

Alaska Public Offices Commission





EXPE	DITED COMPLAINT REQUEST	ALL	COM	PLAINTS	MUST INC	LUDE:	APOC case name/number/date
PRIOR to requesting expedited review, ensure your filing meets the factors required for expedited approval in AS 15.13.380(c). Those factors are whether the alleged violation: If not immediately restrained (stopped), could materially affect the outcome of an election or other impending event;		 6. Basis of knowledge of alleged facts 6. Documentation to support allegations 7. Notarized signature of the complainant 		ARRIVED 10/19/2024 APOC - ANCH PM HC FAXELE			
could cause irreparable harm that penalties could not adequately remedy; and			APOC LAWS ALLEGEDLY VIOLATED Specify section of law or regulation				
□ whether	there is reasonable cause to believe that as occurred or will occur	ZAS 1	15.13	Disclosure 250-405	Law	☐ AS 39	50.680-799
Expedited review requires the complainant to prove the violation by a preponderance of the evidence.		☐ AS 2	24.45	egulation 550-590		☐ AS 24	ive Financial Disclosure .60 : 50.680-799
APOC COMPLAINANT			T		PONDENT	Person or o	roup allegedly violating law
☐ Person ☐ Party ☐ Group	907 Initiative			Person Party Group	Families of the		
Address City / Zlp	645 G Street, STE 100-1082			O BOX 2203	336		
Phone/Fax 907-903-7017			907-248-1028; 907-444-4406				
E-mail info@907initiative.org			christystrutz@hotmail.com; stevestrait@gci.net			trait@gci.net	
	COMPLAINANT'S REPRESENTATIVE			F	RESPONDE	NT'S REF	PRESENTATIVE
If complaine	ant or respondent is political party or group, list contact	t person. I					
Name/Title	Noah I. Star		No	ot known to t	the Complaina	ant at this t	ime
Address	701 West 8th Avenue, Suite 1100						
Phone/Fax	(907) 276-5152						
E-mail	noahs@lbblawyers.com		4				
DESCRIPT	ON or SUMMARY of ALLEGED VIOLAT	ION	Use		SUPPORTIN	NG DOCI	JMENTS - DESCRIBE:
	extra pages for description of violation		extra				
and exhibits	of supporting documents.		pages l	f			
		1.0	needea				
Process	SERVICE ATTACHED: Fax – receipt server – return of service E-mail –	delivery	/read	receipt	Other:		
COMPLAINA	NT'S SWORN STATEMENT: To the bes	t of my	know	ledge and	belief, thes	e statem	ents are true
Signature Subscribed ar	STATE OF ALASKA	1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1 1	TKEL	UTIVE on 10	Difecto 22.24	JR_	Date (0/22/21)
Signature	Cheri L. Woods Complete on #240307003	A A A A A A A A A A A A A A A A A A A		1	Title Not	ary P	ublic
APO	C COMPLAINTS, RESPONSES, INVESTIGATI	ON REPO	ORTS	& COMMIS.	SION ACTION	VS ARE PU	BLIC DOCUMENTS
2221 E. NORTH ANCHORAGE	APOC ANCHORAGE APOC JUNEAU APOC COMPLAINT PROCESS: 2 AAC 50.450 -476 2221 E. NORTHERN LIGHTS #128 ANCHORAGE, AK 99508 P.O. BOX 110222 APOC CRITERIA for ACCEPTING COMPLAINTS: 2 AAC 50.870 907-276-4176 / FAX 907-276-7018 JUNEAU, AK 99811 INVESTIGATIONS & HEARINGS: 2 AAC 50.875-891						
TOLL-FREE 80	time: ever text but severify	10 100	00.0	100 111 11			127
	TOLL-FREE 800-478-4176 465-4864 / FAX 465-4832 RULES for REQUESTING EXPEDITED CONSIDERATION: AS15.13.380(c) WEB: http://doa.alaska.gov/apoc/ APOC FORMS: http://doa.alaska.gov/apoc/forms all.html APOC LAWS: http://doa.alaska.gov/apoc/apoc/apoc/apoc/apoc/apoc/apoc/apoc						

INTRODUCTION

Families of the Last Frontier ("FLF") is an Independent Expenditures group who has raised funds intended to influence the 2024 election and "elect conservatives to public office." In September 2024, FLF received two large contributions from out-of-state political action committees ("PACs"). These contributions are subject to Alaska's "true source" disclosure requirements because "a person or legal entity who derived funds via contributions, donations, dues, or gifts is not the true source, but rather an intermediary for the true source." Groups and contributors have worked hard to comply with the new rules for true source disclosure, with near universal compliance. However, FLF is the exception to this rule.

FLF violated AS 15.13's disclosure and communication requirements for its three largest contributions. FLF failed to fully disclose the "true sources" of its top two contributions received from out-of-state PACs. FLF also did not properly disclose its third largest contribution received from a sole proprietorship. In addition to these disclosure failures, FLF did not state its top contributor and that the majority of its funding came from out-of-state PACs in its "paid for by" on a mailer sent to voters earlier this month. Such across-the-board compliance failure creates an unfair advantage for FLF relative to other regulated parties. FLF's conduct also produces inaccurate and unequal public information as the election nears. To remedy these violations, 907 Initiative files the following administrative complaint and requests expedited consideration.

https://aws.state.ak.us/ApocReports/Common/View.aspx?ID=6323&ViewType=GR

² AS 15.13.400(19).

FACTUAL BACKGROUND

A. Republican State Leadership Committee Contribution

- 1. On July 6, 2024, the Republican State Leadership Committee ("RSLC"), a PAC residing in Washington, D.C., contributed \$25,000.00 to FLF.³
- 2. On September 19, 2024, RSLC contributed \$125,000.00 by electronic funds transfer to FLF. *See* Exhibit 1.
- 3. On September 20, 2024, the RSLC submitted a Statement of Contributions Report. *See* Exhibit 1. Appended to that report was a list of donors, listing the donors' names, addresses, the date of their true source contribution, and the amount of their contribution to the RSLC.⁴ *See* Exhibit 1.
- 4. On September 25, 2024, FLF reported this contribution on a Twenty-Four Hour True Sources Report. Appended to that report, however, was only a list of the names and dates of the donors to the RLSC. The list did not include the amount of the individual donors contributions. *See* Exhibit 2.
- 5. In total, RSLC has contributed \$150,000.00 to FLF this cycle and is one of FLF's two top contributors.

B. GOPAC Contribution

1. On September 23, 2024, GOPAC Election Fund contributed to FLF

https://aws.state.ak.us/ApocReports/Common/View.aspx?ID=6601&ViewType=IE

Due to the size of the disclosure, 907 Initiative directs the Commission to download the "full list of True Sources" available for download or by request of staff as stated here:

https://aws.state.ak.us/ApocReports/Common/View.aspx?ID=5168&ViewType=SC

Similar to the above footnote, the full CSV can be downloaded here: https://aws.state.ak.us/ApocReports/Common/View.aspx?ID=44910&ViewType=CD

\$150.000.00. See Exhibit 3. GOPAC is FLF's other top contributor this cycle.

- 2. That same day, GOPAC Election Fund submitted a Statement of Contributions, which reported the \$150,000.00 contribution to Families of the Last Frontier. *See* Exhibit 3.
- 3. GOPAC's Statement of Contributions reported that GOPAC is a "FEDERAL POLITICAL ACTION COMMITTEE," based out of Arlington, Virginia. See Exhibit 3.
- 4. GOPAC's Statement of Contributions stated that the \$150,000.00 was "Received Directly from True Source. No Intermediaries." *See* Exhibit 3.
- 5. GOPAC's Statement of Contributions therefore included no True Source Reporting Disclosures. *See* Exhibit 3.
- 6. FLF submitted an incomplete Twenty-Four Hour True Source Report in apparent reliance on this representation that GOPAC is the true source of its \$150,000.00 contribution. The Twenty-Four Hour Report stated: "Contributor is True Source." *See* Exhibit 4.

C. Arctic E&P Advisors

- 1. FLF received a \$22,000.00 contribution from "Arctic E&P Advisors" on September 26, 2024. *See* Exhibit 5.
- 2. Arctic E&P Advisors appears to be a sole proprietorship without a valid business license. *See* Exhibit 6; 7.
- 3. FLF filed an Independent Expenditures Report on September 26, 2024, reporting the contribution as from Arctic E&P Advisors, and listing "Randolph Ruedrich"

as the owner of the Contributor organization. See Exhibit 5.

4. The sole proprietor of Arctic E&P Advisors appears to be the Treasurer of FLF, Randy Ruedrich. *See* Exhibit 6;7.

D. Contributors Listed in "Paid For By"

- 1. On or around October 15, 2024, FLF distributed a mailer in support of David Nelson for State House. *See* Exhibit 8.
- 2. The mailer included a paid for by but only listed FLF's top two contributors, RSLC and Arctic E&P Advisors. *See* Exhibit 8.
- The GOPAC Contribution was received and reported on September 23,
 2024. See Exhibit 8.
- 4. Therefore, GOPAC was a contributor to FLF at the time FLF sent the communication but FLF did not list GOPAC as its top contributor, let alone a contributor, in the required paid for by on the mailer. *See* Exhibit 8.
- 5. Not only did FLF fail to identify GOPAC as its largest contributor, FLF failed to include a disclaimer that the majority of its funds came from out of state organizations. *See* Exhibit 8.

ARGUMENT

A. The Commission should grant expedited consideration because FLF has failed to comply with clear disclosure rules, which materially affects the information available to the public and irreparably harms other regulated parties.

Expedited consideration is necessary when "the alleged violation, if not immediately restrained, could materially affect the outcome of an election . . . whether

the alleged violation could cause irreparable harm that penalties could not adequately remedy and whether there is reasonable cause to believe that a violation has occurred or will occur."

The Commission should grant expedited consideration because remediating these violations of true source disclosure is essential to providing the public full information before voting starts. The election is on November 5, 2024, and each day that passes diminishes the information available to the public regarding who is influencing Alaska's elections. Disregarding true source reporting for the vast majority of FLF's funds raised to date casts a shadow on all the electoral activity funded by those contributions. Without action by APOC, voters are kept in the dark. And for at least one of the violations below, FLF is actively omitting information that AS 15.13.090 requires in the paid for by statements on print political communications.

Further, other regulated parties suffer irreparable harm until APOC clarifies the scope of true source reporting requirements. If FLF's reporting is compliant with AS 15.13, other parties should know. FLF's conduct diverges from the established understanding of true source reporting's requirements. Complying with the requirements is time-intensive and all regulated parties should operate under the same set rules. As APOC recognized in its recent advisory opinion, consistent advice to regulated parties is essential in the waning days of an election. To level the playing field, APOC must

⁶ AS 15 13 380

⁷ See, e.g., Advisory Opinion 24-04 (delaying the effective date of new guidance to avoid inconsistent advice to regulated parties).

respond quickly so that either: (a) the public learns of the true sources behind FLF's contributions, or (b) other regulated parties understand what true source reporting requires and adapt their behavior accordingly.

B. FLF failed to report the full true source information for the RSLC contribution.

Under AS 15.43.110(k) an entity making independent expenditures in a candidate election that receives a contribution that exceeds \$2,000 dollars in a single year "shall report that contribution, and all subsequent contributions, not later than 24 hours after receipt." 2 AAC 50.270 requires that the report under AS 15.13.110(k) include:

The report must include a certification that all true sources and intermediaries have been disclosed and the following information: (1) the date of each contribution; (2) the amount of each contribution; (3) the full name of the contributor; (4) a description of item or services contributed, if necessary; and (5) the full name of all intermediaries, if any, within the meaning of "true source under AS 15.13.400."

FLF violated this provision by failing to include the amount of each contribution. The list of contributors attached to FLF's 24-hour report only includes the names and dates of the contributors. The amount of the contribution appears to be redacted. To date, other groups have reported true source requirements and included the amount of each contribution – a requirement established in AO 21-01.8

C. Neither FLF nor GOPAC reported the true sources behind GOPAC's \$150,000.00 contribution.

GOPAC self-reported that it is a federal political action committee. A federal political action committee exists to receive contributions from individuals, corporations,

See A0 21-01 at 4. https://aws.state.ak.us/ApocReports/Paper/Download.aspx?ID=22699.

unions, and other PACs to finance independent expenditures and other political activity.9 A federal political action committee therefore must report the true source of its individual contributions under AS 15.13.400(19).

GOPAC is a federal PAC and not the true source of its contribution to FLF. AS 15.13.400(19) establishes in plain and unequivocal terms: "a person or legal entity who derived funds via contributions, donations, dues, or gifts is not the true source, but rather an intermediary for the true source." GOPAC derives its funds through contributions and therefore cannot be the true source of its \$150,000.00 contribution. Moreover, FLF's reliance on GOPAC's representation conflicts with FLF's attempted true source reporting for the RSLC contribution. RSLC also self-reported that it is a "FEDERAL PAC." The discrepancy in FLF's reporting across contributions reveals the unfair advantage that FLF obtained. A group cannot pick and choose when to comply with true source reporting. The public's right to know applies to all contributions from intermediaries.

D. FLF include a complete paid for by statement required on all political communications.

FLF distributed a political communication almost a month after the GOPAC contribution was received without identifying GOPAC in the required paid for by statement. Alaska Statute 15.13.090 states that a print communication must list the three largest contributors toward the group. 10 This is not an ambiguous requirement; AS 15.13.090 gives the exact language that must appear. A print communication must state

²⁶ U.S.C. § 527(e)(1); see also AO-23-03 (describing a Hybrid PAC structure); https://www.fec.gov/press/resources-journalists/political-action-committees-pacs/

in a clear and discernible manner:

This communication was paid for by (person's name and city and state of principal place of business). The top contributors of (person's name) are (the name and city and state of residence or principal place of business, as applicable, of the largest contributors to the person under AS 15.13.090(a)(2)(C)).¹¹

And APOC has stressed in Advisory Opinion 17-03 that the unambiguous paid for by requirement in AS 15.13.090, indeed, applies to "all communications." ¹²

Despite this clear instruction FLF did not include a compliant paid for by in its political communications. Exhibit 8 evidences that failure. Every day that passes deprives the public of information guaranteed by state law and actively misleads voters as to the source of funding behind FLF's political communications.

This is not the only violation of FLF's required paid for by disclaimer. Doubling down, FLF failed to include the disclaimer that the "majority of contributions to [FLF] came from outside the State of Alaska," which AS 15.13.090 requires for an "outsidefunded entity." GOPAC resides in Arlington, Virginia as stated in its Statement of Contributions. The RSLC resides in Washington, D.C. These two PACs comprise the majority of FLF's funding, which makes FLF an outside-funded entity. But, voters do not know that because it is omitted from FLF's communications supporting David Nelson.

The complete disregard of the reporting and communication requirements for the GOPAC Contribution calls into question whether FLF's other conduct is state law compliant. Exhibit 8 is just one mailer that FLF has distributed with the funds received

AS 15.13.090(c)

https://aws.state.ak.us/apocreports/Paper/Download.aspx?ID=15979

AS 15.13.400(15).

from GOPAC. APOC must take action to remediate FLF's noncompliant conduct and ensure that accurate paid for by statements are present on all FLF communications.

E. FLF failed to properly report its third largest contribution from Arctic E&P Advisors, a sole proprietor.

The Arctic E&P Advisors contribution does not comply with APOC regulations. Arctic E&P Advisors appears to be a sole proprietorship organized by Randy Ruedrich, who also serves as the Treasurer for FLF. A contribution from a sole proprietorship is not prohibited, but it must be reported in the name of the owner of the sole proprietorship. FLF's reporting names "Randolph Ruedrich" as the owner of the business, but does not name Mr. Ruedrich as the contributor. Furthermore, Arctic E&P Advisors has not had an active business license since 2019. See Exhibit 6;7. This combination of evidence—that Mr. Ruedrich is an officer of FLF who used an inactive sole proprietorship to contribute the third largest donation to FLF this election, which FLF failed to report as APOC regulations require—suggests an attempt to muddy the waters and confuse the public.

CONCLUSION & RELIEF REQUESTED

FLF has spent \$237,000 this election cycle, almost all of which it raised from the three contributors at issue here: GOPAC, RSLC, and Arctic E&P Advisors. That the majority of FLF's funds come from contributions with significant reporting violations creates an unfair advantage and imperils the public's right to know who and how much

¹⁴ 2 AAC 50.250.

¹⁵ *Id.*

¹⁶ 2 AAC 50.250.

money is influencing Alaska state elections. APOC must take prompt action to remediate these violations or clarify how FLF's conduct is lawful so that all regulated parties understand the permissible state of play.

Therefore, the 907 Initiative requests the following relief:

- 1. That APOC's administrative order in response to this complaint clarify the information that both the recipient of a contribution and the contributor must report to comply with AS 15.13.¹⁷
- 2. An order that remediates and ceases any violations of AS 15.13 that has occurred.
- 3. Civil penalties as are appropriate under AS 15.13.390(a).

AS 15.13.040(r), AS 15.13.110(k), and 2 AAC 5.270.

APPLICABLE STATUTES AND REGULATIONS

AS 15.13.040(r)

Every individual, person, nongroup entity, or group that contributes more than \$2,000 in the aggregate in a calendar year to an entity that made one or more independent expenditures in one or more candidate elections in the previous election cycle, that is making one or more independent expenditures in one or more candidate elections in the current election cycle, or that the contributor knows or has reason to know is likely to make independent expenditures in one or more candidate elections in the current election cycle shall report making the contribution or contributions on a form prescribed by the commission not later than 24 hours after the contribution that requires the contributor to report under this subsection is made. The report must include the name, address, principal occupation, and employer of the individual filing the report and the amount of the contribution, as well as the total amount of contributions made to that entity by that individual, person, nongroup entity, or group during the calendar year. For purposes of this subsection, the reporting contributor is required to report and certify the true sources of the contribution, and intermediaries, if any, as defined by AS 15.13.400(19). This contributor is also required to provide the identity of the true source to the recipient of the contribution simultaneously with providing the contribution itself.

AS 15.13.110(k)

Once contributions from an individual, person, nongroup entity, or group to an entity that made one or more independent expenditures in one or more candidate elections in the previous election cycle, that is making one or more independent expenditures in one or more candidate elections in the current election cycle, or that the contributor knows or has reason to know is likely to make independent expenditures in one or more candidate elections in the current election cycle exceed \$2,000 in a single year, that entity shall report that contribution, and all subsequent contributions, not later than 24 hours after receipt. For purposes of this subsection, the entity is required to certify and report the true source, and all intermediaries, if any, of the contribution as defined by AS 15.13.400(18).

AS 15.13.090

- (a) All communications shall be clearly identified by the words "paid for by" followed by the name and address of the person paying for the communication. In addition, except as provided by (d) of this section, a person shall clearly
- (1) provide the person's address or the person's principal place of business;
- (2) for a person other than an individual or candidate, include
- (A) the name and title of the person's principal officer:
- (B) a statement from the principal officer approving the communication; and
- (C) unless the person is a political party, identification of the name and city and state of residence or principal place of business, as applicable, of each of the person's three largest contributors under AS 15.13.040(e)(5), if any, during the 12-month period before the date of the communication.
- (b) The provisions of (a) of this section do not apply when the communication

- (1) is paid for by an individual acting independently of any other person;
- (2) is made to influence the outcome of a ballot proposition as that term is defined by AS
- 15.13.065(c); and
- (3) is made for
- (A) a billboard or sign; or
- (B) printed material other than an advertisement made in a newspaper or other periodical.
- (c) To satisfy the requirements of (a)(1) of this section and, if applicable, (a)(2)(C) of this section, a communication that includes a print or video component must have the following statement or statements placed in the communication so as to be easily discernible, and, in a broadcast, cable, satellite, Internet or other digital communication, the statement must remain onscreen throughout the entirety of the communication; the second statement is not required if the person paying for the communication has no contributors or is a political party:

This communication was paid for by (person's name and city and state of principal place of business). The top contributors of (person's name) are (the name and city and state of residence or principal place of business, as applicable, of the largest contributors to the person under AS 15.13.090(a)(2)(C)).

- (d) Notwithstanding the requirements of (a) of this section, in a communication transmitted through radio or other audio media and in a communication that includes an audio component, the following statements must be read in a manner that is easily heard; the second statement is not required if the person paying for the communication has no contributors or is a political party: This communication was paid for by (person's name). The top contributors of (person's name) are (the name of the largest contributors to the person under AS 15.13.090(a)(2)(C)).
- (e) Contributors required to be identified under (a)(2)(C) of this section must be listed in order of the amount of their contributions. If more than three of the largest contributors to a person paying for a communication contribute equal amounts, the person may select which of the contributors of equal amounts to identify under (a)(2)(C) of this section. In no case shall a person be required to identify more than three contributors under (a)(2)(C) of this section.
- (f) The provisions of this subsection apply to a person who makes an independent expenditure for a communication described in (a) of this section. If the person paying for the communication is not a natural person, the provisions also apply to the responsible officer or officers of the corporation, company, partnership, firm, association, organization, labor organization, business trust, or society who approve the independent expenditure for the communication. A person who makes a communication under this subsection may not, with actual malice, include within or as a part of the communication a false statement of material fact about a candidate for election to public office that constitutes defamation of the candidate. For purposes of this subsection, a statement constitutes defamation of the candidate if the statement
- (1) exposes the candidate to strong disapproval, contempt, ridicule, or reproach; or
- (2) tends to deprive the candidate of the benefit of public confidence.
- (g) To satisfy the requirements of (a)(1) of this section and, if applicable, (a)(2)(C) of this section, a communication paid for by an outside-funded entity as that term is defined in AS 15.13.400(15) that includes a print or video component must have the following statement placed in the communication so as to be easily discernible, and, in a broadcast, cable, satellite, Internet or other digital communication, the statement must remain onscreen throughout the entirety of the communication; the statement is not required if the outside entity paying for the communication has no contributors or is a political party: "A MAJORITY OF CONTRIBUTIONS TO (OUTSIDE-FUNDED ENTITY'S NAME) CAME FROM OUTSIDE

THE STATE OF ALASKA."

2 AAC 50.250(c)

A contribution from a sole proprietorship is not prohibited under AS 15.13.074(f), but must be

- (1) identified as a contribution by the owner of the sole proprietorship; and
- (2) included in the amount of the individual's contributions limited by AS 15.13.070.

2 AAC 50.270(d)

A person required to report under AS 15.13.110(k) shall disclose contributions received from a single source that exceed \$2,000, in the aggregate, and all subsequent contributions from that same not later than 24 hours after receipt. The report must include a certification that all true sources and intermediaries have been disclosed and the following information:

- (1) the date of each contribution;
- (2) the amount of each contribution;
- (3) the full name of the contributor;
- (4) a description of item or services contributed, if necessary; and
- (5) the full name of all intermediaries, if any, within the meaning of "true source" under AS 15.13.400.

STATEMENT OF CONTRIBUTIONS FORM 15-5

AMENDMENT

Amendment Description: Original contribution sent via wire on 9/17/24 was returned and contribution was reissued on 9/19/24.

COMPLETED

Submission Date: **09/20/2024**

REPORT TYPE

Filing Reason: Contributions in excess of \$2,000

Report Year: **2024** Filed As: **Other**

FIGNE

Filer First Name: CABELL

Filer Middle Name:

Filer Last Name: **HOBBS**Filer Phone: **202-448-5160**

Filer Email: COMPLIANCE@RSLC.GOP
Occupation: COMPLIANCE CONSULTANT
Employer: RIGHTSIDE COMPLIANCE LLC
Filer's Title with Other Entity: TREASURER

CHAINESS TRIVING MACHON

Business Entity Name: RSLC VICTORY FUND

Business Type: FEDERAL PAC Address: 1201 F ST NW, STE 675

City: WASHINGTON

State: District of Columbia

20004

Country: United States

CONTACT PERSON PRECIDENTALES

First Name: **CABELL**Last Name: **HOBBS**Phone: **202-448-5160**

Email: COMPLIANCE@RSLC.GOP

Transport than

Exhibit 1 Page 1 of 2

Contribution Date	Recipient	Form of Contribution		Total Annual Contribution
	2024 - Families of		\$125,000.00	\$125,000.00
	the Last Frontier	Funds Transfer		

TRUE SOUTCES

This filing lists more True Source than can be displayed:

Total Amount from True Sources:	\$2,385,475.00
Average Amount of True Source Contribution:	\$18.28
Total Number of True Sources:	130513
Smallest True Source Contribution:	(\$5,000.00)
Largest True Source Contribution:	\$6,038.00
Accepted during the Period:	01/01/2024 to 09/15/2024

A full list of True Sources is available by download as a CSV file, or upon request from APOC Staff at: doa.poc.apocforms_feedback@alaska.gov or (907) 276-4176

REPORT PLANNAR

Number of Contributions Reported with this Report: 1	
Total of Contributions Reported with this Report:	\$125,000.00

CAMPAIGN DISCLOSURE FORM

AMENDMENT

Amendment Description: Need to add True Source List for Contribution

TWENTY-FOUR HOUR TRUE SOURCES REPORT

COMPLETED

Submission Date: **09/25/2024**

Filer First Name: Christy

Filer Middle Name: Filer Last Name: **Strutz** Filer's Title: **Treasurer**

Report Type: 24 Hour Report - Entity/IE Group

CIRCLE INFORMATION

Group Name: 2024 - Families of the Last Frontier

Group Abbreviation:

Group Address: PO BOX 220336

City, State Zip: Anchorage, Alaska 99522

REPORT INTORMATION

Election Year: 2024
Election: State General

Report Type: 24 Hour Report - Entity/IE Group

Reporting Period: From // Through //

INTOMIN

Date Received	Payment Method	Contributor	Details	Amount
09/19/2024	Electronic Funds Transfer	Republican State Leadership Committee (RSLC)	Occupation: Employer: Description:	\$125,000.00
		, Alaska		

Exhibit 2 Page 1 of 2

Date Received	Payment Method	Contributor		Details	Amount	
This contribution lists more True Source than can be displayed:						
	Total Number of Tr	rue Sources: 130513				
	Accepted during th	ne Period: 01/01/2024 to 09/15/2024		e Period: 01/01/2024 to 09/15/2024		
A full list of True Sources is available by download as a CSV file, or upon request from APOC Staff at: doa.poc.apocforms_feedback@alaska.gov or (907) 276-4176						
		Income Total: \$125,00			\$125,000.00	

Exhibit 2 Page 2 of 2

STATEMENT OF CONTRIBUTIONS FORM 15.5

COMPLETED

Submission Date: 09/24/2024

REPORT TYPE

Filing Reason: Contributions in excess of \$2,000

Report Year: 2024
Filed As: Other

l'in ING

Filer First Name: **Melodie**Filer Middle Name:
Filer Last Name: **Johnson**Filer Phone: **Johnson**

Filer Phone: 703-566-0376

 $Filer\ Email: {\bf compliance@complianceconsulting va.com}$

Occupation: **N/A** Employer: **N/A**

Filer's Title with Other Entity: TREASURER

BUSICASS INFORMATION

Business Entity Name: GOPAC ELECTION FUND

Business Type: FEDERAL POLITICAL ACTION COMMITTEE

Address: 1201 WILSON BLVD STE 2110

City: ARLINGTON State: Virginia

22209

Country: United States

COSTACT USERS LABORMATION

First Name: MELODIE Last Name: JOHNSON Phone: 703-566-0376

Email: compliance@complianceconsultingva.com

Economic Bullions

Contribution Date	Recipient	Form of Contribution	Amount	Total Annual Contribution
	2024 - Families of the Last Frontier		\$150,000.00	\$150,000.00

Truncion Wiles

Date	Name	Address	Employment	Amount	Total Annual
09/02/2024	Business/Entity: GOPAC,	Address:	N/A	\$150,000.00	\$150,000.00
	INC	1201 Wilson Blvd. #2110, Arlington, Virginia 22209	N/A		
	Contact Name: Melodie				i
	Johnson	Phone: 703-5660376			1
		Email:			
		compliance@complianceconsultingva.com			
		Received Directly from True Source No Intermediaries			

Exhibit 3 Page 1 of 2

1	n	122	124	1	n - 1	l N	Δ	M

Disclosure Form View

Number of Contributions Reported with this Report: 1
Total of Contributions Reported with this Report:

\$150,000.00

CAMPAIGN DISCLOSURE FORM

TWENTY-FOUR HOUR TRUE SOURCES REPORT

COMPLETED

Submission Date: **09/24/2024**Filer First Name: **Christy**

Filer Middle Name: Filer Last Name: **Strutz** Filer's Title: **Treasurer**

Report Type: 24 Hour Report - Entity/IE Group

GROUP INFORMATION

Group Name: 2024 - Families of the Last Frontier

Group Abbreviation:

Group Address: PO BOX 220336

City, State Zip: Anchorage, Alaska 99522

REPORT ISBORMATION

Election Year: 2024
Election: State General

Report Type: 24 Hour Report - Entity/IE Group

Reporting Period: From // Through //

INCOME.

Date Received	Payment Method	Contributor	Details	Amount
09/23/2024	Electronic Funds Transfer	GOPAC, Inc. , Alaska	Occupation: Employer: Description: Contribution	\$150,000.00
	Contributor is True So	ource		
			Income Total:	\$150,000.00

Exhibit 4
Page 1 of 1

INDEPENDENT EXPENDED FORES FORM (5-6)

COMPLETED

Submission Date: **09/26/2024**

FILER INFORMATION

Filer First Name: Christy

Filer Middle Name:

Filer Last Name: **Strutz**

Filer Full Address: 4024 Brentwood Circle

Anchorage, Alaska 99502
Filer Occupation: Consultant
Filer Employer: Self-Employed

Filer's Title with Other Entity: Treasurer

REPORT INFORMATION

Report Year: 2024 Election Year: 2024

Report Type: **Twenty-four Hour** Filer Type: **Registered Group**

BUSINESSATTHER ENTITY EURORMATION

Business/Other Entity Name: Families of the Last Frontier

Type of Business or Organization: Registered Group

Address: PO BOX 220336

City: **Anchorage** State: **Alaska**

99522

Country: United States

Business/Other Entity Contact Person: Christy Strutz

Contact E-mail: christystrutz@hotmail.com

Contact Phone: 907-444-4406

KERCHES INTERACTION

Election: State General

11.201 12.00

Name	Full Address	Title
Steve Strait	645 G Street STE 100 PMB 1071 Anchorage, Alaska 99501	Chair

Exhibit 5
Page 1 of 2

Name	Full Address	Title
Christy Strutz	4024 Brentwood Circle Anchorage, Alaska 99502	Treasurer
Randy Ruedrich	1515 W 13th Ave. Anchorage, Alaska 99501	Deputy Treasurer

EXPENDITURES

Date	Recipient	Payment Type	Candidate / Proposition	Amount
	Northrim Bank 3111 C Street Anchorage, Alaska 99503		SUPPORT: 2024 - Craig Johnson Election: State General Wire Transfer Fee	\$10.00

CONTRIBUTIONS

Contribution Date	Contributor		Details		Amount
09/26/2024	Type: Other Name: Arctic E&P	Officers / Directors			\$22,000.00
	Advisors	Name	Full Address	Title	
	1515 W 13th Ave Anchorage, Alaska	Randolph Ruedrich	1515 W 13th Ave, Anchorage, AK 99501	Owner	
,	99501				

DEBTS

Date	Recipient	Candidate / Proposition	Amount
	No Deb	ts / Nothing to Report	

REPORT SUMMARY

	Number of Expenditures Reported with this Report: 1
\$10.00	Total of paid Expenditures:
\$300,100.00	Previous Contributions:
	Number of Contributions Reported with this Report: 1
\$22,000.00	Total of Contributions Reported with this Report:
\$322,100.00	Cumulative Contribution Amounts:
	Number of Officers: 3
	Number of Debts Reported with this Report: 0
\$0.00	Total of Debts Incurred but not yet paid:

Exhibit 5 Page 2 of 2

LICENSE DETAILS

License #: 1077608

License unavailable for printing

Business Name: ARCTIC E&P ADVISORS

Status: Expired

Issue Date: 08/20/2018

Expiration Date: 12/31/2019

Has Telemedicine: No

Mailing Address: 1513 W 13TH AVENUE

ANCHORAGE, AK 99501

Physical Address: 1513 W 13TH AVENUE

ANCHORAGE, AK 99501

Owners

RANDOLPH A RUEDRICH

Activities

Line of Business	NAICS	Professional License
54 - Professional. Scientific and Technical Services	541618 - OTHER MANAGEMENT CONSULTING SERVICES	
21 - Mining, Quarrying, and Oil and Gas Extraction	213112 - SUPPORT ACTIVITIES FOR OIL AND GAS OPERATIONS	
		Exhibit 6

Exhibit 6
Page 1 of 1

Alaska Commerce Corporations Business and Professional Licensing Search & Database Download Business License

ARCH BUSINESS LICENSES

License #:	Current On

Business Name: Arctic E & P Advisors

Owner Entity Name:

Owner Last Name:

Owner First Name:

City:

Line Of Business: (not selected)

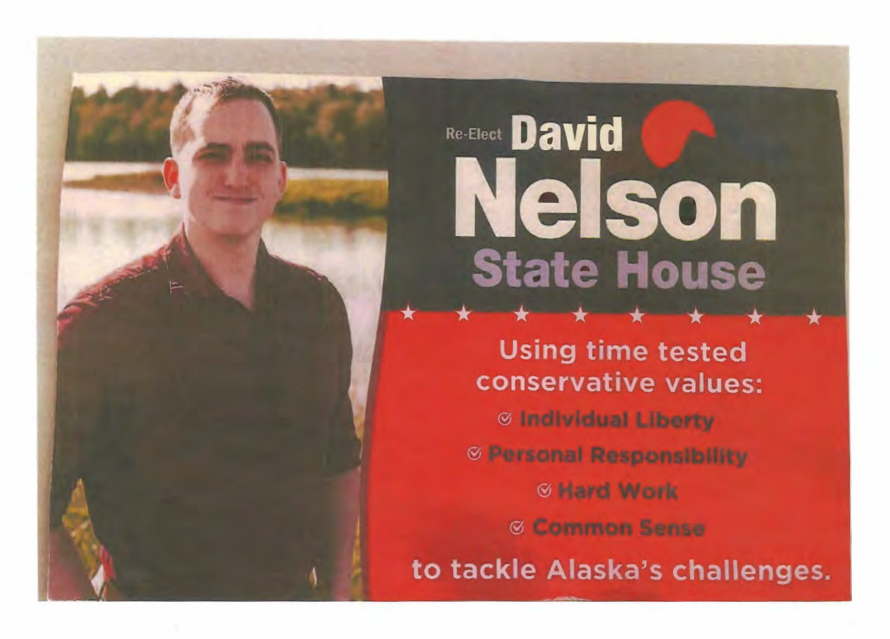
NAICS: ~

Has Telemedicine: Not Set >

Search Reset

se# Business Name	Owner Name	City	Stati
08 ARCTIC E&P ADVISORS	RANDOLPH A RUEDRICH	ANCHORAGE	Expi
75 ARCTIC E&P ADVISORS	RANDOLPH A RUEDRICH	ANCHORAGE	Expi

Exhibit 7 Page 1 of 1



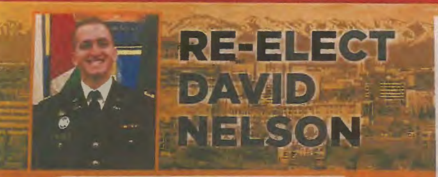
DAVID IS FIGHTING FOR

* RESTORING A FULL PFD.

by growing the Permanent Fund and protecting your PFD for years to come.

- * COMPREHENSIVE FISCAL PLAN
 - that includes a tough new Constitutional spending cap.
- required for every measure to raise taxes or impose new taxes.
- that is opportunity-driven and creates well-paying jobs for Alaskans.

Neither the military information nor the photographs imply endorsement by the Department of Defense or the Alaska Army National Guard.





000001 0000113 SCH 5-DIGIT 99514

լոնինը ըշկնուներոլիը էրիկիրոնունինիր հիռունինի ուրանում ինկի



www.NelsonForAlaska.com

This conveniention was paid for by Families of the Last Frontier PO BOX 220336 Anchorage, Alaska 99522. I am Steve Strait, chair of Families of the Last Frontier and I approve this message.

Top contributors are RSLC and Arctic E.S.P. This notice to voters is required by Alaska low. I certify that this ad is not authorized, paid for, or approved by any candidate.

STANDARD U.S. Postage

PAID Permit #456

Anchorage, AK

Cheri Woods

From:

Cheri Woods

Sent:

Wednesday, October 23, 2024 9:22 AM

To:

christystrutz@hotmail.com; stevestrait@gci.net

Cc:

Noah Sta

Subject:

10-23-24 Expedited Complaint by 907 Initiative

Attachments:

10-23-24 Full Expedited Complaint by 907 Initiative.pdf

Tracking:

Recipient

Delivery

Read

christystrutz@hotmail.com

stevestrait@gci.net

Noah Star

Delivered: 10/23/2024 9:22 AM

Read: 10/23/2024 9:23 AM

Please find a corrected service copy of 907 Initiative's Expedited Complaint. The filing sent over yesterday at 3:38pm unintentionally omitted some pages from the complaint. We apologize for the error.

Please contact: Noah Star, noahs@lbblawyers.com; 907-868-9238.

Cheri Woods | Legal Assistant

LANDYE BENNETT BLUMSTEIN LLP | 701 West 8th Avenue, Suite 1100 | Anchorage, AK 99501 Main: (907) 276-5152 | Direct: (907) 868-9225 | Fax: (907) 276-8433 | cheriw@lbblawyers.com

This is confidential, privileged and/or proprietary, if you are not the intended recipient, you are hereby notified that any disclosure, copying, distribution, or taking of any action in reliance on the contents of this a-mail information is strictly prohibited. If you have received this a mail in error, please immediately notify the sender by reply a mail and destroy all copies of the original message.

Cheri Woods

From:

Microsoft Outlook

< MicrosoftExchange329e71ec88ae4615bbc36ab6ce41109e@lbblawyers.com>

To:

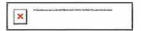
stevestrait@gci.net

Sent:

Wednesday, October 23, 2024 9:22 AM

Subject:

Undeliverable: 10-23-24 Expedited Complaint by 907 Initiative



Your message to stevestrait@gci.net couldn't be delivered.

stevestrait wasn't found at gci.net.

cheriw Office 365 stevestrait
Action Required Recipient

Unknown To address

How to Fix It

The address may be misspelled or may not exist. Try one or more of the following:

- Send the message again following these steps: In Outlook, open this non-delivery report (NDR) and choose Send Again from the Report ribbon. In Outlook on the web, select this NDR, then select the link "To send this message again, click here." Then delete and retype the entire recipient address. If prompted with an Auto-Complete List suggestion don't select it. After typing the complete address, click Send.
- Contact the recipient (by phone, for example) to check that the address exists and is correct.
- The recipient may have set up email forwarding to an incorrect address. Ask them to check that any forwarding they've set up is working correctly.
- Clear the recipient Auto-Complete List in Outlook or Outlook on the web by following the steps in this article: <u>Fix email</u> <u>delivery issues for error code 5.1.1 in Office 365</u>, and then send the message again. Retype the entire recipient address before selecting **Send**.

If the problem continues, forward this message to your email admin. If you're an email admin, refer to the More Info for Email Admins section below.

Was this helpful? Send feedback to Microsoft.

More Info for Email Admins

Status code: 550 5.1.1

This error occurs because the sender sent a message to an email address outside of Office 365, but the address is incorrect or doesn't exist at the destination domain. The error is reported by the recipient domain's email server, but most often it must be fixed by the person who sent the message. If the steps in the How to Fix It section above don't fix the problem, and you're the email admin for the recipient, try one or more of the following:

The email address exists and is correct - Confirm that the recipient address exists, is correct, and is accepting messages.

Synchronize your directories - If you have a hybrid environment and are using directory synchronization make sure the recipient's email address is synced correctly in both Office 365 and in your on-premises directory.

Errant forwarding rule - Check for forwarding rules that aren't behaving as expected. Forwarding can be set up by an admin via mail flow rules or mailbox forwarding address settings, or by the recipient via the Inbox Rules feature.

Mail flow settings and MX records are not correct - Misconfigured mail flow or MX record settings can cause this error. Check your Office 365 mail flow settings to make sure your domain and any mail flow connectors are set up correctly. Also, work with your domain registrar to make sure the MX records for your domain are configured correctly.

For more information and additional tips to fix this issue, see Fix email delivery issues for error code 550 5.1.1 in Office 365.

Original Message Details

Created Date:

10/23/2024 5:22:03 PM

Sender Address:

cheriw@lbblawyers.com

Recipient Address:

stevestrait@gci.net

Subject:

10-23-24 Expedited Complaint by 907 Initiative

Error Details

Error:

550 5.1.1 [R2] Recipient stevestrait@gci.net does not exist here.

Message rejected by: mx02.beryl.email-ash1.sync.lan

Cheri Woods

From:

postmaster@outlook.com

To:

christystrutz@hotmail.com

Sent:

Wednesday, October 23, 2024 9:25 AM

Subject:

Delivered: 10-23-24 Expedited Complaint by 907 Initiative

Your message has been delivered to the following recipients:

christystrutz@hotmail.com (christystrutz@hotmail.com)

Subject: 10-23-24 Expedited Complaint by 907 Initiative



10-23-24 Expedited Com...