

#### FEDERAL ELECTION COMMISSION

Washington, D.C. 20463

January 28, 2022

## 2 **MEMORANDUM**

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**TO:** The Commission

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**FROM:** Lisa J. Stevenson

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9 Charles Kitcher

10 Associate General Counsel for Enforcement

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Claudio J. Pavia

Acting General Counsel

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BY: At

Anne B. Robinson ABR

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Acting Assistant General Counsel

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Attorney

2021

**SUBJECT:** 

MURs 7058, 7228, and 7233 (Duncan D. Hunter, et al.)

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Recommendation to Accept Signed Conciliation Agreement

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# I.

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# On April 24, 2018, the

INTRODUCTION

On April 24, 2018, the Commission found reason to believe that Duncan D. Hunter and Margaret Hunter violated 52 U.S.C. § 30114(b) of the Federal Election Campaign Act of 1971, as amended (the "Act"), by converting campaign funds to personal use, as well as found reason to believe that Duncan D. Hunter for Congress and Chris Marston in his official capacity as treasurer (the "Committee") violated 52 U.S.C. §§ 30114(b) and 30104(b)(6)(A). On July 15,

Certification ("Cert.") ¶¶ 1-2 (Apr. 26, 2018). This Office subsequently commenced an investigation to complete the factual record and determine whether Respondents' conduct was knowing and willful. See First Gen. Counsel's Rpt. at 3. On August 21, 2018, the U.S. Attorney for the Southern District of California filed a criminal indictment against the Hunters charging them, inter alia, with conversion of campaign funds to personal use, in violation of 52 U.S.C. § 30114(b). Indictment ¶¶ 18-22, 23-26, 27-28; 29-34, United States v. Duncan D. Hunter and Margaret E. Hunter, 3:18-cr-3677 (S.D. Cal. Aug. 21, 2018). On February 25, 2019, following a request from the Committee, the Commission agreed to hold the investigation in full abeyance during the pendency of the related criminal matter in exchange for tolling from Respondents. Cert. (Feb. 25, 2019). On June 13, 2019, Ms. Hunter pleaded guilty to conspiring to knowingly and willfully convert campaign funds to personal use. Plea Agreement, United States v. Margaret E. Hunter, 3:18-cr-3677 (S.D. Cal. June 13, 2019). On December 3, 2019, Mr. Hunter pleaded guilty to the same single count. Plea Agreement, United States v. Duncan D. Hunter, 3:18-cr-3677 (S.D.

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2021, the Commission authorized pre-probable cause conciliation with Respondents and approved a global conciliation agreement.<sup>2</sup> On September 3, 2021, following a request from the Committee, we notified the Commission that we would pursue bifurcated conciliation agreements. On December 16, 2021, the Commission approved a negotiated conciliation agreement with the Committee.<sup>4</sup> 

Cal. Dec. 3, 2019). Before Ms. Hunter finished her home confinement and ahead of Mr. Hunter's incarceration, on December 22 and 23, 2020, President Donald J. Trump granted pardons to the Hunters for their criminal convictions. Duncan D. Hunter, Executive Grant of Clemency, U.S. DEP'T OF JUSTICE (Dec. 22, 2020), <a href="https://www.justice.gov/pardon/page/file/1348966/download">https://www.justice.gov/pardon/page/file/1348966/download</a>; Margaret E. Hunter, Executive Grant of Clemency, U.S. DEP'T OF JUSTICE (Dec. 23, 2020), <a href="https://www.justice.gov/file/1349091/download">https://www.justice.gov/file/1349091/download</a>.

<sup>&</sup>lt;sup>2</sup> Cert. ¶ 2 (July 28, 2021).

<sup>&</sup>lt;sup>4</sup> Cert. ¶ 1 (Dec. 16, 2021).

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| 4        | III.  | CONCLUSION  |
| 5        |       |   |
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| 10       |       | Therefore, we   |
| 11       | recon | nmend that the Commission accept the negotiated conciliation agreement with the Hunters |
| 12       | and c | lose the file.  |
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| 14       | IV.   | RECOMMENDATIONS   |
| 15       |       | 1. Accept the attached conciliation agreement;  |
| 16       |       | 2. Approve the appropriate letters; and   |
| 17<br>18 |       | 3. Close the file.  |