MAND DELWERED

## SCOTT WALKER

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FOR AMERICA

2017 JAN 13 AM 11: 17

January 13, 2017

Bradley Matheson Reports Analysis Division Federal Election Commission 999 E Street, N.W. Washington, DC 20463

Re: Scott Walker Inc - FEC Identification Number: C00580480

Dear Mr. Matheson,

Scott Walker Inc ("SWI"), a presidential candidate campaign committee (FEC Identification Number C00580480) hereby submits its Form 8, supporting documentation, as well as this letter as its formal Debt Settlement Plan to the Federal Election Commission ("FEC"). In accordance with 11 CFR 116.7, this Debt Settlement Plan serves to provide notice to the FEC as to SWI's wind down efforts as well its negotiations to settle outstanding debts. We trust the FEC will find this submission is complete and acceptable.

### Background

SWI registered as the principal campaign committee for Governor Scott Walker's campaign for the office of President of the United States on July 2, 2015. The committee's FEC Identification Number is C00580480. On September 21, 2015, Governor Scott Walker suspended his campaign for President of the United States.

During the almost three months Governor Walker sought the office of President of the United States, SWI raised roughly \$7.5 million in contributions. SWI grew its operations quickly and established a headquarters office in Madison, WI as well as a field office in Iowa. It hired staff, entered contracts with vendors and incurred normal and usual operating expenses associated with starting a fast-moving presidential campaign.

When the campaign suspended on September 21, 2015, SWI immediately began the process of winding down the campaign. It first and foremost ceased accepting regular contributions, refunded 2016 General election contributions, and honored requests to refund 2016 Primary election contributions already donated. SWI then sought to reduce its ongoing costs and overhead expenses by taking actions to divest itself of assets including: terminating staff, closing its offices, and collecting and selling material items (i.e. computers, monitors, office equipment). To generate income, SWI began to rent its donor list through Granite Lists LLC.

After these initial steps were taken to ensure SWI would not incur significant additional expenses, it reviewed its outstanding invoices and payables. On its year-end FEC report filed

January 29, 2916 (and amended on March 23, 2016), SWI reported a total of \$1,207,082.18 in outstanding debts and obligations. By its 2016 February FEC report, SWI reported \$1,078,875.87 in outstand debts and obligations, \$153,459.53 cash on hand and receipt of \$102,404.52 in contributions.

### **Debt Settlement Overview**

Since SWI suspended its operations as a candidate campaign committee, it has worked ardently to retire its debt by maintaining regular payments to vendors, conducting debt retirement fundraising, renting out its list, and, where necessary, discussing settlement arrangements with vendors. This overview explains SWI's efforts, which is reflected in SWI's Form 8 and supporting documents.

As of the date of this letter, SWI is in a position to report that it has paid down its outstanding debts in due course. In so doing, SWI discussed debt settlement arrangements with 10 vendors collectively owed \$374,083.29. This group of vendors required payments at the time of debt settlement discussions, as such, \$333,447.81 in payments have been made, leaving a settled debt amount of \$40,635.48.

The 10 vendors listed below represented a group of vendors who made frequent payment demands to SWI and/or were structured in such a way that the vendor needed immediate funds to maintain business operations. SWI believed its payment obligations to these 10 vendors to be unique insomuch as to require an immediate attempt to work out a payment to settle the outstanding debt with each vendor individually. Therefore, between June 2016 and September 2016, SWI and the 10 vendors discussed fair commercial settlements, rather than forcing parties to either enter costly litigation or to further burden financially strapped entities.

SWI and each of the 10 vendors listed below separately agreed at arm's length to settle outstanding debts with the understanding that SWI would make an immediate payment to each vendor. SWI believes that immediate payment was critical, as no settlement would have been reached without it. SWI made such payments but continues to report the full amounts of each outstanding debt so as to avoid potential conflicts with FEC regulations. Presuming the FEC ultimately approves the negotiated settlements, each vendor agrees that it has been paid in full. However, if the FEC does not approved the settlements, without regard to the substantial payments made, SWI will continue to owe each vendor.

The chart below shows the original debt owed, the settlement amount paid, and the outstanding debt associated with each vendor. In total \$333,447.81 has been paid to settle these debts.

Vendor	Original Debt	Outstanding at Settlement Date	Settlement Paid	Debt Amount Settled
Tusk Productions LLC	\$16,553.41	\$11,338.28	\$7,500.00	\$3,838.28
Superior Strategies, LLC	\$18,182.00	\$13,091.00	\$8,000.00	\$5,091.00

			FEC N	1AIL CENTER \$1,351.80
Shirley and Banister Public Affairs	\$32,751.80	\$8,551.80	\$7,000.00 2017 Jái	\$1,551.80°
Sharp Politics LLC	\$84,139.87	\$39,045.57	\$33,045.57	\$6,000.00
Prospect Strategic Communications LLC	\$35,202.33	\$11,198.98	\$8,000.00	\$3,198.98
Maverick Finance	\$12,654.23	\$10,654.23	\$9,654.23	\$1,000.00
Maseng Communications	\$32,702.43	\$17,500.00	\$15,000.00	\$2,500.00
Just Win Strategies	\$42,103.86	\$12,955.42	\$8,000.00	\$4,955.42
Ground Game Strategies	\$39,793.36	\$10,000.00	\$7,500.00	\$2,500.00
Drucker Lawhon LLP	\$60,000.00	\$30,000.00	\$20,000.00	\$10,000.00

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SWI separately completed a FEC Form 8 and attached a signed letter outlining the commercially fair, arm's length debt settlement relating to each vendor listed above.

### Conclusion

This letter, taken together with each FEC Form 8 and signed letter, demonstrate SWI's good faith efforts to comply with its legal obligations in order to convert SWI into a terminating committee. SWI does not intend to receive contributions, make expenditures or make disbursements that would otherwise qualify it as a political committee. Furthermore, as demonstrated by these filings, should the FEC approve SWI's debt settlement plan, SWI will no longer have any outstanding debts or obligations. To the extent SWI carries a balance of funds, such funds will be used to pay any costs incurred until SWI is permitted to terminate.

Sincerely,

Kate Lind, SWI Treasurer

## SCOTT WALKER

FOR AMERICA

December 19, 2016

Tusk Productions LLC Ali Almour 38 Lakewood Drive Denville, NJ 07834

Dear Ms. Almour,

This letter sets forth the agreement between Tusk Productions LLC and Scott Walker Inc ("SWI"), collectively the Parties, regarding the settlement of outstanding amounts owed by SWI to Tusk Productions LLC (the "debt")

During the presidential primary period, SWI incurred \$16,553.41 in costs owed to Tusk Productions LLC. As of 6/10/16, SWI had made \$5,215.13 in payments, leaving a remaining outstanding amount due of \$11,338.28. On or around 6/10/16, the Parties agreed to resolve the final amount due in a commercially reasonable manner, to avoid further cost and delay related to SWI's efforts to raise money to pay off its remaining presidential primary debt. The parties agreed to settle the remaining debt due in exchange for an immediate payment of \$7,500.00 to Tusk Productions.

Tusk Productions LLC acknowledges that the remaining amount of \$3,838.28, which has been reported in the normal course of business in SWI's filings with the Federal Election Commission ("FEC"), has been discharged in a commercially reasonable manner and consistent with its general business practices. Tusk Productions LLC pursued its remedies against SWI as vigorously as it would pursue its remedies against a nonpolitical debtor that, like SWI, has limited assets:

SWI and Tusk Productions LLC join in presenting this settlement for approval by the FEC as part of the SWI request to become a Terminating Committee. The parties understand that final settlement is subject to final approval of the FEC.

If you agree with the description of the terms of the agreement detailed above, please sign below and return an executed copy to me. Thank you!

Sincerely,

Kate Lind Treasurer

As a representative of Tusk Productions LLC, I accept the settlement agreement offered to me by Scott Walker Inc. and consider the debt satisfied.

Ali Almour

Date:

December 23, 2016

Superior Strategies LLC Chris Leavitt 717 King Street #205 Alexandria, VA 22314

Dear Mr. Leavitt,

This letter sets forth the agreement between Superior Strategies LLC and Scott Walker Inc ("SWI"), collectively the Parties, regarding the settlement of outstanding amounts owed by SWI to Superior Strategies LLC (the "debt")

During the presidential primary period, SWI incurred \$18,182 in costs owed to Superior Strategies LLC. As of 6/10/16, SWI had made \$5,091 in payments, leaving a remaining outstanding amount due of \$13,091. On or around 6/10/16, the Parties agreed to resolve the final amount due in a commercially reasonable manner, to avoid further cost and delay related to SWI's efforts to raise money to pay off its remaining presidential primary debt. The parties agreed to settle the remaining debt due in exchange for an immediate payment of \$8,000.00 to Superior Strategies LLC.

Superior Strategies LLC acknowledges that the remaining amount of \$5,091 which has been reported in the normal course of business in SWI's filings with the Federal Election Commission ("FEC"), has been discharged in a commercially reasonable manner and consistent with its general business practices. Superior Strategies LLC pursued its remedies against SWI as vigorously as it would pursue its remedies against a nonpolitical debtor that, like SWI, has limited assets.

SWI and Superior Strategies LLC join in presenting this settlement for approval by the FEC as part of the SWI request to become a Terminating Committee. The parties understand that final settlement is subject to final approval of the FEC.

If you agree with the description of the terms of the agreement detailed above, please sign below and return an executed copy to me. Thank you!

Sincerely

Kate Lind Treasurer

As a representative of Superior Strategies LLC, I accept the settlement agreement offered to me by Scott Walker)Inc. and consider the debt satisfied.

By: Chris Leavitt

Date: / - //4

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## SCOTT WALKER

TOR AMERICA

December 23, 2016

Shirley & Banister Public Affairs Diana Banister 122 S Patrick Street Alexandria, WI 22314

Dear Ms. Banister,

This letter sets forth the agreement between Shirley & Banister Public Affairs and Scott Walker Inc ("SWI"), collectively the Parties, regarding the settlement of outstanding amounts owed by SWI to Shirley & Banister Public Affairs (the "debt")

During the presidential primary period, SWI incurred \$32,751.80 in costs owed to Shirley & Banister Public Affairs. As of 8/10/16, SWI had made \$24,200.00 in payments, leaving a remaining outstanding amount due of \$8,551.80. On or around 8/10/16, the Parties agreed to resolve the final amount due in a commercially reasonable manner, to avoid further cost and delay related to SWI's efforts to raise money to pay off its remaining presidential primary debt. The parties agreed to settle the remaining debt due in exchange for an immediate payment of \$7,000.00 to Shirley & Banister Public Affairs.

Shirley & Banister Public Affairs acknowledges that the remaining amount of \$1,551.80 which has been reported in the normal course of business in SWI's filings with the Federal Election Commission ("FEC"), has been discharged in a commercially reasonable manner and consistent with its general business practices. Shirley & Banister Public Affairs pursued its remedies against SWI as vigorously as it would pursue its remedies against a nonpolitical debtor that, like SWI, has limited assets.

SWI and Shirley & Banister Public Affairs join in presenting this settlement for approval by the FEC as part of the SWI request to become a Terminating Committee. The parties understand that final settlement is subject to final approval of the FEC.

If you agree with the description of the terms of the agreement detailed above, please sign below and return an executed copy to me. Thank you!

Sincerely,

Kate Lind Treasurer

As a representative of Shirley & Banister Public Affairs, I accept the settlement agreement offered to me by Scott Walker Inc. and consider the debt satisfied.

By: Diana Banister

## SCOTT WALKEER

FOR AMERICA

December 23, 2016

Sharp Politics LLC Josh Sharp PO Box 25122 Alexandria, VA 22314

Dear Mr. Sharp,

This letter sets forth the agreement between Sharp Politics LLC and Scott Walker Inc ("SWI"), collectively the Parties, regarding the settlement of outstanding amounts owed by SWI to Sharp Politics LLC (the "debt")

During the presidential primary period, SWI incurred \$84,139.87 in costs owed to Sharp Politics LLC. As of 10/17/16, SWI had made \$45,094.30 in payments, leaving a remaining outstanding amount due of \$39,045.57. On or around 10/17/16, the Parties agreed to resolve the final amount due in a commercially reasonable manner, to avoid further cost and delay related to SWI's efforts to raise money to pay off its remaining presidential primary debt. The parties agreed to settle the remaining debt due in exchange for an immediate payment of \$33,045.57 to Sharp Politics LLC.

Sharp Politics LLC acknowledges that the remaining amount of \$6,000.00 which has been reported in the normal course of business in SWI's filings with the Federal Election Commission ("FEC"), has been discharged in a commercially reasonable manner and consistent with its general business practices. Sharp Politics LLC pursued its remedies against SWI as vigorously as it would pursue its remedies against a nonpolitical debtor that, like SWI, has limited assets.

SWI and Sharp Politics LLC join in presenting this settlement for approval by the FEC as part of the SWI request to become a Terminating Committee. The parties understand that final settlement is subject to final approval of the FEC.

If you agree with the description of the terms of the agreement detailed above, please sign below and return an executed copy to me. Thank you!

Sincerely.

Kate Lind Treasurer

As a representative of Sharp Politics LLC, I accept the settlement agreement offered to me by Scott Walker Inc. and consider the debt satisfied.

—Docusigned by: Joshua Sharp

By: Josh Sharp Date: 1/2/2017

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FOR AMERICA

December 23, 2016

Prospect Strategic Communications LLC Kris Anderson PO Box 17079 Arlington, VA 22216

Dear Mr. Anderson.

This letter sets forth the agreement between Prospect Strategic Communications LLC and Scott Walker Inc ("SWI"), collectively the Parties, regarding the settlement of outstanding amounts owed by SWI to Prospect Strategic Communications LLC (the "debt")

During the presidential primary period, SWI/incurred \$35,202.33 in costs owed to Prospect Strategic Communications LLC. As of 6/10/16, SWI had made \$24,003.35 in payments, leaving a remaining outstanding amount due of \$11,198,98. On or around 6/16/16, the Parties agreed to resolve the final amount due in a commercially reasonable manner, to avoid further cost and delay related to SWI's efforts to raise money to pay off its femaining presidential primary debt. The parties agreed to settle the remaining debt due in exchange for an immediate payment of \$8,000.00 to Prospect Strategic Communications LLC.

Prospect Strategic Communications LL Clacknowledges that the remaining amount of \$3,198,98 which has been reported in the normal course of business in SWPs filings with the Federal Election Commission ("FEC"), has been discharged in a commercially reasonable manner and consistent with its general business practices. Prospect Strategic Communications LLC pursued its remedies against SWI as vigorously as it would pursue its remedies against a nonpolitical debtor that, like SWI, has limited assets.

SWI and Prospect Strategic Communications LLC join in presenting this settlement for approval by the FEC as part of the SWI request to become a Terminating Committee. The parties understand that final settlement is subject to final approval of the FEC.

If you agree with the description of the terms of the agreement detailed above, please sign below and return an executed copy to me. Thank you!

Kate Lind

Treasurer

As a representative of Prospect Strategic Communications LLC, I accept the settlement, agreement offered to me by Scott Walker Inc. and consider the debt satisfied.

By: Kris Anderson

FOR AMERICA

December 23, 2016

Maverick Finance Jen Zaborney 403 N Second Street, 2<sup>nd</sup> FI Harrisburg, PA 17101

Dear Ms. Zaborney,

This letter sets forth the agreement between Maverick Finance and Scott Walker Inc ("SWI"), collectively the Parties, regarding the settlement of outstanding amounts owed by SWI to Maverick Finance (the "debt")

During the presidential primary period, SWI incurred \$12,654.23 in costs owed to Maverick Finance. As of 8/10/16, SWI had made \$2,000.00 in payments, leaving a remaining outstanding amount due of \$10,654.23. On or around 8/10/16, the Parties agreed to resolve the final amount due in a commercially reasonable manner, to avoid further cost and delay related to SWI's efforts to raise money to pay off its remaining presidential primary debt. The parties agreed to settle the remaining debt due in exchange for an immediate payment of \$9,654.23 to Maverick Finance.

Maverick Finance acknowledges that the remaining amount of \$1,000.00 which has been reported in the normal course of business in SWI's filings with the Federal Election Commission ("FEC"), has been discharged in a commercially reasonable manner and consistent with its general business practices. Maverick Finance pursued its remedies against SWI as vigorously as it would pursue its remedies against a nonpolitical debtor that, like SWI, has limited assets.

SWI and Maverick Finance join in presenting this settlement for approval by the FEC as part of the SWI request to become a Terminating Committee. The parties understand that final settlement is subject to final approval of the FEC.

If you agree with the description of the terms of the agreement detailed above, please sign below and return an executed copy to me. Thank you!

Sincerely

Kate Lind Treasurer

As a representative of Maverick Finance, I accept the settlement agreement offered to me by Scatt Walker Inc. and consider the debt satisfied.

By: Je**z Zabor**n Date: **1 2 1** 

# SCOTT WALKER

FOR AMERICA

December 23, 2016

Maseng Communications Mari Will 11309 Baroque Road Silver Spring, MD 20901

Dear Ms. Will,

This letter sets forth the agreement between Maseng Communications and Scott Walker Inc ("SWI"), collectively the Parties, regarding the settlement of outstanding amounts owed by SWI to Maseng Communications (the "debt")

During the presidential primary period, SWI incurred \$32,702:43 in costs owed to Maseng Communications. As of 8/10/16, SWI had made \$15,202:43 in payments, leaving a remaining outstanding amount due of \$17,500.00. On or around 8/10/16, the Parties agreed to resolve the final amount due in a commercially reasonable manner, to avoid further cost and delay related to SWI's efforts to raise money to pay off its remaining presidential primary debt. The parties agreed to settle the remaining debt due in exchange for an immediate payment of \$15,000.00 to Maseng Communications.

Maseng Communications acknowledges that the remaining amount of \$2,500.00 which has been reported in the normal course of business in SWI's fillings with the Federal Election Commission ("FEC"), has been discharged in a commercially reasonable manner and consistent with its general business practices. Maseng Communications pursued its remedies against SWI as vigorously as it would pursue its remedies against a nonpolitical debtor that, like SWI, has limited assets.

SWI and Maseng Communications join in presenting this settlement for approval by the FEC as part of the SWI request to become a Terminating Committee. The parties understand that final settlement is subject to final approval of the FEC.

If you agree with the description of the terms of the agreement detailed above, please sign below and return an executed copy to me. Thank you!

Sincerely

Kate Lind Treasurer

As a representative of Maseng Communications, I accept the settlement agreement offered to me by Scott Walker Inc. and consider the debt satisfied.

By: Mari Will

Date: ///0//

### RECEIVED FEC MAIL CENTER

## SCOTT WALKEERHII: 19

FOR AMERICA

December 23, 2016

Just Win Strategies Ashlee Rich Stephenson PO Box 2561 Alexandria, VA 22301

Dear Ms. Stephenson,

This letter sets forth the agreement between Just Win Strategies and Scott Walker Inc ("SWI"), collectively the Parties, regarding the settlement of outstanding amounts owed by SWI to Just Win Strategies (the "debt")

During the presidential primary period, SWI incurred \$42,103.86 in costs owed to Just Win Strategies. As of 6/10/16, SWI had made \$29,148.44 in payments, leaving a remaining outstanding amount due of \$12,955.42. On or around 6/10/16, the Parties agreed to resolve the final amount due in a commercially reasonable manner, to avoid further cost and delay related to SWI's efforts to raise money to pay off its remaining presidential primary debt. The parties agreed to settle the remaining debt due in exchange for an immediate payment of \$8,000.00 to Just Win Strategies.

Just Win Strategies acknowledges that the remaining amount of \$4,955.42 which has been reported in the normal course of business in SWI's filings with the Federal Election Commission ("FEC"), has been discharged in a commercially reasonable manner and consistent with its general business practices. Just Win Strategies pursued its remedies against SWI as vigorously as it would pursue its remedies against a nonpolitical debtor that, like SWI, has limited assets.

SWI and Just Win Strategies join in presenting this settlement for approval by the FEC as part of the SWI request to become a Terminating Committee. The parties understand that final settlement is subject to final approval of the FEC.

If you agree with the description of the terms of the agreement detailed above, please sign below and return an executed copy to me. Thank you!

Sincerely.

Treasurer

As a representative of Just Win Strategies, I accept the settlement agreement offered to me by Scott Walker Inc. and consider the debt satisfied.

By: Ashlee Rich Stephenson

Date: 1/10/17

## SCOTT WALKEER

Documber 23, 2016

Ground Game Strategies Dan Tripp 300 Hickory Lane Mauldin, SC 29662

Dear Mr. Tripp.

This letter sets forth the agreement between Ground Game Strategies and Scott Walker Inc ("SWP"), collectively the Parties, regarding the settlement of outstanding amounts owed by SWI to Ground Game Strategies (the "debt")

During the presidential primary period, SWI incurred \$39,793.36 in costs owed to Ground Game Strategies. As of 6/10/16, SWI had made \$29,793.36 in payments, leaving a remaining outstanding amount due of \$10,000.00. On or around 6/10/16, the Parties agreed to resolve the final amount due in a commercially reasonable manner, to avoid further cost and delay related to SWI's efforts to raise money to pay off its remaining presidential primary debt. The parties agreed to settle the remaining debt due in exchange for an immediate payment of \$7,500.00 to Ground Game Strategies.

Ground Game Strategies acknowledges that the remaining amount of \$2,500.00, which has been reported in the normal course of business in SWI's filings with the Federal Election Commission ("FEC"), has been discharged in a commercially reasonable manner and consistent with its general business practices. Ground Game Strategies pursued its remedies against SWI as vigorously as it would pursue its remedies against a nonpolitical debtor that, like SWI, has limited assets.

SWI and Ground Game Strategies join in presenting this settlement for approval by the FEC as part of the SWI request to become a Terminating Committee. The parties understand that final settlement is subject to final approval of the FEC.

If you agree with the description of the terms of the agreement detailed above, please sign below and return an executed copy to me. Thank you!

Sincerely

Kate Lind Treasurer

As a representative of Ground Game Strategies, I accept the settlement agreement offered to me by Scott Walker Inc. and consider the debt satisfied.

By: Dan Trip

Date:

## SCOTT WALKER

December 23, 2016

Drucker Lawhon LLP Jenny Drucker 317 15th Street NE Washington, DC 20002

Dear Ms. Drucker.

This letter sets forth the agreement between Drucker Lawhon LLP and Scott Walker Inc ("SWI"), collectively the Parties, regarding the settlement of outstanding amounts owed by SWI to Drucker Lawhon LLP (the "debt")

During the presidential primary period, SWI incurred \$60,000 in costs owed to Drucker Lawhon LLP. As of 8/8/16, SWI had made \$30,000 in payments, leaving a remaining outstanding amount due of \$30,000. On or around 8/8/16, the Parties agreed to resolve the final amount due in a commercially reasonable manner, to avoid further cost and delay related to SWI's efforts to raise money to pay off its remaining presidential primary debt. The parties agreed to settle the remaining debt due in exchange for an immediate payment of \$20,000 to Drucker Lawhon LLP.

Drucker Lawhon LLP acknowledges that the remaining amount of \$10,000, which has been reported in the normal course of business in SWI's filings with the Federal Election Commission ("FEC"), has been discharged in a commercially reasonable manner and consistent with its general business practices. Drucker Lawhon LLP pursued its remedies against SWI as vigorously as it would pursue its remedies against a nonpolitical debtor that, like SWI, has limited assets.

SWI and Drucker Lawhon LLP join in presenting this settlement for approval by the FEC as part of the SWI request to become a Terminating Committee. The parties understand that final settlement is subject to final approval of the FEC.

If you agree with the description of the terms of the agreement detailed above, please sign below and return an executed copy to me. Thank you!

Sincerely,

Kate Lind Treasurer

As a representative of Drucker Lawhon LLP, I accept the settlement agreement offered to me by Scott Walker Inc. and consider the debt satisfied.

Date: 1.3/2017

# 2017 - 01 - 1M - 0M - 001M09X9

## **DEBT SETTLEMENT PLAN**

RECEIVED FEC MAIL CENTER

NAME OF COMMITTEE						
Scott Walker Inc.			ZUI/ JAN	13 AM 11: 17		
ADDRESS		<u> </u>	1	?		
PO Box 620590				: :-		
CITY, STATE AND ZIP CODE			FEC I.D. NUMBER			
Middleton, WI 53562			C00580480	<b>)</b>		
	PART I — COMMITT	EE SUMMARY INFORMATION				
1. CASH ON HAND AS OF 12/31/16	SHON HAND AS OF 12/31/16 \$71,869.96 6. TOTAL AMOUNT OF DEBTS OWED BY THE COMMITTEE					
2. TOTAL ASSETS TO BE LIQUIDATED	0	7. TOTAL NUMBER OF CREDIT	ORS OWED	10		
3. TOTAL (ADD 1 AND 2)	\$71,869.96	8. NUMBER OF CREDITORS IN	PART II OF THIS PLAN	10		
4. YEAR TO DATE RECEIPTS	\$1,312,395.06	9. TOTAL AMOUNT OF DEBTS IN PART II OF THIS PLAN	OWED TO THE CREDITO	\$40,635.48		
5. YEAR TO DATE DISBURSEMENTS	\$1,445,238.86	10. TOTAL AMOUNT TO BE PAI OF THIS PLAN	ID TO CREDITORS IN PA	O		
11. IS THE COMMITTEE TERMINATING ITS ACTIVITI	ES?					
YES NO IF YES, WHEN DOES THE SETTLEMENT PLAN (SEE		LE A TERMINATION REPORT? IF	NO, COMMITTEE IS NOT	FELIGIBLE TO FILE A DEBT		
Termination Report will be file		l of this debt settlem	nent and as so	on as otherwise		
permitted by the Commission	ı.					
12. IF THIS IS AN AUTHORIZED COMMITTEE, DOES	THE CANDIDATE HAVE OTH	HER AUTHORIZED COMMITTEES?	·····			
YES X NO IF YES, LIST BELOW.	•					
_						
13. DOES THE COMMITTEE HAVE SUFFICIENT FUN	DS TO PAY THE TOTAL AMO	DUNT INDICATED IN THIS PLAN?				
YES NO IF NO, WHAT STEPS WILL	BE TAKEN TO OBTAIN THE	FUNDS?				
_						
14. HAS THE COMMITTEE FILED PREVIOUS DEBT S	ETTLEMENT PLANS?	· ·	· · · · · · · · · · · · · · · · · · ·			
YES X NO						
		· · · · · · · · · · · · · · · · · · ·				
15. AFTER DISPOSING OF ALL THE COMMITTEE'S D	DEBTS AND OBLIGATIONS, V	WILL THERE BE ANY RESIDUAL FL	JNDS?			
YES NO IF YES, HOW WILL THE FL	INDS BE DISBURSED?					
The committee will divest of al	l remaining funds	s through disbursem	ents made in	a manner consistent		
with FECA and FEC Regulation						
I certify, to the best of my knowledge, that the info	rmation contained in this D	Pebt Settlement Plan is true, corru	ect and complete.			
SIGNATURE OF TREASURER OF			DATE	FEC FORM 8		
COMMITTEE	Χ΄	·	1/13/17	(Revised 1/2001)		

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DEBT SETTLEMENT PLAN RECEIVED
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		P 1 0 1 1			
NAME OF COMMITTEE	COMMITTEE FEC I.D. NUM			PAGE	OF
Scott Walker Inc.		<sup>2017</sup> C00580480			10
CREDITOR SUMMARY (FILL OUT FOR EACH CRE					
FULL NAME AND MAILING ADDRESS OF CREDITOR		ATE INCURRED	AMOUNT OWED	AMO	DUNT
Tusk Productions LLC	] ]		TO CREDITOR	OFFE	RED IN
38 Lakewood Drive				SETTL	EMENT
Denville, NJ 07834	ļ	i		Į.	
		2015	\$3,838.28	ł	\$0
TYPE OF CREDITOR:				Ì	
INCORPORATED UNINCORPORATED	<u>L.</u>			<u></u>	
COMMERCIAL VENDOR COMMERCIAL VENDOR CANDIDATE	СОММІТТ	EE EMPLOYEE	OTHER INDIVIDU	JAL	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT			·, ·		
See attached Settlement Agreement Letter.					
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT			<del></del>		
S. ELFORTO MADE DE TIL COMMITTE DE TOTAL TIL DEDI	·				
See attached Settlement Agreement Letter.					
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT		<del></del>	<del></del>		
C. SIEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT					
See attached Settlement Agreement Letter.			•		
de diddied demanter Agreement Editor.					
	•				
CREDITOR SE (TO BE FILLED OUT BY					
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTH	HER DEBT COLLI	ECTION EFFORTS A	GAINST NONPOLITICA	AL DEBTORS	5?
X YES NO IF NO, PLEASE EXPLAIN					
•					
See attached Settlement Agreement Letter.					
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENT	S MADE BY THE	CREDITOR WITH C	THER NONPOLITICAL	DEBTORS?	,
X YES NO IF NO, PLEASE EXPLAIN					
A 100 III NO, I ELAGE EXI EXIII					
See attached Settlement Agreement Letter.					
As a representative of the creditor, I hereby accept the settlement offer made to me by	y the committee	and upon paymen	t agree to consider		
the debt satisfied (or attach a copy of the signed settlement).				DATE	
SIGNATURE OF CREDITOR OR				DATE	
REPRESENTATIVE See attached Settlement Agreement Le	tter.			ł	

# 2017 : 01 : 18 : 08 : 00-20051

## **DEBT SETTLEMENT PLAN**

NAME OF COMMITTEE	FEC I.D. NUMBER			PAGE	OF	
Scott Walker Inc.	C00580480			2	10_	
CREDITOR SUMMARY INFORM (FILL OUT FOR EACH CREDITOR IN PI						
FULL NAME AND MAILING ADDRESS OF CREDITOR DATE INCURRED AMOUNT		AMOUNT OWED TO CREDITOR	OFFE	DUNT RED IN EMENT		
Alexandria, VA 22314	201	15	\$5,091.00		\$0	
TYPE OF CREDITOR:  INCORPORATED  UNINCORPORATED  COMMERCIAL VENDOR  CANDIDATE  COMMERCIAL VENDOR  COMMERCIAL	COMMITTEE EMPLOYEE OTHER INDIVIDUAL					
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT		<del></del>				
See attached Settlement Agreement Letter.						
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT						
See attached Settlement Agreement Letter.						
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT  See attached Settlement Agreement Letter.						
CREDITOR SECTION (TO BE FILLED OUT BY CREDITOR	<del></del>	· ·	<del>, , , , , , , , , , , , , , , , , , , </del>			
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT CO	OLLECTION	EFFORTS A	GAINST NONPOLITICA	L DEBTOR	5?	
YES NO IF NO, PLEASE EXPLAIN						
See attached Settlement Agreement Letter.						
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE BY	THE CREDIT	OR WITH O	THER NONPOLITICAL	DEBTORS?	,	
YES NO IF NO, PLEASE EXPLAIN						
See attached Settlement Agreement Letter.						
As a representative of the creditor, I hereby accept the settlement offer made to me by the committee debt satisfied (or attach a copy of the signed settlement).	ittee and up	on paymen	nt agree to consider			
SIGNATURE OF CREDITOR OR See attached Settlement Agreement Letter.				DATE		

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DEBT SETTLEMENT PLAN

RECEIVED FEC MAIL CENTER

NAME OF COMMITTEE		FEC I.D. N		I MA	PAGES	OF			
Scott Walker Inc.		C005	JAN 13 80480		3	10			
CREDITOR SUMMARY INFORM (FILL OUT FOR EACH CREDITOR IN PI									
FULL NAME AND MAILING ADDRESS OF CREDITOR Shirley & Banister Public Affairs 122 S Patrick Street	DATE INCURRED AMOUNT OWED TO CREDITOR				1				
Alexandria, VA 22314	20	15	\$1,551	.80		\$0			
TYPE OF CREDITOR:  INCORPORATED  UNINCORPORATED  COMMERCIAL VENDOR  CANDIDATE  COMMERCIAL VENDOR  COMMERCIAL	MITTEE EMP	PLOYEE	OTHER	NDIVIDU	AL				
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT									
See attached Settlement Agreement Letter.									
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT									
See attached Settlement Agreement Letter.									
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT									
See attached Settlement Agreement Letter.									
		•							
CREDITOR SECTION (TO BE FILLED OUT BY CREDITOR	1)								
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT CO	OLLECTION	EFFORTS /	AGAINST NON	POLITICA	L DEBTORS	\$?			
X YES NO IF NO, PLEASE EXPLAIN									
See attached Settlement Agreement Letter.									
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE BY	THE CREDI	TOR WITH (	OTHER NONPO	LITICAL	DEBTORS?				
YES NO IF NO, PLEASE EXPLAIN									
See attached Settlement Agreement Letter.									
As a representative of the creditor, I hereby accept the settlement offer made to me by the comm the debt satisfied (or attach a copy of the signed settlement).	ittee and up	on paymer	nt agree to cor	nsider					
SIGNATURE OF CREDITOR OR  REPRESENTATIVE  See attached Settlement Agreement Letter					DATE				

# DEBT SETTLEMENT PLAN

NAME OF COMMITTEE	FEC I.D. NUMBER			PAGE	OF
Scott Walker Inc.	C00580480			4	10
CREDITOR SUMMARY INFORM (FILL OUT FOR EACH CREDITOR IN F					
FULL NAME AND MAILING ADDRESS OF CREDITOR Sharp Politics LLC PO Box 25122	<del></del>	DATE INCURRED AMOUNT OWN TO CREDITO			OUNT RED IN EMENT
Alexandria, VA 22314	20	15	\$6,000.00	:	\$0
TYPE OF CREDITOR:					
INCORPORATED UNINCORPORATED COMMERCIAL VENDOR CANDIDATE COM	IMITTEE EMP	PLOYEE	OTHER INDIVIDU	AL	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT					
See attached Settlement Agreement Letter.					
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT					
See attached Settlement Agreement Letter.					
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT	<del></del>	<u></u>		····	
See attached Settlement Agreement Letter.					
CREDITOR SECTION (TO BE FILLED OUT BY CREDITOR	3)				<del></del>
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT C	<u> </u>	EFFORTS A	GAINST NONPOLITICA	L DEBTORS	?
X YES NO IF NO, PLEASE EXPLAIN					
See attached Settlement Agreement Letter.					
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE BY	THE CREDIT	OR WITH C	THER NONPOLITICAL	DEBTORS?	
YES NO IF NO, PLEASE EXPLAIN					
See attached Settlement Agreement Letter.					
As a representative of the creditor, I hereby accept the settlement offer made to me by the commented debt satisfied (or attach a copy of the signed settlement).	nittee and up	on paymen	t agree to consider		<del></del>
SIGNATURE OF CREDITOR OR REPRESENTATIVE  See attached Settlement Agreement Letter.				DATE	

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# DEBT SETTLEMENT PLAN PART II

NAME OF COMMITTEE	FEC I.D. NUMBER			PAGE	OF		
Scott Walker Inc.	C005		C0058		30480	5	10
CREDITOR SUMMARY INFORM							
FULL NAME AND MAILING ADDRESS OF CREDITOR Prospect Strategic Communications LLC PO Box 17079	<del>,</del>	DATE INCURRED AMOUNT OWE TO CREDITOR					
Arlington, VA 22216	201	15	\$3,198.98		<b>\$</b> 0		
TYPE OF CREDITOR:							
INCORPORATED UNINCORPORATED  COMMERCIAL VENDOR CANDIDATE COMMERCIAL VENDOR CANDIDATE	MITTEE EMP	LOYEE	OTHER INDIVIDU	AL			
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT							
See attached Settlement Agreement Letter.							
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT							
See attached Settlement Agreement Letter.							
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT  See attached Settlement Agreement Letter.							
CREDITOR SECTION (TO BE FILLED OUT BY CREDITOR	)						
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT CO	OLLECTION	EFFORTS A	AGAINST NONPOLITICA	L DEBTORS	?		
X YES NO IF NO, PLEASE EXPLAIN							
See attached Settlement Agreement Letter.							
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE BY	THE CREDIT	OR WITH O	OTHER NONPOLITICAL	DEBTORS?			
X YES NO IF NO, PLEASE EXPLAIN							
See attached Settlement Agreement Letter.							
As a representative of the creditor, I hereby accept the settlement offer made to me by the committee debt satisfied (or attach a copy of the signed settlement).	ittee and up	on paymer	nt agree to consider	<del></del>			
SIGNATURE OF CREDITOR OR See attached Settlement Agreement Letter.				DATE			

## **DEBT SETTLEMENT PLAN**

NAME OF COMMITTEE	FEC I.D. NUMBER			PAGE	OF										
Scott Walker Inc.	C0058		C0058		C0058		C0058		C0058		C005		30480	6	10
CREDITOR SUMMARY INFORM (FILL OUT FOR EACH CREDITOR IN PL															
FULL NAME AND MAILING ADDRESS OF CREDITOR	DATE INC	CURRED	AMOUNT OWED	AMC	UNT										
Maverick Finance			TO CREDITOR	OFFE	RED IN										
403 N Second Street, 2nd FI				SETTL	EMENT										
Harrisburg, PA 17101				,											
	201	15	\$1,000.00	;	\$0										
TYPE OF CREDITOR:	}			ì											
INCORPORATED UNINCORPORATED	L	LOYEE	OTHER INDIVIDU	AL.	<del></del>										
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT															
See attached Settlement Agreement Letter.															
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT															
S. EL VONTO MADE EL TITLE COMMITTE EL TOTAL THE SEEL															
See attached Settlement Agreement Letter.															
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C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT				_											
See attached Settlement Agreement Letter.															
CREDITOR SECTION															
(TO BE FILLED OUT BY CREDITOR	)														
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT CO	OLLECTION	EFFORTS A	AGAINST NONPOLITICA	L DEBTORS	67										
X YES NO IF NO, PLEASE EXPLAIN															
O															
See attached Settlement Agreement Letter.															
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE BY	THE CREDIT	OR WITH C	THER NONPOLITICAL	DEBTORS?											
Myre Man is no pisans symmetry															
YES NO IF NO, PLEASE EXPLAIN															
See attached Settlement Agreement Letter.															
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As a representative of the creditor, I hereby accept the settlement offer made to me by the committhe debt satisfied (or attach a copy of the signed settlement).	ittee and up	on paymer	t agree to consider												
				DATE											
SIGNATURE OF CREDITOR OR				"""											
REPRESENTATIVE See attached Settlement Agreement Letter.				1											

## **DEBT SETTLEMENT PLAN**

NAME OF COMMITTEE		FEC I.D. NUMBER			OF
Scott Walker Inc.		C00580480		7	10
CREDITOR SUMMARY INFOR	CREDITOR SUMMARY INFORMATION				
(FILL OUT FOR EACH CREDITOR IN	<del></del>	CURRED	AMOUNT OWED	AMC	UNT
Maseng Communications	DATEIN	TO CREDIT			REDIN
11309 Baroque Road	ļ		ļ	SETTL	EMENT
Silver Spring, MD 20901					
5 m 5 m 5 m 5 m 5 m 5 m 5 m 5 m 5 m 5 m	20	15	\$2,500.00	1	50
	1 2		\$2,000.00	1	•••
TYPE OF CREDITOR:	L		<u> </u>		
INCORPORATED UNINCORPORATED COMMERCIAL VENDOR CANDIDATE COMMERCIAL VENDOR COMMERCIAL	мміттеє емі	PLOYEE	OTHER INDIVIDU	JAL	
A TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT		-			
See attached Settlement Agreement Letter.					
	•				
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT		<del></del>			
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEDI					
Con afficiated Cofficer at Assessment Laws					
See attached Settlement Agreement Letter.					
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT					
See attached Settlement Agreement Letter.					
		·			
CREDITOR SECTION (TO BE FILLED OUT BY CREDITO	) <b>R</b> )				
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT	COLLECTION	EFFORTS A	AGAINST NONPOLITICA	AL DEBTORS	?
X YES NO IF NO, PLEASE EXPLAIN					
TES NO IF NO, PLEASE EXPLAIN					
				•	
See attached Settlement Agreement Letter.					
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE E	V TUE COENI	TOD WITH	THER MONDOLITICAL	DEBTORES	
	I THE UNEU	TON WITH	DI HER MONFOLITICAL	DEBIONS	
YES NO IF NO, PLEASE EXPLAIN					
See attached Settlement Agreement Letter.	•				
oce attached Settlement Agreement Letter.					
As a representative of the creditor, I hereby accept the settlement offer made to me by the com	mittee and us	oon paymer	nt agree to consider		
the debt satisfied (or attach a copy of the signed settlement).	<b>-</b> -	,y	<u> </u>		
SIGNATURE OF				DATE	
CREDITOR OR  REPRESENTATIVE  See attached Settlement Agreement Letter.					
TEL TELETITATIVE 300 GEOGRAPHIC TAGICOTTOTIC LETTER.				1	

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## **DEBT SETTLEMENT PLAN**

NAME OF COMMITTEE		FEC I.D. NUMBER			OF
Scott Walker Inc.		C00580480		8	10
CREDITOR SUMMARY INF (FILL OUT FOR EACH CREDITO					
FULL NAME AND MAILING ADDRESS OF CREDITOR	DATE	NCURRED	AMOUNT OWED	AMC	UNT
Just Win Strategies	ì		TO CREDITOR	1	RED IN EMENT
PO Box 2561				35115	CIVICIAI
Alexandria, VA 22301				ļ.	**
	20	015	\$4,955.42	1	\$0
TYPE OF CREDITOR:				<u> </u>	
INCORPORATED UNINCORPORATED COMMERCIAL VENDOR CANDIDATE	COMMITTEE EN	MPLOYEE	OTHER INDIVIDU	JAL	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT					
See attached Settlement Agreement Letter.					
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT					
See attached Settlement Agreement Letter.					
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT		<del></del>			
See attached Settlement Agreement Letter.					
CREDITOR SECTI	IONI	<u> </u>	<del> </del>		
(TO BE FILLED OUT BY CRE	DITOR)				
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER D	DEBT COLLECTION	N EFFORTS A	GAINST NONPOLITICA	AL DEBTORS	<b>3?</b>
X YES NO IF NO, PLEASE EXPLAIN					
See attached Settlement Agreement Letter.					
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MA	DE BY THE CRED	OITOR WITH (	THER NONPOLITICAL	DEBTORS?	
YES NO IF NO, PLEASE EXPLAIN					
See attached Settlement Agreement Letter.	·				
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).	committee and u	ipon paymei	nt agree to consider		
SIGNATURE OF CREDITOR OR PEPRESENTATIVE See attached Settlement Agreement Letter.				DATE	

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## **DEBT SETTLEMENT PLAN**

NAME OF COMMITTEE	FEC I.D. NUMBER			PAGE	OF
Scott Walker Inc.		C00580480			10
CREDITOR SUMMARY INFORM (FILL OUT FOR EACH CREDITOR IN PL					
FULL NAME AND MAILING ADDRESS OF CREDITOR  Ground Game Strategies  300 Hickory Lane		RED AMOUNT OWED TO CREDITOR		DUNT RED IN EMENT	
Mauldin, SC 29662	201	5	\$2,500.00		\$0
TYPE OF CREDITOR:  INCORPORATED  UNINCORPORATED  COMMERCIAL VENDOR  COMMERCIAL VENDOR	MITTEE EMP	LOYEE	OTHER INDIVIDU	AL	
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT					
See attached Settlement Agreement Letter.					
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT	<del></del>			·	
See attached Settlement Agreement Letter.					
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT	<del></del>			<del> </del>	
See attached Settlement Agreement Letter.					
CREDITOR SECTION (TO BE FILLED OUT BY CREDITOR	)				
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT CO	OLLECTION	EFFORTS A	AGAINST NONPOLITICA	L DEBTORS	5?
X YES NO IF NO, PLEASE EXPLAIN					
See attached Settlement Agreement Letter.					
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE BY	THE CREDIT	OR WITH (	OTHER NONPOLITICAL	DEBTORS?	
X YES NO IF NO, PLEASE EXPLAIN					
See attached Settlement Agreement Letter.					
As a representative of the creditor, I hereby accept the settlement offer made to me by the committee debt satisfied (or attach a copy of the signed settlement).	ittee and up	оп раутег	nt agree to consider	ı ·	
SIGNATURE OF CREDITOR OR See attached Settlement Agreement Letter.				DATE	
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# DEBT SETTLEMENT PLAN PART II

NAME OF COMMITTEE		FEC I.D. N	UMBER	PAGE	OF	
Scott Walker Inc.	C00580480		30480	10	10	
CREDITOR SUMMARY INFORM. (FILL OUT FOR EACH CREDITOR IN PL						
FULL NAME AND MAILING ADDRESS OF CREDITOR  Drucker Lawhon LLP  317 15th Street NE	DATE INCURRED A		AMOUNT OWED TO CREDITOR	AMOUNT OFFERED IN SETTLEMENT		
Washington, DC 20002			\$10,000.00	\$0		
TYPE OF CREDITOR:				l		
INCORPORATED UNINCORPORATED  COMMERCIAL VENDOR COMMERCIAL VENDOR CANDIDATE COMMITTEE EMPLOYEE OTHER INDIVIDUAL						
A. TERMS OF THE INITIAL EXTENSION OF CREDIT AND NATURE OF THE DEBT						
See attached Settlement Agreement Letter.						
B. EFFORTS MADE BY THE COMMITTEE TO PAY THE DEBT						
See attached Settlement Agreement Letter.						
C. STEPS TAKEN BY THE CREDITOR TO COLLECT THE DEBT	<del></del>					
C. STEPS TAKEN BY THE CHEDITOR TO COLLECT THE DEBT						
See attached Settlement Agreement Letter.						
COEDITOR CESTION						
CREDITOR SECTION (TO BE FILLED OUT BY CREDITOR)						
D. WAS THE EFFORT MADE BY THE CREDITOR TO COLLECT THE DEBT SIMILAR TO OTHER DEBT COLLECTION EFFORTS AGAINST NONPOLITICAL DEBTORS?						
X YES NO IF NO, PLEASE EXPLAIN						
See attached Settlement Agreement Letter.						
F. ADC THE TERMS OF THE OCCUPANT AND THE						
E. ARE THE TERMS OF THE DEBT SETTLEMENT COMPARABLE TO OTHER SETTLEMENTS MADE BY THE CREDITOR WITH OTHER NONPOLITICAL DEBTORS?						
X YES NO IF NO, PLEASE EXPLAIN						
See attached Settlement Agreement Letter.						
As a representative of the creditor, I hereby accept the settlement offer made to me by the committee debt satisfied (or attach a copy of the signed settlement).	ttee and up	on paymer	t agree to consider			
SIGNATURE OF CREDITOR OR SEPRESENTATIVE See attached Settlement Agreement Letter.				DATE		

# **Hand Delivered**

Federal Election Commission ENVELOPE REPLACEMENT PAGE FOR INCOMING DOCUMENTS The FEC added this page to the end of this filing to indicate how it was received.				
Hand Delivered	Date of Receipt			
Postmarked USPS First Class Mail	Date of Receipt			
USPS Registered/Certified	Postmarked (R/C)			
USPS Priority Mail	Postmarked			
USPS Priority Mail Express	Postmarked			
Postmark Illegible				
No Postmark				
Overnight Delivery Service (Specify):	Shipping Date			
Next Business	Day Delivery			
Received from House Records & Registration Office	Date of Receipt			
Received from Senate Public Records Office	Date of Receipt			
Received from Electronic Filing Office	Date of Receipt			
Other (Specify):	ceipt or Postmarked			
PREPARER	1/13/17			
(3/2015)	DATE PREPARED			