2	BEFORE THE FEDERAL ELECTION COMMISSION	
3 4 5 6 7	In the Matter of Keshi Zhan	of ) ) MUR 4530 )
8	CONCILIATION AGREEMENT	
10	This matter was initiated based on information ascertained by the Federal Election	
11	Commission ("Commission") in the normal course of carrying out its supervisory	
12	responsibilities. An investigation was conducted and the Commission found probable cause to	
13	believe that Keshi Zhan ("Respondent") knowingly and willfully violated 2 U.S.C. §§ 441(2)	
14	and 441 f in connection with contributions that she made, or caused to be made, to the	
15	Democratic National Committee ("DNC").	
16	NOW,	THEREFORE, the Commission and Respondent, having duly entered into
17	conciliation pursuant to 2 U.S.C. § 437g(a)(4)(A)(i), do hereby agree as follows:	
18	I.	The Commission has jurisdiction over the Respondent and the subject matter of
19	this proceeding.	
20	11.	Respondent has had a reasonable opportunity to demonstrate that no action
21	should be taken in this matter.	
22	III.	Respondent enters voluntarily into this agreement with the Commission.
23	IV.	The pertinent facts in this matter are as follows:
24	1.	Respondent is a U.S. permanent resident.
25	2.	At all times relevant hereto, Yah Lin "Charlie" Trie was a U.S. citizen.
26	3.	At all times relevant hereto, Ng Lap Seng was a foreign national as defined at
27	2 U.S.C. § 441e(b).	

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- 4. It is unlawful for any person to make a contribution in the name of another
- 2 person or to knowingly permit his or her name to be used to effect such a contribution.
- 3 2 U.S.C. § 441f.
- 5. Foreign nationals are prohibited from contributing money, or anything of value, to a candidate for any political office, including Federal, State, or local office, either directly or through any other person, pursuant to 2 U.S.C. § 441e(a) and 11 C.F.R. § 110.4(a).
- 6. A foreign national is an individual who is not a citizen of the United States and who is not lawfully admitted for permanent residence, as defined by section 1101(a)(20) of Title 8 of the U.S. Code. 2 U.S.C. § 441e(b).
  - 7. Prior to February 1996, Ng hired Respondent to work for him and for Trie in the Washington office of his company, San Kin Yip. Respondent's duties included bookkeeping, faxing documents, and taking care of the office suite.
  - 8. Trie, a fundraiser for the Democratic National Committee ("DNC"), was told by John Huang, another fundraiser for the DNC, that if he and Huang raised one million dollars for an event entitled "the Asian Dinner-Hay Adams Event" ("the Hay-Adams event"), they could host the event and that President Clinton would then attend.
  - 9. Respondent attended the Hay-Adams event on February 19, 1996. In connection with the dinner, at Trie's direction Respondent contributed \$12.500 by check dated February 19, 1996 which was deposited into the DNC's federal account. Ng reimbursed Respondent for her contribution.
  - 10. In addition, at the suggestion of Trie. Respondent agreed to collect checks from other eligible donors so that Ng's guests could attend the event. Respondent collected a total of \$25,000 from her friend, Yucfang Chu, and from Chu's relative by marriage, Xiping Wang.

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- These funds were deposited into the DNC's federal account. Neither Chu nor Wang, who are
- 2 permanent residents, attended the event. Respondent reimbursed Chu and Wang with funds
- 3 derived from Ng.
- 4 V. Respondent violated 2 U.S.C. §§ 441e(a) and 441f by permitting her name to be
- 5 used to effect a contribution for which she received reimbursement from Ng, a foreign national.
- 6 Respondent also violated 2 U.S.C. §§ 441e(a) and 441f by soliciting contributions from
- 7 individuals whom she reimbursed with Ng's funds.
- 8 VI. Respondent will pay a civil penalty to the Federal Election Commission in the
- 9 amount of Twelve Thousand and Five Hundred Dollars (\$12,500), pursuant to 2 U.S.C.
- 10  $\S$  437g(a)(5)(A), with such penalty to be paid as follows:
- 1. One initial payment of \$4,167 payable upon submission by Respondent of the signed agreement.
- 2. An additional payment of \$4,167 due on or before June 15, 2002.
- 3. An additional payment of \$4,166 due on or before March 13, 2003.
- 4. In the event that the installment payments referenced in \( \bigve{V} \) VI, \( \setminus \) 1, 2 or 3 are not
- received five business days after they are due, the Commission may, at its discretion, accelerate
- 17 the remaining payments and cause the entire amount to become due upon ten days written
- notice to Respondent. Failure by the Commission to accelerate the payments with regard to any
- overdue installment shall not be construed as a waiver of its right to do so with regard to future
- 20 overdue installments.
- VII. The Commission, on request of anyone filing a complaint under 2 U.S.C.
- 22 § 437g(a)(1) concerning the matters at issue herein or on its own motion, may review
- compliance with this agreement. If the Commission believes that this agreement or any

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**Conciliation Agreement** 1 requirement thereof has been violated, it may institute a civil action for relief in the United States District Court for the District of Columbia. 2 VIII. This agreement shall become effective as of the date that all parties hereto have 3 executed same and the Commission has approved the entire agreement. 4 IX. This Conciliation Agreement constitutes the entire agreement between the parties 5 on the matters raised herein, and no other statement, promise, or agreement, either written or 6 oral, made by either party or by agents of either party, that is not contained in this written 7 agreement shall be enforceable. 8 9 FOR THE COMMISSION: 10 11 Lawrence H. Norton 12 General Counsel 13 14 15

**Acting Associate General Counsel** 

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FOR THE RESPONDENT: 22 23