

STATE OF SOUTH CAROLINA)
)
COUNTY OF RICHLAND)
)
In the Matter of:)
COMPLAINT C2012-120)
)
State Ethics Commission,)
Complainant,)
)
vs.)
)
Charles D. Woodle,)
Respondent.)
_____)

BEFORE THE STATE ETHICS COMMISSION

STATE ETHICS
COMMISSION

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CONSENT ORDER

This matter comes before the State Ethics Commission by virtue of a complaint filed by the Commission on April 20, 2012. The complaint against the Respondent, Charles D. Woodle, was considered by the Commission on July 18, 2012 and probable cause found to warrant an evidentiary hearing on the following charges:

**COUNT ONE
USE OF CAMPAIGN FUNDS FOR PERSONAL EXPENSES
SECTION 8-13-1348(A), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June 2011, convert campaign funds to his personal use by cashing and not depositing to his campaign account a campaign check from Action Ford Mercury, Inc. for \$1000.00, all in violation of Section 8-13-1348(A), South Carolina Code of Laws, 1976, as amended.

**COUNT TWO
USE OF CAMPAIGN FUNDS FOR PERSONAL EXPENSES
SECTION 8-13-1348(A), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June 2011, convert campaign funds to his personal use by cashing and not depositing to his campaign account a campaign check from Action Automotive for \$1000.00, all in viola-

tion of Section 8-13-1348(A), South Carolina Code of Laws, 1976, as amended.

COUNT THREE
USE OF CAMPAIGN FUNDS FOR PERSONAL EXPENSES
SECTION 8-13-1348(A), S.C. CODE ANN., 1976, AS AMENDED

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June 2011, convert campaign funds to his personal use by cashing and not depositing to his campaign account a campaign check from Palm Beach Exotic Collection for \$1000.00, all in violation of Section 8-13-1348(A), South Carolina Code of Laws, 1976, as amended.

COUNT FOUR
USE OF CAMPAIGN FUNDS FOR PERSONAL EXPENSES
SECTION 8-13-1348(A), S.C. CODE ANN., 1976, AS AMENDED

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in August 2011, convert campaign funds to his personal use by cashing and not depositing to his campaign account a campaign check from New Donna Properties, LLC for \$1000.00, all in violation of Section 8-13-1348(A), South Carolina Code of Laws, 1976, as amended.

COUNT FIVE
USE OF CAMPAIGN FUNDS FOR PERSONAL EXPENSES
SECTION 8-13-1348(A), S.C. CODE ANN., 1976, AS AMENDED

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June 2011, convert campaign funds to his personal use by cashing and not depositing to his campaign account a campaign check from John Newsome, Inc. for \$1000.00, all in violation of Section 8-13-1348(A), South Carolina Code of Laws, 1976, as amended.

COUNT SIX
DEPOSITS TO CAMPAIGN BANK ACCOUNT

SECTION 8-13-1312 , S.C. CODE ANN., 1976, AS AMENDED

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June 2011, fail to deposit a campaign contribution of \$1000.00 from Action Ford Mercury, Inc. in a campaign bank account in a timely manner, all in violation of Section 8-13-1312, South Carolina Code of Laws, 1976, as amended.

**COUNT SEVEN
DEPOSITS TO CAMPAIGN BANK ACCOUNT
SECTION 8-13-1312 , S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June 2011, fail to deposit a campaign contribution of \$1000.00 from Action Automotive in a campaign bank account in a timely manner, all in violation of Section 8-13-1312, South Carolina Code of Laws, 1976, as amended.

**COUNT EIGHT
DEPOSITS TO CAMPAIGN BANK ACCOUNT
SECTION 8-13-1312 , S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June 2011, fail to deposit a campaign contribution of \$1000.00 from Palm Beach Exotic Collection in a campaign bank account in a timely manner, all in violation of Section 8-13-1312, South Carolina Code of Laws, 1976, as amended.

**COUNT NINE
DEPOSITS TO CAMPAIGN BANK ACCOUNT
SECTION 8-13-1312 , S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in August 2011, fail to deposit a campaign contribution of \$1000.00 from New Donna Properties, LLC in a campaign bank account in a timely manner, all in violation of Section 8-

13-1312, South Carolina Code of Laws, 1976, as amended.

**COUNT TEN
DEPOSITS TO CAMPAIGN BANK ACCOUNT
SECTION 8-13-1312 , S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in August 2011, fail to deposit a campaign contribution of \$1000.00 from John Newsome, Inc. in a campaign bank account in a timely manner, all in violation of Section 8-13-1312, South Carolina Code of Laws, 1976, as amended.

**COUNT ELEVEN
ACCEPTANCE OF CASH CONTRIBUTION
SECTION 8-13-1314(A)(2), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in September 2011, receive an excessive cash campaign contribution of \$500.00 from David Nichols, all in violation of Section 8-13-1314(A)(2), South Carolina Code of Laws, 1976, as amended.

**COUNT TWELVE
ACCEPTANCE OF CASH CONTRIBUTION
SECTION 8-13-1314(A)(2), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in September 2011, receive an excessive cash campaign contribution of \$500.00 from Barbara A. McCall, all in violation of Section 8-13-1314(A)(2), South Carolina Code of Laws, 1976, as amended.

**COUNT THIRTEEN
ACCEPTANCE OF CASH CONTRIBUTION
SECTION 8-13-1314(A)(2), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in March

2012, receive an excessive cash campaign contribution of \$500.00 from Jammy Miller, all in violation of Section 8-13-1314(A)(2), South Carolina Code of Laws, 1976, as amended.

**COUNT FOURTEEN
ACCEPTANCE OF CASH CONTRIBUTION
SECTION 8-13-1314(A)(2), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in March 2012, receive an excessive cash campaign contribution of \$500.00 from Leslie McElveen, all in violation of Section 8-13-1314(A)(2), South Carolina Code of Laws, 1976, as amended.

**COUNT FIFTEEN
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June 2011, fail to detail in an initial campaign disclosure report a campaign contribution from Action Ford Mercury, Inc. for \$1000.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT SIXTEEN
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June 2011, fail to detail in an initial campaign disclosure report a campaign contribution from Action Automotive for \$1000.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT SEVENTEEN
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS**

SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June 2011, fail to detail in an initial campaign disclosure report a campaign contribution from Palm Beach Exotic Collection for \$1000.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT EIGHTEEN
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in August 2011, fail to detail in a quarterly campaign disclosure report a campaign contribution from New Donna Properties, LLC for \$1000.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT NINETEEN
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in August 2011, fail to detail in a quarterly campaign disclosure report a campaign contribution from John Newsome, Inc. for \$1000.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT TWENTY
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in April 2012, falsely disclose the receipt date of a contribution from Action Ford Mercury, Inc. for \$1000.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws,

1976, as amended.

**COUNT TWENTY-ONE
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in April 2012, falsely disclose the receipt date of a contribution from Action Automotive for \$1000.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT TWENTY-TWO
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in April 2012, falsely disclose the receipt date of a contribution from Palm Beach Exotic Collection for \$1000.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT TWENTY-THREE
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in April 2012, falsely disclose the receipt date of a contribution from New Donna Properties, LLC for \$1000.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT TWENTY-FOUR
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in April

2012, falsely disclose the receipt date of a contribution from John Newsome, Inc. for \$1000.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT TWENTY-FIVE
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in August 2011, falsely disclose the receipt date of a contribution from David Nichols for \$500.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT TWENTY-SIX
FAILURE TO DETAIL CAMPAIGN CONTRIBUTIONS
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in August 2011, falsely disclose the receipt date of a contribution from Barbara A. McCall for \$500.00, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT TWENTY-SEVEN
FAILURE TO ITEMIZE EXPENDITURES ON
CAMPAIGN DISCLOSURE REPORT
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in January 2012, fail to detail in a filed quarterly campaign disclosure report a campaign expenditure of \$15.25 to the campaign's bank for checks, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

COUNT TWENTY-EIGHT

**FAILURE TO ITEMIZE EXPENDITURES ON
CAMPAIGN DISCLOSURE REPORT
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in January 2012, fail to detail in a filed quarterly campaign disclosure report a campaign expenditure of \$43.20 to Amiriserve, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT TWENTY-NINE
FAILURE TO ITEMIZE EXPENDITURES ON
CAMPAIGN DISCLOSURE REPORT
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in January 2012, falsely disclose the expenditure date on a filed quarterly campaign disclosure report a campaign expenditure of \$15.25 to the campaign's bank for checks, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT THRITY
FAILURE TO ITEMIZE EXPENDITURES ON
CAMPAIGN DISCLOSURE REPORT
SECTION 8-13-1308(F), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in January 2012, falsely disclose the expenditure date on a filed quarterly campaign disclosure report a campaign expenditure of \$43.20 to Amiriserve, all in violation of Section 8-13-1308(F), South Carolina Code of Laws, 1976, as amended.

**COUNT THRITY-ONE
FAILURE TO FILE AN INITIAL CAMPAIGN DISCLOSURE REPORT
SECTION 8-13-1308(A), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, in June

2011, fail to file an initial Campaign Disclosure Report within ten days of receiving or spending an accumulated aggregate of \$500 or more, all in violation of Section 8-13-1308(A), South Carolina Code of Laws, 1976, as amended.

**COUNT THRITY-TWO
FAILURE TO FILE A QUARTERLY CAMPAIGN DISCLOSURE REPORT
SECTION 8-13-1308(B), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, on or about October 10, 2011, fail to timely file a quarterly Campaign Disclosure Report within ten days of the end of the calendar quarter, all in violation of Section 8-13-1308(B), South Carolina Code of Laws, 1976, as amended.

**COUNT THRITY-THREE
FAILURE TO FILE A QUARTERLY CAMPAIGN DISCLOSURE REPORT
SECTION 8-13-1308(B), S.C. CODE ANN., 1976, AS AMENDED**

That Charles D. Woodle, a candidate for Darlington County Sheriff, did, on or about January 10, 2012, fail to timely file a quarterly Campaign Disclosure Report within ten days of the end of the calendar quarter, all in violation of Section 8-13-1308(B), South Carolina Code of Laws, 1976, as amended.

Prior to the call of the case, Charles D. Woodle agreed to entry of the following statement of facts, conclusions of law, admission, and disposition in this matter as follows.

STATEMENT OF FACTS

1. The Respondent, Charles D. Woodle, was a candidate for Darlington County Sheriff in a primary election held on June 12, 2012.
2. Respondent provided a signed statement as a result of an interview with this

investigator. Respondent advised that he had met with John Newsome of Hartsville, SC in mid 2011 and discussed Mr. Newsome's support of his candidacy for Darlington County Sheriff. According to Respondent, Mr. Newsome stated that he had fourteen different companies and he wanted to make the maximum \$1,000 contribution from each to Respondent. Several days after that meeting, on or about June 28, 2011, he received the first three \$1,000 checks. A few weeks later, on or about August 1, 2011, he received the two additional \$1,000 checks.

3. According to Respondent, these five checks were all signed by John Newsome and drawn on three different accounts at Carolina Bank in Hartsville, SC in the name of Action Ford Mercury, Inc., Action Automotive, and Palm Beach Exotic Collection and on two different accounts at Wachovia Bank in the name of New Donna Properties, LLC, and John Newsome, Inc. Respondent provided copies of the checks.

4. On April 23, 2012 a subpoena was served on The Citizens Bank in Timmons-ville, SC for copies of Respondent's campaign bank records. These records reveal that the account was opened August 29, 2011 with a \$1,000 cash deposit. The account records reveal no deposit of the five Newsome checks.

5. At some unknown date, Respondent cashed the five checks and held the cash. According to Respondent, and verified through bank records, on March 16, 2012, approximately nine months after receipt, Respondent deposited \$1,000 of the cash into his campaign account. On March 23, 2012 Respondent deposited the remaining \$4000 in cash into his campaign account.

6. Respondent stated that he delayed depositing the checks in question due to the

fact that he was uncertain whether or not he was going to accept the campaign contributions or return them to the contributor. Respondent conceded that he did not properly process the contributions within the ten days of receipt as required. He also realized that depositing cash into his campaign account was improper because this action exceeded the \$25 limit on cash contributions.

7. A comparison of Respondent's campaign disclosure reports with the subpoenaed bank records reveal three additional \$500.00 contributions and one \$1,000.00 contribution listed on disclosure reports, four corresponding deposits on the bank statements; however, no checks in the bank records. Deposit slips confirmed these deposits were made in cash.

8. Respondent admitted that he received a \$500 cash contribution from David Nichols on September 8, 2011, a \$500 cash contribution from Barbara A. McCall on September 9, 2011, another \$500 cash contribution from Jammy Miller on March 12, 2012, and a \$1,000 cash contribution from Leslie McElveen on March 15, 2012. Respondent claimed that at the time he received the cash he did not know that he could not accept cash contributions in excess of \$25. According to Respondent he used the contributions from Nichols and McCall to open his campaign account.

9. Respondent filed an initial campaign disclosure report on September 12, 2011 and disclosed contributions of \$1,000. The report reflected \$500 contributions from Nichols and McCall on September 8 and 9, 2011 respectively; however, bank records reveal that the campaign account was opened August 29, 2011 with a \$1,000 cash deposit.

10. Respondent failed to file an October 10, 2011 quarterly disclosure and on

January 30, 2012 Respondent filed a late January 10, 2012 quarterly disclosure report. The January 10, 2012 report listed zero contributions and zero expenditures for the period ending December 31, 2011; however, bank records reveal that Respondent was charged \$15.25 for checks on September 8, 2012, and issued check #1001 to Amiriserve in the amount of \$43.20 on September 22, 2011. The expenditures were not disclosed until the April 10, 2012 report and reflected expenditure dates of February 1, 2012 and February 3, 2012 respectively.

11. On April 10, 2012 Respondent filed a quarterly disclosure report and disclosed the five \$1,000 contributions from Newsome, reflecting a receipt date of March 20, 2012 for each, when in fact he received these checks on or about June 28, 2011 and August 1, 2011.

CONCLUSIONS OF LAW

Based upon the foregoing Statement of Facts, the Commission concludes, as a matter of law:

1. During all times relevant, the Respondent, Charles D. Woodle, was a candidate as defined by Section 8-13-1300(4).
2. The State Ethics Commission has personal and subject matter jurisdiction.
3. Section 8-13-1308(A) provides:

Upon the receipt or expenditure of campaign contributions totaling, in an accumulated aggregate, five hundred dollars or more, a candidate or committee required to file a statement of organization pursuant to Section 8 13 1304 must file an initial certified campaign report within ten days of these initial receipts or expenditures. However, a candi-

date or a committee that does not receive or expend campaign contributions totaling, in an accumulated aggregate, five hundred dollars or more must file an initial certified campaign report fifteen days before an election.

4. Section 8-13-1308(B) provides:

Following the filing of an initial certified campaign report, additional certified campaign reports must be filed within ten days following the end of each calendar quarter in which contributions are received or expenditures are made, whether before or after an election until the campaign account undergoes final disbursement pursuant to the provisions of Section 8-13-1370.

5. Section 8-13-1308(F) requires a candidate to disclose all contributions and all expenditures on the candidate campaign disclosure form.

6. Section 8-13-1312 states in part:

A candidate may not establish more than one campaign checking account and one campaign savings account for each office sought, and a committee may not establish more than one checking account and one savings account unless federal or state law requires additional accounts.....Except as otherwise provided under Section 8-13-1348(C), expenses paid on behalf of a candidate or committee must be drawn from the campaign account and issued on a check signed by the candidate or a duly authorized officer of a committee. All contributions received by the candidate or committee, directly or indirectly, must be deposited in the campaign account by the candidate or committee within ten days after receipt....

7. Section 8-13-1314(A) provides in part:

Within an election cycle, no candidate or anyone acting on his behalf may solicit or accept:

(2) a cash contribution from an individual unless the cash contribution does not exceed twenty-five dollars and is accompanied by a record of the amount of the contribution and the name and address of the contributor;

8. Section 8-13-1348 (A) states:

No candidate, committee, public official, or political party may use campaign funds to defray personal expenses which are unrelated to the campaign or the office if the candidate is an officeholder nor may these funds be converted to personal use. The prohibition of this subsection does not extend to the incidental personal use of campaign materials or equipment nor to an expenditure used to defray any ordinary expenses incurred in connection with an individual's duties as a holder of elective office.

9. Section 8-13-320(10)(l)

(i) requiring the public official, public member, or public employee to pay a civil penalty of not more than two thousand dollars for each violation.

10. Section 8-13-130 provides:

The State Ethics Commission may levy an enforcement or administrative fee on a person who is found in violation, or who admits to a violation of the "Ethics, Government Accountability and Campaign Reform Act of 1991".

DISCUSSION

Respondent has been cooperative with the Agency investigators and been forthcoming with information and documents requested. Respondent asserts that in the end no

funds were misappropriated for personal use. Prior omissions by the Respondent have been corrected in amended campaign disclosure reports filed by the Respondent and prior to the filing of this Complaint.

Respondent has otherwise served 29 years in law enforcement without any ethics or legal concerns. He has an accomplished record illustrating a life-time of public service dedicated to public safety of his community. He has served for 7 years as Chief of Lamar Police Department. Plaintiff makes less than \$40,000.00 in annual income and is working to put his step-son through college.

ADMISSIONS

The Respondent, Charles D. Woodle, admits he violated Sections 8-13-1308, 8-13-1312, 8-13-1314 and 8-13-1348(A) of the Ethics Reform Act.

DISPOSITION

The State Ethics Commission hereby finds Charles D. Woodle in violation of Sections 8-13-1308, 8-13-1312, 8-13-1314 and 8-13-1348(A) of the Ethics Reform Act, and hereby adopts the Statement of Facts, Conclusions of Law, Admissions, and Disposition as agreed upon by Charles D. Woodle.

THEREFORE, the State Ethics Commission hereby issues this public reprimand to Charles D. Woodle for his violation of Sections 8-13-1308, 8-13-1312, 8-13-1314 and 8-13-1348(A),

AND, orders that Charles D. Woodle be diligent in complying with the Campaign Practices of the Ethics Reform Act if he should run for office again,

AND, orders Charles D. Woodle to pay a fine of \$10,000.00 within six months of

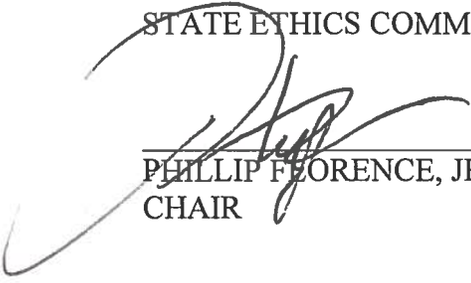
receipt of the signed order,

AND, orders Charles D. Woodle to pay an administrative fee of \$5,000.00 within six months of receipt of the signed order,

AND he has six (6) months from the date of this signed order to make all payments required herein,

AND IT IS SO ORDERED THIS 19th DAY OF MARCH 2014.

STATE ETHICS COMMISSION



PHILLIP FLORENCE, JR.
CHAIR



Charles D. Woodle
Respondent