

ARKANSAS ETHICS COMMISSION

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Directors of Compliance

September 24, 2021

Mr. Matthew Campbell
104 Winnwood Rd.
Little Rock, Arkansas 72207

Re: Case No. 2021-CO-021

Dear Mr. Campbell:

This letter serves to confirm receipt of your citizen complaint against Responsible Taxation for Little Rock, a legislative question committee.

The complaint concerns reports filed in connection with a question presented to voters at an election held in Little Rock on September 14, 2021. Briefly restated, the essential allegations of the complaint are as follows:

1. The Responsible Taxation for Little Rock committee is a legislative question committee ("LQC") as that is defined in Ark. Code Ann. § 7-9-402(10)(A).
2. As an LQC, Responsible Taxation for Little Rock is required to file certain financial disclosure reports which contain the information mandated by Ark. Code Ann. § 7-9-407.
3. The Arkansas Ethics Commission has explained that, when a committee pays a third party who then makes expenditures on behalf of the committee, the committee must list the actual person or entity to which money ultimately went and may not simply report the name of the consultant/middleman entity.
4. Responsible Taxation for Little Rock has violated all of the aforementioned provisions of Ark. Code Ann. § 7-9-407 in multiple ways as described herein.
5. Responsible Taxation for Little Rock's September 7, 2021 Report:

- (a) lacks street addresses for Ronald Cameron, Arkansas Competes, and James Purifoy, in violation of Ark. Code Ann. § 7-9-407(2)(A)(vii);
 - (b) lacks required information for “Place of Business Employer/Occupation” for Drew Dees, Brent Staley, Dani Martin, Andrew Collins Jr., Russell Matchett, Ryan Holder, Kathy/Pat Meriwether, John Nabholz, Michael McAfee, Tad Phillips, Andy Rossi, James Purifoy, Ralph Bradbury, and Lisenne Rockefeller, in violation of Ark. Code Ann. § 7-9-407(2)(A)(viii);
 - (c) lacks a street address for the expenditure made to Raise The Money, in violation of Ark. Code Ann. § 7-9-407(3);
 - (d) lists a \$5,000.00 expenditure to Red Tusk Campaigns for “Digital Marketing,” but does not specify the company or companies that were actually paid for some or all of the marketing that was done, in violation of Ark. Code Ann. § 7-9-407(3);
 - (e) lists a \$7,500.00 expenditure to Red Tusk Campaigns for “Digital Marketing,” but does not specify the company or companies that were actually paid for some or all of the marketing that was done, in violation of Ark. Code Ann. § 7-9-407(3); and
 - (f) lists a second \$7,500.00 expenditure to Red Tusk Campaigns for “Digital Marketing,” but does not specify the company or companies that were actually paid for some or all of the marketing that was done, in violation of Ark. Code Ann. § 7-9-407(3).
6. Responsible Taxation for Little Rock’s August 16, 2021 Report:
- (a) lacks street address for Little Rock Athletic Centers, in violation of Ark. Code Ann. § 7-9-407(2)(A)(vii); and
 - (b) lacks an entry for “Place of Business Employer/Occupation” for Little Rock Athletic Centers, Dennis Adkins, Andrew Kurris, June Mathney, Mary Wells, Steve Ratcliff, and Melanie Fox, in violation of Ark. Code Ann. § 7-9-407(2)(A)(viii).

Mr. Matthew Campbell
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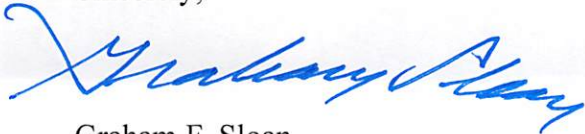
It has been determined that said complaint meets the requirements set forth in subparagraph A(3) of Section V of the Ethics Commission's Rules of Practice and Procedure. Accordingly, an investigation is being commenced.

With respect to allegation numbers 1 - 6 above, the focus of the investigation will be whether or not the legislative question committee Responsible Taxation for Little Rock violated Ark. Code Ann. § 7-9-407 by failing to properly fill out its financial reports.

In accordance with Section VI(3) of the Ethics Commission's Rules of Practice and Procedure, I am requesting that you submit any and all evidence which you may have concerning this matter.

If you have any questions regarding this matter, please do not hesitate to contact us.

Sincerely,



Graham F. Sloan
Director

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September 24, 2021

Mr. Matthew Campbell
104 Winnwood Rd.
Little Rock, Arkansas 72207

Re: Case No. 2021-CO-020

Dear Mr. Campbell:

This letter serves to confirm receipt of your citizen complaint against Rebuild the Rock, a legislative question committee.

The complaint concerns reports filed in connection with a question presented to voters at an election held in Little Rock on September 14, 2021. Briefly restated, the essential allegations of the complaint are as follows:

1. The Rebuild the Rock committee is a legislative question committee ("LQC") as that is defined in Ark. Code Ann. § 7-9-402(10)(A).
2. As an LQC, Rebuild the Rock is required to file certain financial disclosure reports which contain the information mandated by Ark. Code Ann. § 7-9-407.
3. The Arkansas Ethics Commission has explained that, when a committee pays a third party who then makes expenditures on behalf of the committee, the committee must list the actual person or entity to which money ultimately went and may not simply report the name of the consultant/middleman entity.
4. Rebuild the Rock has violated all of the aforementioned provisions of Ark. Code Ann. § 7-9-407 in multiple ways as described herein.
5. Rebuild the Rock's September 7, 2021 Report:
 - (a) lacks an entry for "Date of Receipt" for all twenty-five (25) contributions listed, in violation of Ark. Code Ann. § 7-9-407(2)(A)(vii) and (viii);

- (b) lacks street addresses for Scotty White, Virgil Doyne, McGeorge Contracting, McClelland Consulting Engineering, Baptist Health, Merrick Dake, and Bernhard Energy, in violation of Ark. Code Ann. § 7-9-407(2)(A)(vii);
- (c) lacks a complete street address for Garver Engineering, stating only “4701 Northshore Dr,” without specifying that it is a North Little Rock address, in violation of Ark. Code Ann. § 7-9-407(2)(A)(vii);
- (d) lacks an entry for “Place of Business Employer/Occupation” for Dionne Jackson, Virgil Doyne, and Bernhard Energy, in violation of Ark. Code Ann. § 7-9-407(2)(A)(viii);
- (e) lists “McGeorge *Contracting*” as a contributor, but lists “McGeorge *Consulting*” as the principal place of business, suggesting that one of the two entries is incorrect, in violation of Ark. Code Ann. § 7-9-407(2)(A)(vii) and/or Ark. Code Ann. § 7-9-407(2)(A)(viii);
- (f) lists “*McClelland* Consulting Engineering” as a contributor, but lists “*McLelland* Consulting” as the principal place of business (without providing a street address, as noted above), suggesting that one of the two entries is incorrect, in violation of Ark. Code Ann. § 7-9-407(2)(A)(vii) and/or Ark. Code Ann. § 7-9-407(2)(A)(viii);
- (g) lacks an entry for “Date” for all six (6) expenditures listed, in violation of Ark. Code Ann. § 7-9-407(3);
- (h) lacks a street address for the expenditure made to Raise The Money, in violation of Ark. Code Ann. § 7-9-407(3);
- (i) lists a \$36,556.41 expenditure to McLarty Consulting for “Mailers,” but does not specify the printing company or companies that actually created the mailers, in violation of Ark. Code Ann. § 7-9-407(3);
- (j) lists a \$48,196.62 expenditure to McLarty Consulting for “Radio,” but does not specify the radio station(s) that some or all of the expended funds actually went to, in violation of Ark. Code Ann. § 7-9-407(3);

- (k) lists a \$23,741.70 expenditure to McLarty Consulting for "Social Media," but does not specify the social media company or companies that some or all of the expended funds actually went to, in violation of Ark. Code Ann. § 7-9-407(3);
 - (l) fails to list the appropriate suite number for First Financial Bank (suite 150) and McLarty Consulting (suite 915) in the addresses for those companies, simply giving the same "1501 N University Ave." address for both, in violation of Ark. Code Ann. § 7-9-407(3); and
 - (m) lacks any stated expenditures for the cost of sending text messages to potential voters, despite the fact that multiple would-be voters received one or more text messages in support of Rebuild the Rock, suggesting another violation of Ark. Code Ann. § 7-9-407(3).
6. Rebuild the Rock's August 16, 2021 Report:
- (a) lacks street addresses for Sam Alley, Clark, Jeffrey Hathaway, AR Zoological Foundation, Rhett Tucker, and Little Rock Realtors Association, in violation of Ark. Code Ann. § 7-9-407(2)(A)(vii);
 - (b) lacks an entry for "Place of Business Employer/Occupation" for James Bryant and Rhett Tucker, in violation of Ark. Code Ann. § 7-9-407(2)(A)(viii);
 - (c) lists a \$30,531.30 expenditure to McLarty Consulting for "Direct Mailers," but does not specify the printing company or companies that actually created the mailers, in violation of Ark. Code Ann. § 7-9-407(3);
 - (d) lists a \$530.00 expenditure to McLarty Consulting for "Push Cards," but does not specify who created and/or printed the push cards, in violation of Ark. Code Ann. § 7-9-407(3);
 - (e) lists a \$23,914.50 expenditure to McLarty Consulting for "Digital Buy, Social, Web, Creative," but does not specify the company or companies that received funds for the "digital buy," does not specify the social media company or companies that received any of these funds, does not specify

the company or companies that were paid for "Web" from these funds, and does not specify who was paid for "Creative" from these funds, all in violation of Ark. Code Ann. § 7-9-407(3);

- (f) fails to list the appropriate suite number for McLarty Consulting (suite 915) in the address, simply giving a "1501 N University Ave." address, in violation of Ark. Code Ann. § 7-9-407(3); and
- (g) lacks any stated expenditures for the cost of sending text messages to potential voters, despite the fact that multiple would-be voters received one or more text messages in support of Rebuild the Rock, suggesting another violation of Ark. Code Ann. § 7-9-407(3).

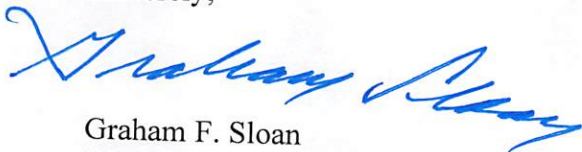
It has been determined that said complaint meets the requirements set forth in subparagraph A(3) of Section V of the Ethics Commission's Rules of Practice and Procedure. Accordingly, an investigation is being commenced.

With respect to allegation numbers 1 - 6 above, the focus of the investigation will be whether or not the legislative question committee Rebuild the Rock violated Ark. Code Ann. § 7-9-407 by failing to properly fill out its financial reports.

In accordance with Section VI(3) of the Ethics Commission's Rules of Practice and Procedure, I am requesting that you submit any and all evidence which you may have concerning this matter.

If you have any questions regarding this matter, please do not hesitate to contact us.

Sincerely,



Graham F. Sloan
Director