

**BEFORE THE IOWA
ETHICS AND CAMPAIGN DISCLOSURE BOARD**
Pursuant to Chapter 17A and Chapter 68B

IA ETHICS AND
CAMPAIGN DISCLOSURE BOARD
2009 JUN -8 AM 8:25

IN THE MATTER OF:)	
)	Case No. <u>2009 IECDB 08</u>
CARLIN HAGEMAN,)	
In the Capacity as Candidate for)	PROPOSED SETTLEMENT and
Hageman for State House,)	FINAL ORDER of the BOARD
<u>RESPONDENT.</u>)	

HEREIN, the above-entitled matter comes before the Iowa Ethics and Campaign Disclosure Board (Board) regarding a Statement of Charges and Notice of Hearing. The Respondent and the Board's Executive Director/Legal Counsel agree to the terms of this Proposed Settlement and Final Order of the Board:

1. The allegations in the Statement of Charges and Notice of Hearing stating that Respondent failed to timely file a January 19, 2009 campaign report and a copy of the committee's bank statement are stipulated to.
2. All required paperwork has now been filed.
3. Respondent agrees to the following sanctions and actions:
 - A. Respondent agrees to pay a \$200 civil penalty for failing to timely file the report as automatically assessed by Board rule 351—4.59(3).
 - B. Respondent agrees to pay an additional \$50 penalty for the two violations pursuant to Iowa Code section 68B.32D.
 - C. Respondent agrees to repay the Board \$50 for costs associated with this matter as a remedial measure under Iowa Code section 68B.32D.
4. Execution of this Proposed Settlement and Final Order of the Board constitutes resolution of the contested case. Respondent waives right to hearing and the right to appeal, by freely and voluntarily agreeing to this settlement.

5. Respondent agrees that the Board's Executive Director/Legal Counsel may present this settlement to the Board and may have ex parte communication with the Board while presenting it.

6. This settlement is subject to approval by the Board. If the Board approves this settlement, it becomes the final disposition of the matter. If the Board fails to approve this settlement, the terms contained herein are null and void and the contested case hearing will commence or a new proposed settlement may be agreed upon and presented.

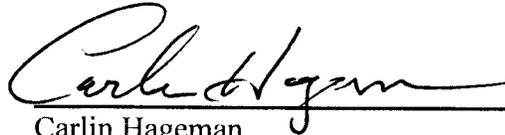
7. If Respondent fails to comply with the terms of this settlement, the Board may initiate appropriate court action to seek enforcement of the settlement pursuant to Iowa Code section 68B.33 and Iowa Code chapter 17A.

8. Board approval of this settlement shall constitute a Final Order of the Board pursuant to rule 351—11.25.

WHEREFORE, the Board's Executive Director/Legal Counsel and the Respondent submit this agreement to the Board as being in the public interest and serving the purposes of the laws and rules of the Board pursuant to Iowa Code section 68B.32B(10).



W. Charles Smithson
Iowa Ethics & Campaign Disclosure Bd
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Des Moines, Iowa 50319
Director & Counsel for the Board



Carlin Hageman
Hageman for State House
2931 Abraham Dr.
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Respondent

The Iowa Ethics and Campaign Disclosure Board finds this settlement as being “in the public interest” and “consistent with the purposes” of Iowa Code chapter 68A and the Board’s rules on Campaign Disclosure Procedures in 351—Chapter 4. The settlement is therefore approved.

Approval of this settlement constitutes final agency action under Iowa Code section 68B.32B(10) and rule 11—11.25.

This matter is hereby closed and entered into the public record on October 21, 2009.

BY DIRECTION AND VOTE OF THE BOARD

James Albert, Board Chair
Gerald Sullivan
Betsy Roe
John Walsh
Patricia Harper
Saima Zafar