61 Cmte.	Name: SUE LOWDEN FOR U.S	SENATE					
					Treasurer Name: CHF	RIS MARSTON	Address:	POST OFFICE BOX 531450, H	ENDERSON	, NV 89053-	145			
			Cmte. Typ	e: S (SEI	NATE) Cmte. Designa			IGN COMMITTEE OF A CAND				RTERLY FILER		
	Rpt Tp	A/I	Recpt Dt	Pgs	Begin Img#	Beg Cvg Dt	End Cvg Dt	Lttr Mail Dt Begin Cash	Recpts	Disb	End Cash	Debts	Loans	Debts & Loans
MS-B			1/17/2014	1	14330042149			-	-	-	-			
RQ2	TER	N	5/20/2013	2	13330032047	4/1/2013	4/1/2013	5/20/2013 -	-	•	-	-	-	
RQ2	TER	N	11/15/2013	2	13330040580	7/1/2013	9/30/2013	11/15/2013 -	-	-	-	-	-	
F3	Q1	N	4/22/2013	23	13020223978	1/1/2013	3/31/2013	\$11,442		\$9,549	\$11,442	\$517,892	\$7,881	\$525,774
F3	Q1	Α	1/14/2014	20	14020013149	1/1/2013	3/31/2013	\$9,897	\$7 50	\$750	\$9,897	\$1,154,033	\$7,881	\$636,141
F3	TER	N	4/22/2013	19	13020224001	4/1/2013	4/1/2013	\$11,442	\$0	\$0	\$11,442	\$517,892	\$7,881	\$525,774
F3	TER	Α	1/14/2014	18	14020013169	4/1/2013	4/1/2013	\$9,897	\$0	\$0	\$9,897	\$1,154,033	\$7,881	\$636,141
E3	02	т	7/18/2013	25	13020344137	4/2/2013	6/30/2013	\$11 442	\$8.816	\$0	\$18 259	\$524 708	\$7.881	\$532.590

MS-B			1/17/2014	1	14330042149				-	-	-	-			-
RQ2	TER	N	5/20/2013	2	13330032047	4/1/2013	4/1/2013	5/20/2013		-	•	-	-	-	-
RQ2	TER	N	11/15/2013	2	13330040580	7/1/2013	9/30/2013	11/15/2013		-	-	-		-	
F3	Q1	N	4/22/2013	23	13020223978	1/1/2013	3/31/2013		\$11,442	\$9,549	\$9,549	\$11,442	\$517,892	\$7,881	\$525,774
F3	Q1	Α	1/14/2014	20	14020013149	1/1/2013	3/31/2013		\$9,897	\$750	\$750	\$9,897	\$1,154,033	\$7,881	\$636,141
F3	TER	N	4/22/2013	19	13020224001	4/1/2013	4/1/2013		\$11,442	\$0	\$0	\$11,442	\$517,892	\$7,881	\$525,774
F3	TER	Α	1/14/2014	18	14020013169	4/1/2013	4/1/2013		\$9,897	\$0	\$0	\$9,897	\$1,154,033	\$7,881	\$636,141
F3	Q2	Т	7/18/2013	25	13020344137	4/2/2013	6/30/2013		\$11,442	\$6,816	\$0	\$18,259	\$524,708	\$7,881	\$532,590
F3	Q2	Α	1/14/2014	22	14020013187	4/2/2013	6/30/2013		\$9,897	\$1,250	\$1,250	\$9,897	\$1,159,600	\$7,881	\$634,891
F3	TER	N	10/28/2013	22	13020521263	7/1/2013	9/30/2013		\$18,259	\$750	\$0	\$19,009	\$524,708	\$7,881	\$532,590
F3	TER	Α	11/18/2013	23	13020540052	7/1/2013	9/30/2013		\$18,259	\$750	\$0	\$19, 00 9	\$1,049,417	\$685,949	\$1,202,776
F3	Q3	Α	11/25/2013	21	13020550989	7/1/2013	9/30/2013		\$18,259	\$750	\$0	\$19,009	-	-	\$1,203,526
F3	Q3	Α	1/14/2014	22	14020013209	7/1/2013	9/30/2013		\$9,897	\$1,500	\$1,500	\$9,897	\$633,391	-	\$633,391
F3	TER	Α	1/14/2014	23	14020013231	10/1/2013	12/31/2013		\$9,897	\$750	\$10,647	\$0	\$1,156,850	\$678,067	\$632,141
F3	Q1	N	4/11/2014	19	14020244678	1/1/2014	3/31/2014		\$0	\$0	\$0	\$0	\$1,264,283	-	\$632,141
F3	Q1	Α	7/18/2016	14	201607250200316396	1/1/2014	3/31/2014		\$0	\$0	\$0	\$0	\$1,264,283	\$0	\$0
F3	Q2	N	7/14/2014	19	14020621581	4/1/2014	6/30/2014		\$0	\$0	\$0	\$0	\$1,264,283	-	\$632,141
F3	Q3	N	10/22/2014	19	14021110265	7/1/2014	9/30/2014		\$0	\$0	\$0	\$0	\$632,141		\$632,141
F3	YE	N	2/11/2015	19	15020104373	10/1/2014	12/31/2014		\$0	\$0	\$0	\$0	\$632,141	-	\$632,141
F1		Α	3/7/2014	7	14020163668						-	-		-	-
F8		N	1/14/2014	33	14020012801				-	-	-	-	-		-
F8		Α	1/31/2014	5	14020030158				-	-	-	-	-	•	
F1		Α	3/24/2014	7	14020173243								<u>-</u>		-
Totals										\$5,000	\$14,147				

O-Index (2011-2012)

Page 1 of 2

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O-Index 11/8/2016 4:38 PM

										0=11A==					
					Treasurer Name: CH	te. ID: C00467			VDEN FOR U.S. BOX 531450. HE		NIV 90052	145			
			Cmto Tu	pe: S (SEN					E OF A CANDI				RTERLY FILER		
Form Tp	Rpt Tp	A/I	Recpt Dt	Pas	Beain Ima#				Begin Cash			End Cash	Debts	Loans	Debts & Loans
MS-B			10/26/2011	1	11330015272		احتبر		-			-	-	-	-
MS-C			11/16/2011	2	11330015827					-		_		-	
MS-E			1/3/2012	1	12330000049						-	-	-	-	
MS-B			4/23/2012	1	12330005394				-		-	-		-	-
MS-E			4/24/2012	1	12330005469							_	_	-	
RQ2	Q1	N	9/23/2011	2	11330012317	1/1/2011	3/31/2011	9/23/201		-		-	-	-	
RQ2	TER	N	1/13/2012	2	12330000423	7/1/2011	9/30/2011	1/13/2012	? .			-	-	-	
RQ2	TER	N	3/8/2012	2	12330003540	10/1/2011	12/31/2011	3/8/2012	2 -	-		-	-	-	
RQ7	Q2	N	7/31/2012	2	12030870932	4/1/2012	6/30/2012	7/31/2012	_	-	-	-	-		
F3	Q1	N	4/14/2011	20	11020191553	1/1/2011	3/31/2011		\$12,355	\$199	\$10,141	\$2,413	\$406,589	\$1,926,577	\$2,333,167
F3	Q1	Α	10/14/2011	29	11020443478	1/1/2011	3/31/2011		\$12,355	\$9,989	\$19,931	\$2,413	\$983,647	\$3,838,882	\$2,489,361
F3	Q1	Α	7/13/2012	29	12020550113	1/1/2011	3/31/2011		\$21,781	\$9,989	\$19,931	\$11,839	\$659,181	\$670,185	\$2,579,367
F3	Q1	Α	1/14/2014	28	14020012931	1/1/2011	3/31/2011		\$20,236	\$18,022	\$27,964	\$10,295	\$1,417,531	\$670,185	\$758,350
F3	Q2	N	7/14/2011	18	11020301141	4/1/2011	6/30/2011		\$2,413	\$0	\$354	\$2,059	\$399,202	\$1,949,814	\$2,349,017
F3	Q2	Α	10/14/2011	22	11020443456	4/1/2011	6/30/2011			\$0	\$0	\$0	\$558,320	\$1,912,304	
F3	Q2	Α	7/13/2012	28	12020550085	4/1/2011	6/30/2011		\$11,839	\$23,236	\$23,590	\$11,485	\$1,196,764	\$3,832,490	\$2,558,630
F3	Q2	Α	1/14/2014	26	14020012959	4/1/2011	6/30/2011		\$10,295	\$23,236	\$23,590	\$9,940	\$1,376,057	\$1,920,185	\$737,613
F3	TER	N	10/14/2011	30	11020443426	7/1/2011	9/30/2011		\$2,059	\$23,738	\$23,781	\$2,016	\$534,970		\$534,970
F3	TER	Α	7/13/2012	28	12020550057	7/1/2011	9/30/2011		\$11,485	\$23,738	\$23,781	\$11,442	\$1,152,064	\$7,881	\$624,976
F3	TER	Α	1/14/2014	28	14020012985	7/1/2011	9/30/2011		\$9,940	\$23,738	\$23,781	\$9,898	\$1,333,107	\$7,881	\$716,013
F3	TER	N	1/31/2012	27	12020163112	10/1/2011	12/31/2011		\$2,016	\$51,454	\$51,454	\$2,016	\$566,140		\$566,140
F3	TER	Α	7/13/2012	30	12020550027	10/1/2011	12/31/2011		\$11,442	\$51,454	\$51,454	\$11,442	\$1,131,780	\$7,881	\$573,522
F3	TER	Α	1/14/2014	26	14020013013	10/1/2011	12/31/2011		\$9,898	\$80,099	\$80,099	\$9,898	\$1,229,798	\$7,881	\$664,158
F3	TER	N	4/13/2012	24	12020312248	1/1/2012	3/31/2012		\$2,016	\$23,050	\$23,050	\$2,016	\$556,591	-	\$556,591
F3	TER	Α	7/13/2012	26	12020550001	1/1/2012	3/31/2012		\$11,442	\$23,050	\$23,050	\$11,442	\$1,112,682	\$7,881	\$563,973
F3	TER	Α	1/14/2014	25	14020013039	1/1/2012	3/31/2012		\$9,898	\$23,351	\$23,351	\$9,897	\$1,210,399	\$7,881	\$654,308
F3	TER	N	7/13/2012	26	12020653839	4/1/2012	6/30/2012		\$11,442	\$23,050	\$23,050	\$11,442	\$546,542	\$7,881	\$554,424
F3	TER	Α	1/14/2014	24	14020013064	4/1/2012	6/30/2012		\$9,897	\$23,351	\$23,351	\$9,897	\$1,191,000	\$7,881	\$644,458
F3	Q2	Α	7/18/2016	27	201607250200316369	4/1/2012	6/30/2012		\$0	\$0	\$0	\$0	-	\$670,185	
F3	Q3	N	10/15/2012		12020961010	7/1/2012	9/30/2012		\$11,442	\$9,549	\$9,549	\$11,442	\$536,992	\$7,881	\$544,874
F3	Q3	Α	1/14/2014	22	14020013088	7/1/2012	9/30/2012		\$9,897	\$6,816	\$6,816	\$9,897	\$1,174,633	\$7,881	\$637,641
F3	TER	N	1/31/2013		13020110182	10/1/2012	12/31/2012		\$11,442	\$9,549	\$9,549	\$11,442	\$527,442	\$7,881	\$535,324
F3	TER	Α	1/14/2014	20	14020013129	10/1/2012	12/31/2012		\$9,897	\$750	\$750	\$9,897	\$1,164,333	\$7,881	\$636,891
F8		N	4/13/2012	17	12020312272				-	-	-	-		-	
F8		N	10/14/2011	18	11020443408				-	-		-	-	-	-
F8		Α	10/31/2011	12	11020454057										
Totals										\$199,363	\$209,702				

Page 2 of 2

REPORT OF RECEIPTS

FORM 3		BURSEMENTS uthorized Committee	PUBLIC RECORDS
NAME OF COMMITTEE (in	TYPE OR PRINT	▼ Example: If typing, type over the lines.	De 12FE4M5
SUE LOWDE	N FOR U S SENATE		
ADDRESS (number a	PO Box 26141		
Check if di than previo	ously Alexandria		VA 22313
2. FEC IDENTIFI	CATION NUMBER ▼	CITY A	STATE ▲ ZIP CODE ▲
C) C004677	61	3. IS THIS NEW (N) OI	AMENDED STATE ▼ DISTRICT
(a) Quarterly F	Reports: 5 Quarterly Report (Q1) 5 Quarterly Report (Q2)	(b) 12-Day PRE-Election Report for Primary (12P) Convention (12C)	General (12G) Runoff (12R) Special (12S)
	er 15 Quarterly Report (Q3)	Election on	o / Y Y Y Y in the State of
Januar	y 31 Year-End Report (YE)	(c) 30-Day POST-Election Report f	
Termin	ation Report (TER)	General (30G) Election on	Runoff (30R) Special (30S) o / Y Y Y Y Y in the State of
5. Covering Period	07 O1 /	2016 through	09 / 30 / Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y Y
-	Ch-:	the best of my knowledge and belief stopher M. Marston	it is true, correct and complete.
Type or Print Name Signature of Treasur	Character	t. M. last	Date 7.0% / 3 / 2016
NOTE: Submission of	false, erroneous, or incomplet	te information may subject the person s	igning this Report to the penalties of 52 U.S.C. §30109.
Office Use Only			FEC FORM 3 (Revised 05/2016)

O1 ∞ Lſ Ø 201610190200

SUMMARY PAGE of Receipts and Disbursements PAGE 2 / 16 FEC Form 3 (Revised 05/2016) Write or Type Committee Name SUE LOWDEN FOR US SENATE 2016 2016 Report Covering the Period: From: COLUMN A **COLUMN B** This Period **Election Cycle-to-Date** Net Contributions (other than loans) (a) Total Contributions 0.00 15787.00 (other than loans) (from Line 11(e)) .. (b) Total Contribution Refunds 0.00 0.00 (from Line 20(d)) .. (c) Net Contributions (other than loans) 0.00 15787.00 (subtract Line 6(b) from Line 6(a)) .. 7. Net Operating Expenditures (a) Total Operating Expenditures 24024.19 0.00 (from Line 17) .. (b) Total Offsets to Operating 2489.66 0.00 Expenditures (from Line 14)... (c) Net Operating Expenditures 21534.53 0.00 (subtract Line 7(b) from Line 7(a)).. Cash on Hand at Close of 0.00 Reporting Period (from Line 27)... Debts and Obligations Owed TO the Committee (Itemize all on Schedule C and/or Schedule D) .. 10. Debts and Obligations Owed BY the Committee (Itemize all on 632141.56 Schedule C and/or Schedule D) .. For further information contact: Federal Election Commission 999 E Street, NW

Washington, DC 20463

Toil Free 800-424-9530 Local 202-694-1100

ATTACHMENT

DETAILED SUMMARY PAGE

FEC Form 3 (Revised 05/2016)

of Receipts

PAGE 3 / 16

Write or Type Committee Name

~				0-11	
SUE	LOWDEN	FOR	บร	SENA	λIE

Report Covering the Period:

From:

м и 07 0 0 01 2016

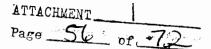
то:

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2016

I. RECEIPTS	COLUMN A Total This Period	COLUMN B Election Cycle-to-Date		
CONTRIBUTIONS (other than loans)	FROM:			
(a) Individuals/Persons Other Than Political Committees				
(i) Itemized (use Schedule A)	0.00	15787.00		
(ii) Unitemized	0.00	0.00		
(iii) TOTAL of contributions from individuals .	0.00	15787.00		
(b) Political Party Committees	0.00	0,00		
(c) Other Political Committees (such as PACs)	0.00	0.00		
,	0.00	0.00		
(d) The Candidate(e) TOTAL CONTRIBUTIONS	// // // // // // // // // // // // //	()		
(other than loans) (add Lines 11(a)(iii), (b), (c), and	(d)) 0.00	15787.00		
TRANSFERS FROM OTHER AUTHORIZED COMMITTEES	0.00	0.00		
LOANS:				
(a) Made or Guaranteed by the Candidate	0.00	0.00		
(b) All Other Loans	0.00	0.00		
(c) TOTAL LOANS (add Lines 13(a) and (b))	0.00	0.00		
OFFSETS TO OPERATING				
EXPENDITURES (Refunds, Rebates, etc.)	0.00	2489.66		
OTHER RECEIPTS (Dividends, Interest, etc.)	0.00	0.00		
. TOTAL RECEIPTS (add Lines				
11(e), 12, 13(c), 14, and 15) (Carry Total to Line 24, page 4)	0.00	18276.66		



DETAILED SUMMARY PAGE

FEC Form 3 (Revised 05/2016)

of Disbursements

PAGE 4 / 16

	II. DISBURSEMENTS	COLUMN A Total This Period	COLUMN B Election Cycle-to-Date
17.	OPERATING EXPENDITURES	0.00	24024.19
18.	TRANSFERS TO OTHER AUTHORIZED COMMITTEES	0.00	0.00
19.	LOAN REPAYMENTS: (a) Of Loans Made or Guaranteed		
	by the Candidate	0.00	0.00
	(b) Of All Other Loans	0.00	0.00
	(add Lines 19(a) and (b))	0.00	0.00
20.	REFUNDS OF CONTRIBUTIONS TO: (a) Individuals/Persons Other		
	Than Political Committees	0.00	0.00
	(b) Political Party Committees (c) Other Political Committees	0.00	0.00
	(c) Other Political Committees (such as PACs)	0.00	0.00
	(d) TOTAL CONTRIBUTION REFUNDS (add Lines 20(a), (b), and (c))	0.00	0.00
21.	OTHER DISBURSEMENTS	0.00	0.00
22.	TOTAL DISBURSEMENTS (add Lines 17, 18, 19(c), 20(d), and 21)	0.00	24024.19
	III. CASH SUMI	MARY	
23.	CASH ON HAND AT BEGINNING OF REPORTIN	NG PERIOD	0.00
24	TOTAL RECEIPTS THIS PERIOD (from Line 16,	page 3)	0.00
25.	SUBTOTAL (add Line 23 and Line 24)		0.00
26.	TOTAL DISBURSEMENTS THIS PERIOD (from L	Line 22)	0.00
27.	CASH ON HAND AT CLOSE OF REPORTING P (subtract Line 26 from Line 25)	PERIOD	. 0.00

ATTACHMENT | Page 57 of 72

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SCHEDULE D (FEC Form 3) **DEBTS AND OBLIGATIONS**

(Use separate schedule(s)

PAGE 5 OF 16 FOR LINE NUMBER: (check only one)

cluding Loans			numbered lin	ne)	x 10
AME OF COMMITTEE (In Full)					
SUE LOWDEN FOR	U S SI	ENATE			
A. Full Name (Last, First, Middle Initial) of D	ebtor or Credit	or	Nature	of Debt (Purpos	se):
525 Group LLC			FK		
Mailing Address online address					
City	State	Zip Code			
Las Vegas	NV	00000			
Outstanding Balance Beginning This Period	i ■		Trans	saction ID : SD1	0.4181
5522.00					
Amount Incurred This Period		Payment This Period	Outst	tanding Balance	at Close of This Period
0.00	ــــا ا	0.	·		5522.00
B. Full Name (Last, First, Middle Initial) of De	btor or Credite	or	Matura	of Debt (Purpos	ca).
961 Matley Properties			l l	Rent balance	se).
Mailing Address 961 Matley Lane Suite 120					
301 Makey Earle State 120					
City Reno	State NV	Zip Code 89502			
Outstanding Balance Beginning This Period	d		Trans	saction ID : SD1	0.4183
12269.44]				
Amount Incurred This Period	•	Payment This Period	Outs	tanding Balance	at Close of This Period
0.00		0.	00		12269.44
	<u>المسا</u>	(1)(1)(1)(1)	سا لسفح	():	
C. Full Name (Last, First, Middle Initial) of C Advantage Inc	ebtor or Credi	tor		of Debt (Purpo: g Expenses	se):
Advantage inc		177		a expenses	
Mailing Address 2300 Clarendon Blvd					
City	State	Zip Code			
Arlington	VA	22201			
Outstanding Balance Beginning This Period	3 1		Trar	nsaction ID : SD	10.4185
2896.18	j				
Amount Incurred This Period	1	Payment This Period		tanding Balance	at Close of This Period
0.00	حصيا ا	0. 			2896.18
	-		<u> </u>		
1) SUBTOTALS This Period This Page (options	a!) ··		^	<u> </u>	20687.62
2) TOTALS This Period (last page this line nur	nber only) ··		→ [
3) TOTAL OUTSTANDING LOANS from Schee	一, 戸	, , , , , , , , , , , , , , , , , , ,			
		<u> </u>	7		
4) ADD 2) and 3) and carry forward to approp	riate line of Su	ummary Page (last page o	only) 🕨		

Page 58 of 72

FEC Schedule D (Form 3) (Revised 05/2016)

Form/Schedule: SD10 Transaction ID: SD10.4183

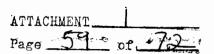
Candidate has paid negotiated debt to vendor. Debt is settled and will be reflected on Committee's Debt Settlement

Plan

Form/Schedule: SD10 Transaction ID: SD10.4185

Candidate has paid negotiated debt to vendor. Debt is settled and will be reflected on Committee's Debt Settlement

Plan.



SCHEDULE D (FEC Form 3)	, , , , , , , , , , , , , , , , , , , ,					
DEBTS AND OBLIGATIONS			schedule(s) for each	FOR LINE NUMBER: (check only one)		
Excluding Loans			numbered lin			
NAME OF COMMITTEE (In Full)						
SUE LOWDEN FOR	<u> </u>	SENATE				
A. Full Name (Last, First, Middle Initial) of	Debtor or Cre	ditor		of Debt (Purpose):		
All World Promotions			PROM	NOTIONAL ITEMS		
Mailing Address 2505 Anthem Village Dr	Ste E498					
City	State	Zip Code				
Henderson	NV	89052				
Outstanding Balance Beginning This Per	riod		Trans	action ID : SD10.4187		
8365.61						
\$	 J					
Amount Incurred This Period		Payment This Period	Outst	anding Balance at Close of This Period		
0.00		0.0	00	8365.61		
B. Full Name (Last, First, Middle Initial) of	Dobtes as Coo	litar				
Automated Mailing Service	Debior of Crec	ntor		of Debt (Purpose): y Mailer		
Additiated Walling Service				,		
Mailing Address 3111 S Valley View Blvd						
City	State	Zip Code				
Las Vegas	NV	89102				
Outstanding Balance Beginning This Per	riod		Trans	action ID : SD10.4191		
633.74						
Amount Incurred This Period		Payment This Period	Outst	anding Balance at Close of This Period		
			00	633.74		
0.00	سا لــ	U.	سا لـــــ	033.74 033.74		
C. Full Name (Last, First, Middle Initial) o	f Debtor or Cre	editor	Nature	of Debt (Purpose):		
Biz-Goods				ion Signs		
Mailing Address						
Mailing Address 6655 S Tenaya Way Ste	150					
City	State	Zip Code				
Lsa Vegas	NV	89113				
Outstanding Balance Beginning This Pe	riod		Tran	saction ID: SD10.4193		
448.00						
Amount Incurred This Period		Payment This Period	Outst	anding Balance at Close of This Period		
				448.00		
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3) TOTAL OUTSTANDING LOANS from Sc	hedule C (last)	page only)	• [

Page 60 of 72

4) ADD 2) and 3) and carry forward to appropriate line of Summary Page (last page only)

FEC Schedule D (Form 3) (Revised 05/2016)

Form/Schedule: SD10 Transaction ID: SD10.4187

Candidate has paid negotiated debt to vendor. Debt is settled and will be reflected on Committee's Debt Settlement

Plan.

Form/Schedule: Transaction ID:

Page of 72

SCHEDULE D (FEC Form 3) DEBTS AND OBLIGATIONS

Excluding Loans

(Use separate schedule(s) for each numbered line) PAGE 9 OF
FOR LINE NUMBER:
(check only one)

9 × 10

NAME OF	COM	MITTEE (In	Full)				
SUF	:	OWL	FN	FOR	US	SENA	\TF

SUE LUWDEN FUR	0 3 3		
A. Full Name (Last, First, Middle Initial) of C	Debtor or Cred	ditor	Nature of Debt (Purpose):
Campaign Productions of the	Rockies		Polling Expenses
Mailing Address P O Box 13365			
City	State	Zip Code	
Denver	co	80201	
Outstanding Balance Beginning This Period	d		Transaction ID: SD10.4195
Amount Incurred This Period	_	Payment This Period	Outstanding Balance at Close of This Period
0.00		0.00	1561.94
B. Full Name (Last, First, Middle Initial) of D Campaign Solutions	ebtor or Cred	itor	Nature of Debt (Purpose): Website and Internet Mkg
Mailing Address 117 N Saint Asaph St			
City	State	Zip Code	
Alexandria	VA	22314	
Outstanding Balance Beginning This Period 25041.28	×d		Transaction ID: SD10.4197
Amount Incurred This Period		Payment This Period	Outstanding Balance at Close of This Period
0.00		0.00	25041,28
C. Full Name (Last, First, Middle Initial) of CD Inc	Debtor or Cre	ditor	Nature of Debt (Purpose): Web Site and Internet marketing
Mailing Address P O Box 1877			
City	State	Zip Code	
Alexandria	VA	22314	
Outstanding Balance Beginning This Period	od		Transaction ID : SD10.4199
33321.16			
Amount Incurred This Period		Payment This Period	Outstanding Balance at Close of This Period
0.00		0.00	33321.16
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TOTAL OUTSTANDING LOANS from Sche	•		
ADD 2) and 3) and carry forward to appro	priate line of	Summary Page (last page only)	>
			FEC Schedule D (Form 3) (Revised 05/201)

Page 62 of 72

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SCHEDULE D (FEC Form 3) **DEBTS AND OBLIGATIONS**

(Use separate schedule(s) for each numbered line)

PAGE 10 OF FOR LINE NUMBER: (check only one)

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Excluding Loans NAME OF COMMITTEE (In Full)

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SUE LOWDEN FOR I	US SE	ENATE	
A. Full Name (Last, First, Middle Initlal) of Debtor or Creditor Dominico, Janel,			Nature of Debt (Purpose): Retainer and fundraising fees; finance consultant
Mailing Address 4117 W 30th Ave			
City Denver	State CO	Zip Code 80212	
Outstanding Balance Beginning This Period 71624.04			Transaction ID: SD10.4547
Amount Incurred This Period 0.00		Payment This Period 0.00	Outstanding Balance at Close of This Period 71624.04
B. Full Name (Last, First, Middle Initial) of Det J3 Strategies	otor or Credito	(1)	Nature of Debt (Purpose): Campaign Consultant Fees March - June 2010
Mailing Address 101 Convention Center Dr. Ste 850			
City Las Vegas	State NV	Zip Code 89109	
Amount Incurred This Period 0.00		Payment This Period 0.00	Outstanding Balance at Close of This Period
C. Full Name (Last, First, Middle Initial) of De Mr. Camera Inc.	ebtor or Credit	cor	Nature of Debt (Purpose): Photography fees.
Mailing Address			
City	State	Zip Code	
Outstanding Balance Beginning This Period 2908.33			Transaction ID : SD10.4247
Amount Incurred This Period 0.00		Payment This Period 0.00	Outstanding Balance at Close of This Period 2908.33
) SUBTOTALS This Period This Page (optional	1) ··		119971.97
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) TOTAL OUTSTANDING LOANS from Sched	ule C (last pag	ge only)···	·
) ADD 2) and 3) and carry forward to appropr	iate line of Su	ımmary Page (last page only	ı) ►

Form/Schedule: SD10 Transaction ID: SD10.4247

Candidate has paid negotiated debt to vendor. Debt is settled and will be reflected on Committee's Debt Settlement

Plan

Form/Schedule: Transaction ID:

Page 64 of 72

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SCHEDULE D (FEC Form 3) DEBTS AND OBLIGATIONS Excluding Loans NAME OF COMMITTEE (In Full) SUE LOWDEN FOR		SENIATE	sche for	separate dule(s) each ered line)	PAGE 12 OF 16 FOR LINE NUMBER: (check only one) 9 x 10
A. Full Name (Last, First, Middle Initial) of Do					
					ebt (Purpose): LTANT FEE
Mailing Address 11698 Huron St. Suite 108					
City	State	Zip Code			
Northglenn	со	80234			
Outstanding Balance Beginning This Period	1			Transactio	on ID : SD10.4237
12230.56					
Amount Incurred This Period	1	Payment This Period		Outstandir	ng Balance at Close of This Period
				00.000	
0.00	ــا ا		.00		12230.56
B. Full Name (Last, First, Middle Initial) of De	btor or Cred	ditor		Nature of D	ebt (Purpose):
The Lukens Company			Ι,		MAILING AND LIST EXPENSES
Maller Address					
Mailing Address 2800 Shirlington Rd 9th floor					
City	State	Zip Code			
Arlington	VA	22206			
Outstanding Balance Beginning This Perloc	1			Transactio	on ID : SD10.4240
134169.69					
Amount Incurred This Perlod	•	Payment This Period		Outstandii	ng Balance at Close of This Period
0.00			.00		134169.69
0.00	 	 25 <u></u> 7			(1)
C. Full Name (Last, First, Middle Initial) of D	ebtor or Cre	editor		Nature of D	ebt (Purpose):
The Rainmakers				FUNDRAIS	SING CONSULTING AND
Mailing Address PO Box 1082				EXPENSE	S
Mailing Address PO Box 1082					
City	State	Zip Code			
Springfield •	VA	22151			
Outstanding Balance Beginning This Period	1			Transact	ion ID : SD10.4308
4358.40	1				
Amount Incurred This Period	•	Payment This Period		Outstandi	ng Balance at Close of This Period
	1		.00		4358.40
0.00	ـــا ا	<u> </u>	.00		()()()
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				بسيسا	
3) TOTAL OUTSTANDING LOANS from Sched	lule C (last	page only)···	•		

Page (25 of 72

4) ADD 2) and 3) and carry forward to appropriate line of Summary Page (last page only) >

FEC Schedule D (Form 3) (Revised 05/2016)

Form/Schedule: SD10 Transaction ID: SD10.4237

Candidate has paid negotiated debt to vendor. Debt is settled and will be reflected on Committee's Debt Settlement

Plan.

Form/Schedule: SD10 Transaction ID: SD10.4240

Candidate has paid negotiated debt to vendor. Debt is settled and will be reflected on Committee's Debt Settlement

Plan.

Form/Schedule: SD10 Transaction ID: SD10.4308

Candidate has paid negotiated debt to vendor. Debt is settled and will be reflected on Committee's Debt Settlement

Plan

Form/Schedule: Transaction ID:

ATTACHMENT | Page 67 of 72

SCHEDULE D (FEC Form 3) **DEBTS AND OBLIGATIONS**

Excluding Loans

(Use separate schedule(s) for each numbered line)

PAGE 15 OF 16 FOR LIN (check or

E NUMBER:	_		
nly one)		9	
	×	10	

SUE LOWDEN FOR	U S SE	ENATE	
A. Full Name (Last, First, Middle Initial) of Debtor or Creditor The Strategy Group for Media Inc.			Nature of Debt (Purpose): Litigated Disputed Debt. Court order reduced amount owed from \$204,435.28
Mailing Address 7669 Staggers Loop			
City Delaware	State OH	Zip Code 43015	
Outstanding Balance Beginning This Period		1	Transaction ID : SD10.4238
Amount Incurred This Period		Payment This Period	Outstanding Balance at Close of This Period
0.00		0.00	193554,71
B. Full Name (Last, First, Middle Initial) of De Vitale & Associates LLC	btor or Credito	r	Nature of Debt (Purpose): Disputed debt currently in litigation in NV Federal Court.
Mailing Address 627 South Corona Street	·····		
City Denver	State CO	Zip Code 80209	
Outstanding Balance Beginning This Period			Transaction ID : SD10.4904
Amount Incurred This Period 0.00		Payment This Period 0.00	Outstanding Balance at Close of This Period
C. Full Name (Last, First, Middle Initial) of D	ebtor or Credit	or	Nature of Debt (Purpose):
Mailing Address			
City	State	Zip Code	_
Outstanding Balance Beginning This Period Amount Incurred This Period		Payment This Period	Outstanding Balance at Close of This Period
		(5)	(1)——(2)——(2)——(2)——(2)——(2)——(2)——(2)——
) SUBTOTALS This Period This Page (options	aí) ··		271351.59
) TOTALS This Period (last page this line nur	nber only) ···		632141.56
) TOTAL OUTSTANDING LOANS from Sched	dule C (last pag	ge only)···	0.00
) ADD 2) and 3) and carry forward to approp	632141,56		

ATTACHMENT 1
Page 68 of 72

FEC Schedule D (Form 3) (Revised 05/2016)

Form/Schedule: SD10 Transaction ID: SD10.4238

Disputed debt. Litigated and reduced by court order to \$193,554.71.

Form/Schedule: Transaction ID:

Page C9 of The Page

Joshua Blume

From:

Christoper Ritchie

Sent:

Monday, October 03, 2016 12:17 PM

To: Cc: Joshua Blume

Kristin Roser

Subject:

Fw: Sue Lowden Committee Debt Settlement ID C00467761

Attachments:

sue lowden 2016.pdf; 2014 Debt Lowden.pdf; Sue Lowden Complaint Letter.pdf

Importance:

High

Good afternoon losh:

Here are two (2) emails (below), regarding the most recent DSP amendment filed by the Lowden committee, from a creditor in the Sue Lowden DSP filing(s) (J3 Strategies) who has apparently been following the process closely. Since the case is with you I am forwarding them to you for your information and for a response if you think one is in order.

Thanks - Chris Ritchie.

Christopher B. Ritchie Senior Compliance Analyst & Review Officer

From: Robert Uithoven <ruithoven@yahoo.com>

Sent: Monday, October 3, 2016 11:48 AM

To: Christoper Ritchie

Subject: Fwd: Sue Lowden Committee Debt Settlement ID C00467761

Mr. Ritchie,

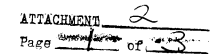
Can you please provide the proof that the Committee used to determine my company, j3 STRATEGIES Ltd. joined a law suit with other creditors against Sue Lowden's Campaign? I never took legal action, and I would like to request that statement to be removed from the Debt Settlement Agreement.

Can you also provide the timing of the Committee's approval to the debt settlement agreement that both myself and Sue Lowden signed? Sue Lowden mentioned that she can't start paying me until the Committee signs the agreement.

Thanks,

Robert Uithoven

Begin forwarded message:



From: Robert Uithoven < rsu@j3strategies.com>

Subject: RE: Sue Lowden Committee Debt Settlement ID C00467761

Date: September 8, 2016 at 1:13:54 PM PDT

To: critchie@fec.gov

Cc: "ruithoven@yahoo.com" <ruithoven@yahoo.com>, "nicole@j3strategies.com"

<nicole@j3strategies.com>

Dear Mr. Ritchie,

This email serves as a formal complaint to the Federal Election Committee in regards to the Sue Lowden Debt Settlement Plan posted on July 18, 2016. The plan omitted the amount owed to j3 STRATEGIES, Ltd. of \$45,439.60. Such amounts have not been paid to j3 STRATEGIES LTD, and are outstanding from services provided by j3 STRATEGIES, Ltd, including but not limited to campaign management. This amount was included in the Debt Settlement Plan posted in 2014. Both the Debt Settlement Plan from 2014 and 2016 are included included for reference with this letter.

I am requesting that the amount owed to j3 STRATEGIES, LTD be included in the settlement plan.

Please feel free to reach out to me at _______ or email me at <u>rsu@j3strategies.com</u>. Thank you,

Robert S. Uithoven President/CEO

Robert S. Uithoven j3 STRATEGIES, Ltd.

@ruithoven

Page of 3



September 8, 2016

Federal Election Commission Attn: Chris Richey 999 E Street, NW Washington, DC 20463

RE: Sue Lowden Committee Debt Settlement ID C00467761

Dear Mr. Ritchie,

This letter serves as a formal complaint to the Federal Election Committee in regards to the Sue Lowden Debt Settlement Plan posted on July 18, 2016. The plan omitted the amount owed to j3 STRATEGIES, Ltd. of \$45,439.60. Such amounts have not been paid to j3 STRATEGIES LTD, and are outstanding from services provided by j3 STRATEGIES, Ltd, including but not limited to campaign management. This amount was included in the Debt Settlement Plan posted in 2014. Both the Debt Settlement Plan from 2014 and 2016 are included included for reference with this letter.

I am requesting that the amount owed to j3 STRATEGIES, LTD be included in the settlement plan.

Please feel free to reach out to me at rsu@j3strategies.com.

Thank you,

Robert S. Uithoven President/CEO j3 STRATEGIES

rsu@j3strategies.com

j3 STRATEGIES, LTD. 645 Sierra Rose Drive, Suite 105B Reno, NV 89511

Page of 3

DEBT SETTLEMENT PLAN

			řÉCÉ!	VED 🔆	
NAME OF COMMITTEE Sue Lowden	SECRETARY OF PUBLIC R.	THE SEHATE ECGADO			
ADDRESS	14 JAN 14 FM 5:59				
50 S. Jones Blvd., S	te. 2002				
CITY, STATE AND ZIP CODE			FEC I.D. NUMBER		
Las Vega	s, NV 89107		C004	467761 	
	PART I — CO	MMITTEE SUMMARY INFORMATION			
1. CASH ON HAND AS OF 1/1/14	_ 0.00	6. TOTAL AMOUNT OF DEBTS	OWED BY THE COMMITTEE	555,411.27	
2. TOTAL ASSETS TO BE LIQUIDATED	-	7. TOTAL NUMBER OF CREDIT	ORS OWED	17	
3. TOTAL (ADD 1 AND 2)	0.00	8. NUMBER OF CREDITORS IN	PART II OF THIS PLAN	14	
4. YEAR TO DATE RECEIPTS	0.00	9. TOTAL AMOUNT OF DEBTS IN PART II OF THIS PLAN	OWED TO THE CREDITORS	35 9, 228 03	
5. YEAR TO DATE DISBURSEMENTS	0.00	10. TOTAL AMOUNT TO BE PA OF THIS PLAN	ID TO CREDITORS IN PART	35 9,228 03 106,027 49	
11. IS THE COMMITTEE TERMINATING ITS AC	CTIVITIES?				
12. IF THIS IS AN AUTHORIZED COMMITTEE, YES NO IF YES, LIST BELOW 13. DOES THE COMMITTEE HAVE SUFFICIEN YES NO IF NO, WHAT STEP	v .	TAL AMOUNT INDICATED IN THIS PLAN?			
The candidate (Sue Lowden) will 14. HAS THE COMMITTEE FILED PREVIOUS D YES NO	DEBT SETTLEMENT PLANS	S?			
15. AFTER DISPOSING OF ALL THE COMMIT	TEE'S DEBTS AND OBLIGA	ATIONS, WILL THERE BE ANY RESIDUAL F	UNDS?		
YES NO IF YES, HOW WILL	THE FUNDS BE DISBURS	ED?			
		ATTACHMENT_	3 * of ***		
I certify, to the best of my knowledge, that is SIGNATURE OF TREASURER OF	the information contained	in this Debt Settlement Plan is true, cor	rect and complete. DATE 1/14/14	FEC FORM 8	

DEBT SETTLEMENT PLAN

PART I

NAME OF COMMITTEE	EE FEC 1.D. NUMBER PAGE			
Sue Lowden for US Senate	C00467761 15			16
CREDITOR SUMMARY INI (FILL OUT FOR EACH CREDITO				
FULL NAME AND MAILING ADDRESS OF CREDITOR	DATE INCURRED	AMOUNT OWED TO CREDITOR	OFFE	OUNT ERED IN
j3 Strategies, Ltd. PO Box 19762 Reno, NV 89109	6/15/10 \$45,439.60		\$45,000.00	
TYPE OF CREDITOR:				
INCORPORATED UNINCORPORATED COMMERCIAL VENDOR CANDIDATE	COMMITTEE EMPLOYEE	OTHER INDIVIDU	JAL	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT				
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT				
eight (8) payments of \$250.00 from personal funds, reducing th agreed to a negotiated settlement of \$45,000.00, payable at \$1 of this Debt Settlement Plan the candidate will pay this amount C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT The creditor sent regular invoices to the committee in an	,000/mo for forty-for as specified above	ur (45) months. I from personal fu	Upon a	
CREDITOR SECT				
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER		AGAINST NONPOLITIC	AL DEBTOR	35?
YES NO IF NO. PLEASE EXPLAIN				
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS M	ADE BY THE OPENITOR WITH	OTHER MONROLITICAL	DEBTORS	:2
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS M	ADE BY THE CREDITOR WITE	TOTALK NONFOLITICAL	, DEBIONS) r
YES NO IF NO, PLEASE EXPLAIN				
	ATTAC	HMENT 3		
	Page	of of	STATE OF THE PARTY	mind.
As a representative of the creditor, I hereby accept the settlement offer made to me by the the debt satisfied (or attach a copy of the signed settlement).	e committee and upon paym	ent agree to consider		***************************************
SIGNATURE OF CREDITOR OR REPRESENTATIVE See attached "Agreement to Comprom	ise Debt".		DATE	

AGREEMENT TO COMPROMISE DEBT

j3 Strategies, Ltd. (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor"), Bob Beers of Seale & Beers, A Nevada Limited Liability Company, and Sue Lowden, Individually, hereby agree to compromise the indebtedness between all parties based on the following terms and conditions:

j3 Strategies, Ltd. (Hereinafter "Creditor") and SUE LOWDEN FOR U.S. SENATE, a Federally Registered Election Committee (Hereinafter "Debtor") agree that alleged debt is \$47,439.60 (Forty Seven Thousand Four Hundred Thirty Nine Dollars & 60/100 Cents). The parties agree that j3 Strategies, Ltd. has previously accepted eight (8) payments of \$250.00 for a total of \$2,000.00 in payments. The parties agree that the current debt is \$45,439.60 and Creditor will accept the sum of \$45,000.00 (Four-Five Thousand Dollars & 00/100 Cents) in monthly payments of \$1,000.00 per month payable beginning January 15, 2014 and each every 15th of each successive month for forty-four (44) additional months until paid in full. Creditor understands and agrees that such payments can be made only after the Federal Election Commission (FEC) consents to the compromise of this debt. The acceptance of the payments called for under this agreement will serve as a complete discharge of all monies due, and j3 Strategies, Ltd. agrees to consider the debt paid in full and agrees to not take further action to collect on the alleged debt. The payment shall be made in the form of a check or money order.

It is understood by the parties to this Agreement that Sue Lowden for U.S. Senate has paid, or will pay under this agreement, the amount referenced above and which represents a "fair market value" amount to <u>i3 Strategies</u>, <u>Ltd.</u> for the services performed. Any negotiated discount with Creditor is similar to the type, amount, and discount offered by Creditor when dealing with a similar debt or amount owed by a nonpolitical client of similar risk.

This Agreement shall be binding upon and inure to the benefit of the parties, their successors, and assignees.

Legal Representative of j3 Strategies, Ltd.
Signature: Alle
Name: Robert Uithoven
Title: Managing Member

Dated: December 13, 2013



HOLTZMANVOGELJOSEFIAKTORCHINSKY PLLC

Attorneys at Law

45 North Hill Drive • Suite 100 • Warrenton, VA 20186

Memorandum

To: Mr. Joshua Blume, Office of General Counsel, Federal Election Commission

From: Jason Torchinsky, Partner, HoltzmanVogel Josefiak Torchinsky, PLLC

Re: Sue Lowden for US Senate; Debt Settlement Plan

Date: October 17, 2016

At the request of the Office of General Counsel of the Federal Election Commission, we have again attempted to make contact with the vendor, Campaign Products of the Rockies. On October 3, 2016, Mrs. Lowden's personal attorney, Mr. Kevin Hanratty, sent a letter (certified mail, return receipt requested) to a physical address we had recently found that appeared to be a possible location for Campaign Products of the Rockies. We had previously attempted to contact this vendor through a P.O. box address we had for the vendor, but they did not respond. The letter requested that Campaign Products of the Rockies contact us within ten (10) days to discuss the Lowden committee's debt. A copy of the letter is attached. The deadline for a response was Thursday, October 13, 2016. Mr. Hanratty received a return receipt from the physical address on Friday, October 14, 2016. However, no one from Campaign Products of the Rockies has made contact with Mr. Hanratty in response to the letter. Therefore, we respectfully request that the Federal Election Commission declare Campaign Products of the Rockies is not payable due to their failure to respond to our efforts to contact them to discuss the outstanding debt.

