TEXAS ETHICS COMMISSION

| IN THE MATTER OF | § | BEFORE THE |
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| | § | |
| MIKE KRUSEE, | § | TEXAS ETHICS COMMISSION |
| | § | |
| RESPONDENT | § | SC-2612270 |

ORDER and AGREED RESOLUTION

I. Recitals

The Texas Ethics Commission (the commission) met on April 3, 2008, to consider sworn complaint SC-2612270. A quorum of the commission was present. The commission determined that there is credible evidence of violations of sections 253.035(h) and 254.031 of the Election Code, laws administered and enforced by the commission. To resolve and settle this complaint without further proceedings, the commission proposes this resolution to the respondent.

II. Allegations

The complaint alleges that the respondent improperly reported political expenditures as reimbursements in violation of section 254.031 of the Election Code. The complaint also alleges that the respondent failed to properly report, and improperly reimbursed, political expenditures made from personal funds in violation of section 253.035(h) of the Election Code.

III. Facts Supported by Credible Evidence

Credible evidence available to the commission supports the following findings of fact:

- 1. The respondent is a state representative.
- 2. The allegations are based on the respondent's January 2005, July 2005, January 2006, and July 2006 semiannual reports. Also at issue are the respondent's 30-day pre-election reports due in February 2006 and October 2006, and the 8-day pre-election report due in October 2006.
- 3. The respondent's campaign finance reports disclosed reimbursement to staff totaling approximately \$3,436. Of that amount, approximately \$397 was reimbursement for mileage. The remaining \$3,039 in reimbursements are comprised of political expenditures that in the aggregate exceeded \$50 to any one payee during a reporting period.

- 4. The respondent's campaign finance reports disclosed reimbursements to himself totaling approximately \$10,834. Of that amount, approximately \$9,360 was reimbursement for mileage.
- 5. The respondent did not previously disclose the political expenditures as having been made from the respondent's personal funds and subject to reimbursement.
- 6. The respondent did not previously disclose the political expenditures as a loan.
- 7. As of April 3, 2008, the respondent has not filed corrected reports.

IV. Findings and Conclusions of Law

The facts described in Section III support the following findings and conclusions of law:

- 1. Each campaign finance report filed by an officeholder is required to include the full name and address of the payees, and the dates and purposes of political expenditures that in the aggregate exceed \$50 to a single payee in the reporting period. ELEC. CODE § 254.031(a)(3).
- 2. In Ethics Advisory Opinion No. 450 (2003), the commission determined that a political expenditure made to reimburse a staff member may be reported in one of two ways: (1) reporting it as a loan to the candidate from the staff member and then as an expenditure by the candidate to repay the staff member; or (2) if the expenditure and reimbursement occur during the same reporting period, report a single expenditure by listing the name of the individual or entity paid by the campaign worker as the payee, showing the date of the expenditure as the date the staff member made the expenditure, and explaining in the "purpose" section that a staff member made the expenditure from personal funds and that the candidate subsequently reimbursed the staff member.
- 3. Regarding the approximately \$397 of political expenditures disclosed as reimbursement to staff members for their mileage, reporting political expenditures as mileage reimbursement to staff members was the proper way to report the expenditures. Therefore, with respect to those expenditures there is credible evidence of no violation of section 254.031 of the Election Code.
- 4. The respondent disclosed political expenditures totaling \$3,039 as reimbursements to his staff. The expenditures were comprised of amounts that exceed \$50 in the aggregate during the reporting period. The respondent did not use either of the two proper methods to report the reimbursements to staff. Therefore, there is credible evidence of violations of section 254.031 of the Election Code.

- 5. A candidate who makes political expenditures from the candidate's personal funds may reimburse those personal funds from political contributions only if the expenditures from personal funds were fully reported as political expenditures, including the payees, dates, purposes, and amounts of the expenditures and the report clearly designates those expenditures as having been made from the person's personal funds and that the expenditures are subject to reimbursement. ELEC. CODE § 253.035(h).
- 6. In the alternative, a candidate who makes political expenditures from the candidate's personal funds may report the amount expended as a loan and may reimburse personal funds from political contributions in the amount of the reported loan. ELEC. CODE § 253.0351(a).
- 7. The commission has stated that if a candidate or officeholder uses a personal car for political purposes, reporting is required only if and when the candidate or officeholder pays himself reimbursement from political contributions. Ethics Advisory Opinion No. 347 (1996).
- 8. The reports at issue disclosed multiple reimbursements to the respondent. The respondent's reimbursements to himself for mileage were properly reported. The remaining reimbursements to himself totaled approximately \$1,474. The evidence indicates that the respondent did not previously disclose the political expenditures that were reimbursed as having been made from the respondent's personal funds with the intent to seek reimbursement, nor were they disclosed as a loan. Therefore, there is credible evidence of violations of section 253.035(h) of the Election Code.

V. Representations and Agreement by Respondent

By signing this order and agreed resolution and returning it to the commission:

- 1. The respondent neither admits nor denies the facts described under Section III or the commission's findings and conclusions of law described under Section IV, and consents to the entry of this order and agreed resolution solely for the purpose of resolving this sworn complaint.
- 2. The respondent consents to this order and agreed resolution and waives any right to further proceedings in this matter.
- 3. The respondent acknowledges that each campaign finance report filed by an officeholder is required to include the full name and address of the payees, and the dates and purposes of political expenditures that in the aggregate exceed \$50 to a single payee in the reporting period. The respondent acknowledges that the proper way to report reimbursement to staff is in accordance with section 20.62 of the Ethics Commission Rules. The respondent acknowledges that a candidate who makes political expenditures from the candidate's personal funds may reimburse those personal funds from political contributions only if the expenditures from personal funds were fully reported as political expenditures, including the payees, dates, purposes, and amounts of the expenditures and the report clearly designates

those expenditures as having been made from the person's personal funds and that the expenditures are subject to reimbursement. In the alternative, a candidate who makes political expenditures from the candidate's personal funds may report the amount expended as a loan and may reimburse personal funds from political contributions in the amount of the reported loan. The respondent agrees to comply with these requirements of the law.

VI. Confidentiality

This order and agreed resolution describes violations that the commission has determined are neither technical nor *de minimis*. Accordingly, this order and agreed resolution is not confidential under section 571.140 of the Government Code and may be disclosed by members and staff of the commission.

VII. Sanction

After considering the seriousness of the violations described under Sections III and IV, including the nature, circumstances, and consequences of the violations, and after considering the sanction necessary to deter future violations, the commission imposes a \$2,300 civil penalty.

VIII. Order

The commission hereby orders that if the respondent consents to the proposed resolution, this order and agreed resolution is a final and complete resolution of SC-2612270.

| AGREED to by the respondent on this da | ay of, 20 |
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| | Mike Krusee, Respondent |
| EXECUTED ORIGINAL received by the commission | sion on: |
| | Texas Ethics Commission |
| By: | David A. Reisman, Executive Director |