



EXHIBIT 24


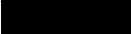
Transfer

1 message

Tue, Nov 29, 2022 at 10:45 AM

To: 
Cc: Nancy Marks 

Good Morning

Can you please transfer \$20,000 from account  Devolder Santos For Congress, into account  Devolder Organization LLC. Can you also send me a copy of the receipt once completed. Thank you, you da best.

I would also like to speak to you about a couple of other business services, can you let me know when is a good time to call you?

Best,

Office: 
Fax: 

EXHIBIT 25

| Chart #1: Examples of Personal Use | | | | | | |
|------------------------------------|--|------------------------------|------------|---|-------------|--------------|
| DATE | TRANSACTION | BANK ACCOUNT | W/D | REPORTED TO FEC? | AMOUNT | BATES NUMBER |
| 10/7/2020 | Paramount Theater | Devolder-Santos for Congress | Withdrawal | No | \$169.00 | 002296 |
| 10/7/2020 | Paramount Theater | Devolder-Santos for Congress | Withdrawal | No | \$431.00 | 002296 |
| 10/20/2020 | Mirza Aesthetics | Devolder-Santos for Congress | Withdrawal | No | \$1,500.00 | 002297 |
| 2/10/2021 | PayPal to [REDACTED] | Devolder-Santos for Congress | Withdrawal | No | \$1,029.30 | 002318 |
| 7/24/2021 | PayPal to Lady Shop | Devolder-Santos for Congress | Withdrawal | No | \$85.99 | 002348 |
| 10/11/2021 | Luxury Rentals Miami | Devolder-Santos for Congress | Withdrawal | No | \$180.20 | 002362 |
| 12/4/2021 | Excalibur – Front Desk | Devolder-Santos for Congress | Withdrawal | No | \$113.37 | 002380 |
| 1/28/2022 | Hilton Hotels | Devolder-Santos for Congress | Withdrawal | No | \$134.94 | 002391 |
| 2/20/2022 | MAX Pets* | Devolder-Santos for Congress | Withdrawal | No | \$1,500.00 | 002395 |
| 6/22/2022 | Adventureland Amusement Park | Devolder-Santos for Congress | Withdrawal | No | \$121.96 | 002421 |
| 7/7/2022 | Airbnb | Devolder-Santos for Congress | Withdrawal | Yes as “Hotel Stay” ¹ | \$3,332.81 | 002427 |
| 7/23/2022 | Virtual Skin Spa* | Devolder-Santos for Congress | Withdrawal | No | \$1,400.00 | 002432 |
| 7/24/2022 | Harrah’s Resort Atlantic City* | Devolder-Santos for Congress | Withdrawal | No | \$1,084.99 | 002433 |
| 7/25/2022 | Caesars Atlantic City* | Devolder-Santos for Congress | Withdrawal | No | \$659.99 | 002433 |
| 8/27/2022 | CityMD* | Devolder-Santos for Congress | Withdrawal | Yes as “Campaign staff urgent care visit” | \$225.00 | 002441 |
| 8/31/2022 | Home Depot* | Devolder-Santos for Congress | Withdrawal | No | \$976.61 | 002442 |
| 9/24/2022 | JetBlue | Devolder-Santos for Congress | Withdrawal | No | \$154.60 | 002450 |
| 11/4/2022 | Devolder Organization, LLC | Devolder-Santos for Congress | Withdrawal | No | \$10,000.00 | 002467 |
| 11/29/2022 | Transfer to Devolder Organization, LLC | Devolder-Santos for Congress | Withdrawal | No | \$20,000.00 | 002475 |

*= Cited in OCE’s Report and Findings

¹ Devolder-Santos for Congress’ 2022 campaign calendar shows that Representative Santos was in the Hamptons that weekend and was “off.”

| Chart #2: Examples of Discrepancies Between Bank Statements and FEC Reports | | | | | | |
|---|--|------------------------------|------------|--|-------------|--------------|
| DATE | TRANSACTION | BANK ACCOUNT | W/D | REPORTED TO FEC? | AMOUNT | BATES NUMBER |
| 4/9/2020 | Nancy Marks | Devolder-Santos for Congress | Deposit | No | \$2,000.00 | 002286 |
| 9/2/2020 | Campaigns Unlimited | Devolder-Santos for Congress | Withdrawal | No. Transaction noted "loan paid" | \$1,000.00 | 002293 |
| 10/2/2020 | Kara L Douma | Devolder-Santos for Congress | Withdrawal | Yes. \$5,800.00 was reported on 7/2/2020. | \$6,800.00 | 002296 |
| 10/15/2020 | Nancy Marks | Devolder-Santos for Congress | Withdrawal | Yes. \$1,650.00 was reported on 10/14/2020 to Il Bacco Restaurante | \$1,650.00 | 001290 |
| 9/9/2021 | Le Bilboquet | Devolder-Santos for Congress | Withdrawal | Yes. Listed as "Uncle Bills Diner" for "Lunch Meeting with Donors." | \$315.66 | 002356 |
| 9/13/2021 | Grand Hyatt Nashville | Devolder-Santos for Congress | Withdrawal | No | \$127.24 | 002357 |
| 10/5/2021 | Target | Devolder-Santos for Congress | Withdrawal | Yes. Reported as \$199.99 | \$55.74 | 002361 |
| 10/13/2021 | W Hotel South Beach | Devolder-Santos for Congress | Withdrawal | Yes. Reported as \$199.99 | \$104.86 | 002363 |
| 11/18/2021 | Hyatt Regency Washington on Capitol Hill | Devolder-Santos for Congress | Withdrawal | Yes. Amount was refunded on 11/19/2021, but the refund was not reported to the FEC | \$663/32 | 002374 |
| 11/24/2021 | Magaqueens.com | Devolder-Santos for Congress | Withdrawal | No | \$200.00 | 002376 |
| 12/8/2021 | Campaigns Unlimited | Devolder-Santos for Congress | Withdrawal | No | \$15,053.83 | 002381 |
| 1/3/2022 | Dickinson Wright PLLC | Devolder-Santos for Congress | Withdrawal | Yes. Reported as \$3,000.00 | \$2,000.00 | 002388 |
| 2/17/2022 | Fogo de Chao* | Devolder-Santos for Congress | Withdrawal | Yes. Reported two payments: (1) \$1,000 on 2/17/2021 and (2) \$1,576.98 on 2/25/2021. Both were for "Event food and Bev" | \$500.00 | 002395 |
| 3/31/2022 | Crispi for Congress | Devolder-Santos for Congress | Deposit | Yes. Listed as a withdrawal | \$2,000.00 | 002401 |
| 7/8/2022 | Vernon Hill* | Devolder-Santos for Congress | Deposit | Possibly; 6/30/2022: two \$2,900 contributions, one \$800 contribution | \$5,800.00 | 002428 |
| 8/22/2022 | Central New York PAC | Devolder-Santos for Congress | Deposit | No | \$5,000.00 | 002440 |

*= Cited in OCE's Report and Findings

| Chart #3: Transfers Between Political Committee Accounts | | | | | | |
|--|--|------------------------------|------------|---|--------------|--------------|
| DATE | TRANSACTION | BANK ACCOUNT | W/D | REPORTED TO FEC? | AMOUNT | BATES NUMBER |
| 3/31/2021 | Transfer to GADS PAC | Devolder-Santos for Congress | Withdrawal | No | \$5,800.00 | 002327 |
| 10/15/2021 | Transfer to GADS PAC | Devolder-Santos for Congress | Withdrawal | No | \$1,500.00 | 002364 |
| 11/30/2021 | Transfer to GADS PAC | Devolder-Santos for Congress | Withdrawal | No | \$2,485.00 | 002378 |
| 12/8/2021 | Transfer from GADS PAC | Devolder-Santos for Congress | Deposit | No | \$2,485.00 | 002381 |
| 12/8/2021 | Transfer from Devolder Santos Victory Committee | Devolder-Santos for Congress | Deposit | No. Reported \$16,098.50 on 12/31/21 | \$8,700.00 | 002381 |
| 12/8/2021 | Transfer from Devolder Santos Victory Committee | Devolder-Santos for Congress | Deposit | No. Reported \$16,098.50 on 12/31/21 | \$7,900.00 | 002381 |
| 12/8/2021 | Transfer to Devolder Santos Victory Committee | Devolder-Santos for Congress | Withdrawal | No | \$53.83 | 002381 |
| 1/24/2022 | Transfer from Devolder Santos Victory Committee* | Devolder-Santos for Congress | Deposit | No. Reported \$23,998.50 on 12/31/21 | \$21,899.00 | 002390 |
| 1/24/2022 | Transfer from Devolder Santos Victory Committee* | Devolder-Santos for Congress | Deposit | No. Reported \$23,998.50 on 12/31/21 | \$900.00 | 002390 |
| 1/25/2022 | Transfer to GADS PAC* | Devolder-Santos for Congress | Withdrawal | No | \$6,800.00 | 002391 |
| 1/25/2022 | Transfer to Rise NY PAC* | Devolder-Santos for Congress | Withdrawal | No | \$18,700.00 | 002391 |
| 2/1/2022 | Transfer from Rise NY PAC | Devolder-Santos for Congress | Deposit | No | \$7,000.00 | 002393 |
| 2/28/2022 | Transfer to GADS PAC | Devolder-Santos for Congress | Withdrawal | No | \$84.58 | 002397 |
| 4/29/2022 | Transfer to Rise NY PAC | Devolder-Santos for Congress | Withdrawal | No | \$18,800.00 | 002407 |
| 5/5/2022 | Transfer to Devolder Santos for Congress | Devolder-Santos for Congress | Withdrawal | No | \$1,010.00 | 002409 |
| 6/1/2022 | Transfer to Devolder-Santos for Congress | Devolder-Santos for Congress | Withdrawal | No | \$855.26 | 002415 |
| 7/1/2022 | Transfer to Devolder-Santos for Congress | Devolder-Santos for Congress | Withdrawal | No | \$406.00 | 002426 |
| 7/26/2022 | Transfer to GADS PAC | Devolder-Santos for Congress | Withdrawal | No | \$7,270.03 | 002433 |
| 9/21/2022 | Check from Rep. Santos ² | Devolder-Santos for Congress | Deposit | No. Reported \$125,000.00 on 10/26/2022 | \$100,000.00 | 002449 |
| 9/26/2022 | Balance \$3,800* ³ | Devolder-Santos for Congress | Deposit | No | \$15,000.00 | 002451 |

² On October 4, 2022, Individual 4 transferred \$100,000 via wire transfer to the RedStone Strategies Checking Account. On October 5, 2022, RedStone wired the money to Representative Santos' Personal Savings Account #1. On October 14, 2022, Representative Santos wrote a check to the campaign for \$100,000 from his Personal Savings Account #1. The ISC was unable to further investigate this transaction due to the DOJ's specific deferral requests.

³ This transaction was from RISE NY PAC to Devolder-Santos for Congress. On September 6, 2022, Contributor 4 made a \$20,000 contribution to RISE NY PAC and the money was then transferred to Representative Santos' campaign. The ISC was unable to further investigate this transaction due to the DOJ's specific deferral requests.

| | | | | | | | |
|------------|--|------------------------------|------------|----|--|-------------|--------|
| 10/14/2022 | Transfer from Devolder Santos Victory Committee | Devolder-Santos for Congress | Deposit | No | | \$53,870.00 | 002460 |
| 10/14/2022 | Transfer from Devolder Santos Victory Committee | Devolder-Santos for Congress | Deposit | No | | \$5,594.59 | 002460 |
| 10/24/2022 | Transfer to GADS PAC | Devolder-Santos for Congress | Withdrawal | No | | \$5,500.00 | 002463 |
| 10/26/2022 | Transfer to GADS PAC | Devolder-Santos for Congress | Withdrawal | No | | \$1,600.00 | 002464 |
| 11/4/2022 | Transfer to Santos D'Esposito Nassau Victory Committee | Devolder-Santos for Congress | Withdrawal | No | | \$1,000.00 | 002467 |
| 1/24/2023 | Transfer from Devolder Santos Nassau Victory Committee | Devolder-Santos for Congress | Deposit | No | | \$500.00 | 002486 |

*= Cited in OCE's Report and Findings

EXHIBIT 26

| Sat | Sun | Mon | Tue | Wed | Thu | Fri | Sat |
|--|--|--|--|--|--|---|-----|
| 26 11am - Seniors break fast | 27 | 28 9pm - Election Night - [REDACTED] for New York @ The Comi 9:29am - GADS // 10am - Santos Team Call 12pm - Personal 2pm - CALL WITH Dr. | 29 7pm - Nassau Patriots @ | 30 1pm - MEETING: Vince 6:30pm - COMMUNITY | 1 12pm - lunch with 2pm - Meeting with 8pm - EVENT: That show 9pm - GADS on | 2 5pm - Meet and greet | |
| 3 | 4 10:30am - FOURTH OF | 5 | 6 1pm - finance connect @ 5:43pm - GADS on | 7 10am - Santos Team Call 11am - Bloomberg 5:30pm - EVENT: Gett 7pm - [REDACTED] and | 8 7pm - Off at Hampton's for the weekend 9:50am - News 12 wist | 9 | |
| 10 Off at Hampton's for | 11 | 12 GADS in DC 10am - Santos Team Call 5pm - GADS on QANN @ | 13 GADS in DC 8am - meeting with 9:30am - meeting with 10am - [REDACTED] NACS 11am - Meeting with | 14 GADS in DC 11:50am - George Santos 11:50am - [REDACTED] | 15 11:30am - meeting: All 7:30pm - [REDACTED] | 16 19:30am - [REDACTED] 5:30pm - [REDACTED] | |
| 17 12pm - Community 5pm - [REDACTED] | 18 4pm - interview with mail 6pm - NYLOVEF | 19 9:28am - MEETING: 10am - Santos Team Call 2:30pm - Meeting with 3pm - Meeting with 4:30pm - [REDACTED] 6:30pm - Young Guns | 20 5pm - Committee event 6pm - Glen Head | 21 2pm - Call time 5:30pm - SD6 & SD8 | 22 8am - LILM & GADS @ 8am - GADS photos in 1pm - Call Time 2pm - George Santos to | 23 | |
| 24 8pm - NPCC Candidate | 25 3pm - Call with [REDACTED] 5:45pm - Call Time | 26 10am - Santos Team Call 11:30am - QV tour 3pm - AYC LI and George | 27 8am - [REDACTED] @ 1:30pm - Dr App @ 5:30pm - Cove animal 7:10pm - Fundraiser Metc | 28 1:30pm - [REDACTED] | 29 DO NOT Schedule 2:30pm - [REDACTED] 4:30pm - [REDACTED] 2:45pm - GADS fox.com | 30 11:04am - Newsmax 12pm - [REDACTED] @ 10 | |
| 31 12pm - Northwest civic 8pm - NPCC Candidate | 1 12pm - all things home 12pm - ALL THINGS 12:30pm - [REDACTED] 4pm - George Santos to 7pm - Gold coast | 2 10am - Santos Team Call 12:30pm - Lunch with 7:30pm - [REDACTED] | 3 [REDACTED] and NAPU headline 9am - Meetings | 4 12pm - [REDACTED] meals 2:30pm - [REDACTED] @ 4:30pm - [REDACTED] | 5 7pm - Dinner w/ [REDACTED] | 6 10:30am - Breakfast | |

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EXHIBIT 27

| | A | B | C | D | E |
|----|-------------|---------------------------|---------------|------------------|---|
| 1 | Date | Place | Amount | Note | |
| 2 | 11/3/2020 | Burlington Stores | \$ 85.72 | | |
| 3 | 11/10/2020 | Pastrami N Friends | \$ 93.74 | | |
| 4 | 11/10/2020 | Giunta's Meat Farms | \$ 188.48 | | |
| 5 | 11/10/2020 | Airbnb | \$ 2,887.18 | | |
| 6 | 10/20/2020 | Mirza Aesthetics | \$ 1,500.00 | Botax | |
| 7 | 12/2/2020 | TJ Maxx | \$ 86.93 | | |
| 8 | 12/7/2020 | Tahli's Discount Liquors | \$ 156.96 | | |
| 9 | 12/26/2020 | North Shore Farms | \$ 77.26 | | |
| 10 | 2/5/2021 | Margarita Café | \$ 130.15 | | |
| 11 | 3/25/2021 | Bistro Milano | \$ 159.56 | Same Day Expense | |
| 12 | 3/25/2021 | Bistro Milano | \$ 308.96 | Same Day Expense | |
| 13 | 5/4/2021 | Sweet Spot | \$ 250.00 | Same Day Expense | |
| 14 | 5/4/2021 | Sweet Spot | \$ 79.88 | Same Day Expense | |
| 15 | 5/27/2021 | Silver Star Motors | \$ 1,352.91 | | |
| 16 | 4/10/2021 | SPPWRC | \$ 150.00 | | |
| 17 | 7/21/2021 | Brooks Brothers | \$ 218.00 | | X |
| 18 | 7/24/2021 | Lady Shop | \$ 85.99 | Paypal | |
| 19 | 7/24/2021 | Bistro Milano | \$ 607.90 | | |
| 20 | 7/26/2021 | Rio Supermarket | \$ 58.00 | | |
| 21 | 8/7/2021 | BJ's | \$ 242.46 | | |
| 22 | 9/20/2021 | Homegoods | \$ 89.53 | | |
| 23 | 9/11/2021 | Delta Airlines | \$ 845.00 | | |
| 24 | 10/20/2021 | Delta Airlines | \$ 871.60 | | |
| 25 | 10/9/2021 | Walgreens Whitestone | \$ 55.34 | | |
| 26 | 11/1/2021 | Delta Airlines | \$ 1,105.30 | | |
| 27 | 12/7/2021 | Delta Airlines | \$ 861.60 | | |
| 28 | 11/15/2021 | Loganban | \$ 154.65 | Paypal | |
| 29 | 12/14/2021 | Best Wine and Spirits | \$ 164.49 | | |
| 30 | 12/18/2021 | | \$ 149.00 | | |
| 31 | 12/20/2021 | Grand Wine and Liquor | \$ 217.74 | | |
| 32 | 2/1/2022 | Imperial Meats Restaurant | \$ 217.38 | | X |
| 33 | 2/20/2022 | Max Pets | \$ 1,500.00 | | |
| 34 | 4/4/2022 | SBG Limousine | \$ 662.45 | | |
| 35 | 5/10/2022 | | \$ 2,600.00 | Apartment: | X |
| 36 | 6/2/2022 | Cleaner 123 Inc | \$ 2,000.00 | Apartment: | X |
| 37 | 6/5/2022 | BJ's | \$ 384.95 | | |
| 38 | 6/11/2022 | Tahli's Discount Liquors | \$ 130.34 | | |
| 39 | 6/25/2022 | BJ's | \$ 202.68 | | |
| 40 | 6/25/2022 | BJ's | \$ 73.99 | | |
| 41 | 6/25/2022 | BJ's | \$ 86.33 | | |
| 42 | 6/25/2022 | Old Fashion Butcher Shop | \$ 148.00 | | X |
| 43 | 7/5/2022 | Cleaner 123 Inc | \$ 1,600.00 | Apartment | X |
| 44 | 7/5/2022 | Cleaner 123 Inc | \$ 1,000.00 | Apartment | X |
| 45 | 7/7/2022 | Airbnb | \$ 3,332.81 | | X |

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| | A | B | C | D | E |
|----|-----------|------------------|-------------|--------|---|
| 46 | 7/12/2022 | Brooks Brothers | \$ 809.34 | | X |
| 47 | 7/23/2022 | Virtual Skin Spa | \$ 1,400.00 | Botox | X |
| 48 | 7/29/2022 | BJ's | \$ 153.93 | | |
| 49 | 2/10/2021 | | \$ 1,029.30 | PayPal | |
| 50 | 8/27/2022 | CityMD | \$ 225.00 | | |

EXHIBIT 28

THE [REDACTED] LAW FIRM

- A FLORIDA PROFESSIONAL ASSOCIATION -

[REDACTED]
-OF COUNSEL-

[REDACTED]
E
3

[REDACTED]

October 22, 2021

RED STRATEGIES USA LLC
C/O: [REDACTED] Managing Partner

VIA EMAIL AND
US CERTIFIED MAIL
RETURN RECEIPT REQUESTED

RE: [REDACTED]; [REDACTED]
Termination Letter

*****CONFIDENTIAL SETTLEMENT COMMUNICATION*****

To whom it may concern:

By way of introduction my name is [REDACTED], and I am the attorney retained by [REDACTED], also known as [REDACTED] (hereinafter my "Client"), regarding contracts you entered with my Client wherein you agreed to provide various services to my Client's Congressional Campaign.

In the contract ("the Agreement") you executed on May 19, 2021 and then re-executed July 8, 2021, you agreed to furnish marketing and fundraising assistance in aid of my Client. Specifically, you pledged to design and produce multimedia projects and solicit donations on behalf of my Client. The Agreement provides that you were to receive eighty percent (80%) of any funds obtained through a tracked link on the advertisements you ran for the Campaign for the first four (4) months of the Agreement. Your 80% share of the donations made to my Client's Campaign through your links represented the full extent of your compensation under the Agreement. The Agreement only allows for additional compensation in the event my Client requested revisions and alterations to material it previously approved.

I am hereby informing you that you are in breach of the contracts you executed with my Client and those contracts are therefore terminated effective immediately. An analysis of the most recent FEC filing for [REDACTED] reveals you paid yourself for services you were not contracted for and which were not approved by my Client. Despite the Agreement clearly specifying the basis of your compensation and conspicuously providing for no retainer, you paid yourself, Red Strategies USA LLC, a three thousand dollar (\$3,000) retainer on September 29, 2021, with my Client's funds. Moreover, you paid your employee [REDACTED] \$3,000 out of the campaign account and he worked for you; you controlled the course and scope of his employment. Accordingly, any compensation he was owed was the sole and complete responsibility of Red Strategies USA LLC and should have been paid out of the generous fundraising commissions you received pursuant to the Agreement.

[REDACTED]_03_000081

Further, you received \$87,234.82 in "credit card processing" fees between 6/30/2021 and 9/30/2021. These expenditures are clearly mislabeled and misleading because those disbursements represent your commissions, not processing fees. Such deceptive reporting could subject you to mandatory civil penalties via the FEC administrative fine program. However, I also discovered that you paid yourself an additional \$10,440 in fundraising commissions. I also understand you have provided my Client no accounting for the basis of your compensation so she is unable to determine the extent of any overpayment. You also hired DonorBureau without Client consultation and authorized disbursement of campaign funds for analytic services.

Moreover, the terms and conditions of Treasurer Agreement expressly provide for an immediate right to terminate the Treasurer's engagement in the event of the Treasurer's breach or default in performance. **As such, the Treasurer Agreement is likewise hereby terminated effective immediately for breach of contract.** The first paragraph of the Treasurer Agreement states, "The Treasurer shall have no authority to bind the Company in any manner whatsoever." However, you and your agents, in your capacity as Treasurer of my Client's Campaign, unilaterally took action to bind my Client without my Client's prior approval. As you are aware, as Treasurer you are held to the heightened standard of a fiduciary so said action constitutes both a breach of contract and breach of fiduciary duties. Further, you violated your expressly covenanted duty of diligence by failing to timely respond to my Client's inquiries and timely furnish requested documents and information.

As the contracts have been terminated due to your default in performance, you must immediately return all of my client's property as provided in the Agreement. Enclosed you will find a copy of General Release whereby my client agrees to release you from any and all claims and causes of action of any nature whatsoever she has, had or may have against you in exchange for the following within 5 days of receipt of this Letter:

1. You transferring ownership of any and all campaign bank accounts to my Client;
2. You transferring ownership of any and all intellectual property of my Client which you have in your possession, including but not limited to any and all video footage and commercials;
3. You destroying any and all copies of my Client's intellectual property which you possess;
4. You transferring ownership of the [REDACTED].net and .org domain names and any other similar domain names you own;
5. You transferring ownership of the Campaign's Anedot, WinRed and Facebook as well as any Campaign phone numbers you own;
6. You providing a full and complete accounting to my Client of the funds my Client raised through her Anedot and the individual contributions made to her directly; and
7. You providing a full and complete breakdown of the basis of your compensation.

The Release contains a confidentiality provision and a mutual non-disparagement provision, which will operate to prohibit both sides from disclosing the terms and details of the settlement.

[REDACTED]_03_000082

YOU ARE HEREBY NOTIFIED that a response to this demand is required by close of business Friday, October 27, 2021. Should you fail to timely comply with this Letter by that date, my client will be reluctantly forced to pursue all available legal remedies.

PLEASE GOVERN YOURSELF ACCORDINGLY.



Enclosure as stated above

_03_000083

SETTLEMENT AGREEMENT AND RELEASE

THIS SETTLEMENT AGREEMENT AND RELEASE is entered into by and between [REDACTED] individual, and as agent and managing partner of RED STRATEGIES USA LLC, and [REDACTED] individual and as agent of [REDACTED] RED STRATEGIES USA LLC and [REDACTED] shall collectively be referred to hereinafter as "the Parties" and each individually is a "Party". The Agreement is effective as of the date all Parties have executed this Agreement ("the Effective Date").

RECITALS

WHEREAS, RED STRATEGIES USA LLC ("Red Strategies") and [REDACTED] entered various contracts wherein Red Strategies agreed to provide services to Real [REDACTED] and [REDACTED]

WHEREAS, certain disputes and controversies have arisen between the Parties, the details of which the Parties wish to remain privileged;

WHEREAS, to avoid the risk and uncertainty of litigation, the Parties wish to compromise, settle, and adjust all claims they may have against each other:

NOW, THEREFORE, in consideration of the mutual promises and covenants herein contained and other good and valuable considerations, the Parties hereto agree as follows:

1. The recitals set forth above are true and correct and are incorporated herein.
2. Concurrently with the execution of this Settlement Agreement and Release, Red Strategies shall: 1) transfer ownership of any and all campaign bank accounts to [REDACTED] 2) transfer ownership to [REDACTED] any and all intellectual property of [REDACTED] which Red Strategies has in its possession, including but not limited to any and all archived video footage and recorded advertisements; 3) destroy any and all copies of [REDACTED]'s intellectual property which Red Strategies possesses; 4) transfer ownership to [REDACTED] the [REDACTED], .net and .org domain names and any other similar domain names Red Strategies owns; 5) transfer ownership to [REDACTED] the Campaign's Anedot, WinRed and Facebook pages as well as any Campaign phone numbers Red Strategies owns 6) provide a full and complete accounting to [REDACTED] of the funds [REDACTED] raised through its Anedot and the individual contributions made to [REDACTED] directly; and 7) provide a full and complete breakdown of the basis of Red Strategies' compensation.
3. Following Red Strategies performance of its obligations under paragraph 2 above, any and all contracts between [REDACTED] and Red Strategies will be considered fully terminated and rescinded.
4. Subject to the full performance of the terms and conditions set forth herein, the parties agree to fully release and discharge each other from any and all claims, demands, actions,

obligations, debts, costs, fees, interest, expenses, damages, and liabilities of any kind which either has against the other as of the date of this Settlement Agreement and Release.

5. The Parties hereto each declare that the terms of this Release have been completely read and are fully understood and are voluntarily accepted for the purpose of making a full and final compromise, adjustment and settlement of the claims and issues addressed herein.

6. Except as required by law, the Parties will keep the terms of this Settlement Agreement and Release confidential from all third parties.

7. Except as may be required by law, the Parties will not make any disparaging statements about the other to any third parties.

8. This Settlement Agreement and Release contains the entire agreement between the Parties with regard to the matters set forth herein and shall be binding upon and inure to the benefit of the executors, administrators, beneficiaries, heirs, successors and assigns of each.

9. This Agreement shall be interpreted in accordance with the laws of the State of Florida. In the event that litigation is necessary to enforce the terms of this agreement, the prevailing party shall be entitled to the recovery of attorney's fees and costs.

10. The Parties may execute this Agreement in multiple counterparts, by e-mail or facsimile, each of which constitutes an original, and all of which, collectively, constitute only one agreement.

We have read this Settlement Agreement and Release carefully before signing. We apply our signatures voluntarily and with full knowledge and understanding of the contents of this Agreement.

IN WITNESS WHEREOF, the Parties hereto have hereunto set their hands and seals as of the dates set forth below.

RED STRATEGIES USA LLC

By: _____
Title: _____
Date: _____



By: _____
Title: _____
Date: _____

EXHIBIT 29



George



already taking place?

I'd check with [redacted] to check in on this

Dec 27, 2021 at 11:25 PM

Please keep me out of your spew. People are saying you keep saying my mother and I have ruined [redacted] campaign. You know you own Red Strategies and it's public knowledge. You pretended you didn't even know the company when you actually own the company. YOU fucked her campaign up and you're lucky I'm not vindictive. You played me and [redacted] and I'll hand that to you but stop dragging my name in the mud.

Me????

Wow

Wait a freaking minute!

Yeah. You don't own the company???

I NEVER said a single bad word about you or your mom!

Message input field with camera, gallery, and microphone icons





George



LYCII:

I bought 30% of 3 companies in late august it's public.

I just spoke to [redacted] recently trying to get you posted because a donor reached out to me asking for help for you!

That's not what's going around and I don't appreciate that. I didn't say anything about you owning red stray. Nada.

I advocated hard core for you

Hard core!

I called [redacted] legit botching about your pay!

This is BS!

I have absolute respect for you mom. And her reputation

I always speak highly of her

Who ever said shit to you legit is lying

I never spoke Poorly of you much less your mom



iMessage





George



less your mom

I called [redacted] 3 weeks ago to get you paid! When I was told you haven't gotten paid yet!

I'm not that person [redacted]

I'm a business man with a very good reputation for 13 years. I'm still sending support [redacted] way in the form of donations.

So whatever people told you, they are messing with you. That's all

I have no horse in this race, and I 100% believe in people getting paid, that's why I called [redacted] to ask for your pay!

Well I called you, because this is horse shit!

Are you crazy? You are listed as an owner of red strategies. You told me and [redacted] you didn't even really know then

Stop

You played us and now I'm furious.



Message





George

You played us and now I'm furious.

Support??? What support? You opened the company may 4th.

I'm not dumb

I bought into the company end of august.

I bought 2 others it's public filing

No. You founded it may 4th

No I did not

Look at the amended filing

ok

I don't need this.

You're right you don't

My business dealing are filled accordingly

Now what concerns me is you saying im bad mouthing you, when im 100% NOT!





George

So why did you tell us you didn't know red strategies

You're D & D

I didn't, until I started working with them around May-June and then offered to buy into them in august.

I'm not D&D

Stop it.

You're nuts!

You opened it in may

I'm Devolder organizations!

Look at the filling

Look I'm not getting into this

Yeah show me now

Show me

Cause I have it

You're smart LOOK IT UP!

iMessage input field with camera, app store, and microphone icons





George



And Nancy is a partner and [redacted]

I rest my case, I went to help get you paid

And [redacted]

And [redacted]

And you now are badgering me

I bought into it and I'm NOT as& D

D&D

Nope I'm just laying it out

Yeah okay

Tell that to the FEC

Laying out that a business man bought a company? It's public knowledge.

You played us

Here's what's happening. You think you caught me doing something wrong, while I'm not. And long and behold you are nicking a fight with

iMessage input field with camera, app store, and microphone icons





George



Here's what's happening. You think you caught me doing something wrong, while I'm not. And long and behold you are picking a fight with me. While I was trying to help you get PAID!

I don't play this shit kid.

Yeah ok

Stop

I'm not a KID, and I will not continue with this

Cause you're guilty

I just reached out to [redacted] and will to [redacted]

Good. Do it. Please

This is insane at this hour.

That her campaign staff would bagger me.

This is insane that you're a thief

Message input field with camera, gallery, and microphone icons



3:26



George



I'm not a KID, and I will not continue with this

Cause you're guilty

I just reached out to [REDACTED] and will to [REDACTED]

Good. Do it. Please

This is insane at this hour.

That her campaign staff would bagger me.

This is insane that you're a thief

LOL!

Good night

Lay of the koolaide

BLOCKED for that comment alone!

Lay off being a liar

Read 12/27/21

I'll make sure you can't run for Congress. You're a pathetic liar.

Delivered

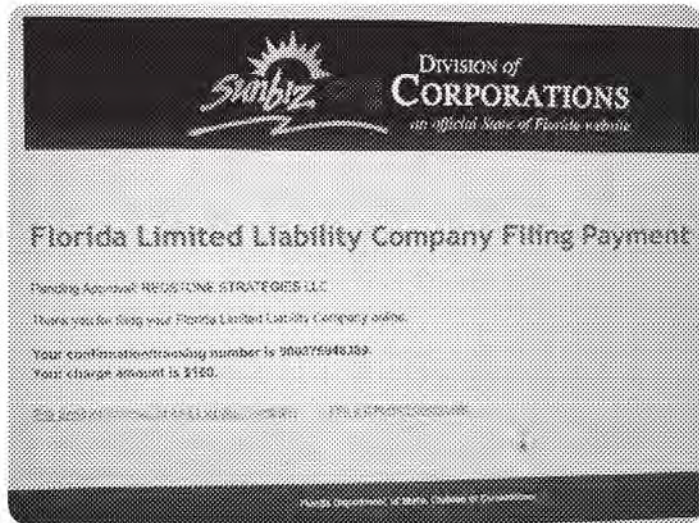


Message



EXHIBIT 30

Message
11/1/21 3:07:08 PM EDT



11/1/21 6:20:54 PM EDT

FYI - just letting you know I have a festival I have planning on going to with Tagny on November 11 - 14th.

I will have my laptop and cellphone on me in case I need to do anything.

11/1/21 6:21:47 PM EDT

Awesome

11/1/21 6:25:50 PM EDT

For some reason my mobile bank app is not allowing me to send funds to you via zelle from my business account. If you can wait a day I will call the bank and see how I can get that working.

11/1/21 6:38:07 PM EDT

Ok sir

11/1/21 7:07:51 PM EDT

All obligations are almost finished. I am just waiting for [REDACTED] to get the last voicemail recording we are sending for them tomorrow morning. Everything has already been accomplished or is scheduled.

11/1/21 7:09:34 PM EDT

Thanks for the extra work this weekend! I look forward to a more profitable business adventure with you here starting in the coming days!

EXHIBIT 31

Business Account Application



| | | | |
|--------------------------------------|---|--------------------------|---------------------------|
| Bank Name: WELLS FARGO BANK, N.A. | Branch Name: MERRITT ISLAND | | |
| Banker Name: [REDACTED] | Officer/Portfolio Number: [REDACTED] | Date: 11/22/2021 | |
| Banker Phone: [REDACTED] | Branch Number: [REDACTED] | Banker AU: [REDACTED] | Banker MAC: [REDACTED] |

To help the government fight the funding of terrorism and money laundering activities, U.S. Federal law requires financial institutions to obtain, verify, and record information that identifies each person (individuals and businesses) who opens an account. What this means for you: When you open an account, we will ask for your name, address, date of birth and other information that will allow us to identify you. We may also ask to see your driver's license or other identifying documents.

New Account Information

- New Deposit Account(s) Only New Deposit Account(s) and Business Credit Card

| | | |
|---|--|------------------------|
| Account 1 Product Name: Initiate Business Checking | Purpose of Account 1: General Operating Account | |
| COID: [REDACTED] Product: [REDACTED] Account Number: [REDACTED] | Opening Deposit: \$40.00 | Type of Funds: CACK |

| | | |
|---|----------------------------------|------------------------|
| Account 2 Product Name: Business Market Rate Savings | Purpose of Account 2: Savings | |
| COID: [REDACTED] Product: [REDACTED] Account Number: [REDACTED] | Opening Deposit: \$30.00 | Type of Funds: CACK |

| | |
|--------------------------------|---|
| New Account Kit: [REDACTED] | Checking/Savings Bonus Offer Available: NO |
|--------------------------------|---|

Related Customer Information

| | | |
|--|---|-------------------------------------|
| Customer 1 Name: REDSTONE STRATEGIES LLC | Enterprise Customer Number (ECN): [REDACTED] | Account Relationship: Sole Owner |
| Customer 2 Name: [REDACTED] | Enterprise Customer Number (ECN): [REDACTED] | Account Relationship: Signer |
| Customer 3 Name: GEORGE A DEVOLDER SANTOS | Enterprise Customer Number (ECN): [REDACTED] | Account Relationship: Signer |

Checking/Savings Statement Mailing Information



| | |
|---|---|
| Name(s) and Information Listed on Statement: REDSTONE STRATEGIES LLC | Statement Mailing Address: [REDACTED] |
| | Address Line 2: [REDACTED] |
| | City: [REDACTED] State: [REDACTED] |
| | ZIP/Postal Code: [REDACTED] Country: [REDACTED] |

Customer 1 Information

| | | | |
|--|--|---|--|
| Customer Name: REDSTONE STRATEGIES LLC | | Street Address: [REDACTED] | |
| Enterprise Customer Number (ECN): [REDACTED] | | Address Line 2: [REDACTED] | |
| Account Relationship: Sole Owner | | Address Line 3: [REDACTED] | |
| Taxpayer Identification Number (TIN): [REDACTED] | TIN Type: EIN | City: [REDACTED] State: [REDACTED] | |
| Business Type: Limited Liability Company | | ZIP/Postal Code: [REDACTED] Country: [REDACTED] | |
| Business Sub-Type/Tax Classification: Partnership | | Non-Profit: No | |
| Date Originally Established: 11/01/2021 | Current Ownership Since: [REDACTED] | Number of Employees: 2 | Business Phone: [REDACTED] Fax: [REDACTED] |
| Annual Gross Sales: \$180,000.00 | Year Sales Reported: 06/01/2021 | Fiscal Year End: [REDACTED] | Cellular Phone: [REDACTED] Pager: [REDACTED] |
| Primary Financial Institution: [REDACTED] | Number of Locations: 1 | e-Mail Address: [REDACTED] | |
| Primary State 1: [REDACTED] | Primary State 2: [REDACTED] | Primary State 3: [REDACTED] | website: [REDACTED] |
| Primary Country 1: US | Primary Country 2: [REDACTED] | Primary Country 3: US | Sales Market: LOCAL |
| Industry: Other Services (except Public Administration) | | | |

Description of Business:
Political Services

Major Suppliers/Customers:
[REDACTED]

Bank Use Only

| | | | |
|---|------------------------------|-------------------------------|--------------------------------|
| Name/Entity Verification: Secretary of State | | Address Verification: NONE | |
| BACC Reference Number: [REDACTED] | | | |
| Document Filing Number/Description: [REDACTED] | Filing Country: US | Filing State: FL | Expiration Date: [REDACTED] |
| Country of Registration: US | State of Registration: FL | Filing Date: 11/01/2021 | Check Reporting: NO RECORD |
| International Transactions: [REDACTED] | | [REDACTED] | |

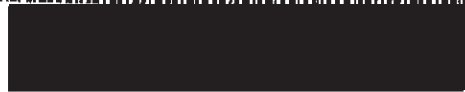


Owner/Non-Individual 1 Information

| | | |
|--|-----------------------|--|
| Customer Name: JAYSON BENOIT & ASSOCIATES INC | | |
| Enterprise Customer Number (ECN): [REDACTED] | Percent of Ownership: | Street Address: [REDACTED] |
| Business Relationship: Owner with Control of the Entity | | Address Line 2: |
| Taxpayer Identification Number (TIN): [REDACTED] | TIN Type: EIN | Address Line 3: |
| Business Type: Corporation Type S | | City: [REDACTED] State: [REDACTED] |
| Business Sub-Type/Tax Classification: Corporation | Non-Profit: | ZIP/Postal Code: [REDACTED] Country: [REDACTED] |
| Description of Business: Consultants | | Sales Market: LOCAL Industry Code (NAIC): |
| | | Primary State 1: Primary State 2: Primary State 3: |
| | | Primary Country 1: Primary Country 2: Primary Country 3: US |

Bank Use Only

| | | | | |
|---|------------------------|---|---------------------|----------------------------|
| Name/Entity Verification: Secretary of State | | Document Filing Number/Description: [REDACTED] | | |
| Country of Registration: | State of Registration: | Filing Country: US | Filing State: FL | Filing Date: 06/01/2020 |
| | | Expiration Date: | | |



Owner/Non-Individual 2 Information

| | | | |
|--|-----------------------|--------------------------------|--|
| Customer Name: DEVOLDER ORGANIZATION LLC | | | |
| Enterprise Customer Number (ECN): [REDACTED] | Percent of Ownership: | Street Address: [REDACTED] | |
| Business Relationship: Owner with Control of the Entity | | Address Line 2: | |
| Taxpayer Identification Number (TIN): [REDACTED] | TIN Type: EIN | Address Line 3: | |
| Business Type: Limited Liability Company | | City: [REDACTED] | State: [REDACTED] |
| Business Sub-Type/Tax Classification: | Non-Profit: | ZIP/Postal Code: [REDACTED] | Country: [REDACTED] |
| Description of Business: Consultants | | Sales Market: LOCAL | Industry Code (NAIC): |
| | | Primary State 1: | Primary State 2: Primary State 3: |
| | | Primary Country 1: US | Primary Country 2: Primary Country 3: |

Bank Use Only

| | | | | | |
|---|------------------------|---|---------------------|----------------------------|------------------|
| Name/Entity Verification: Secretary of State | | Document Filing Number/Description: [REDACTED] | | | |
| Country of Registration: | State of Registration: | Filing Country: US | Filing State: FL | Filing Date: 05/11/2021 | Expiration Date: |



Authorized Signer 1 Information

| | |
|---|--|
| Authorized Signer Name: [REDACTED] | Residence Address: [REDACTED] |
| Occupation: Manager, Owner, Office | Address Line 2: [REDACTED] |
| Position/Job Title: Owner | Date of Birth: [REDACTED] |
| Taxpayer Identification Number (TIN): [REDACTED] | TIN Type: [REDACTED] |
| Primary ID Type: [REDACTED] | Primary ID Description: [REDACTED] |
| Primary ID St/Ctry/Prov: [REDACTED] | Primary ID Issue Date: [REDACTED] |
| Primary ID Expiration Date: [REDACTED] | City: [REDACTED] |
| Secondary ID Type: [REDACTED] | Secondary ID Description: [REDACTED] |
| Secondary ID State/Country: [REDACTED] | Secondary ID Issue Date: [REDACTED] |
| Secondary ID Expiration Date: [REDACTED] | State: [REDACTED] |
| | ZIP/Postal Code: [REDACTED] |
| | Country: [REDACTED] |
| | Country of Citizenship: US |
| | Permanently Resides in US: <input type="checkbox"/> |

Authorized Signer 2 Information

| | |
|---|--|
| Authorized Signer Name: GEORGE A DEVOLDER SANTOS | Residence Address: [REDACTED] |
| Occupation: Executive, Professiona | Address Line 2: [REDACTED] |
| Position/Job Title: Vice President | Date of Birth: [REDACTED] |
| Taxpayer Identification Number (TIN): [REDACTED] | TIN Type: [REDACTED] |
| Primary ID Type: [REDACTED] | Primary ID Description: [REDACTED] |
| Primary ID St/Ctry/Prov: [REDACTED] | Primary ID Issue Date: [REDACTED] |
| Primary ID Expiration Date: [REDACTED] | City: [REDACTED] |
| Secondary ID Type: [REDACTED] | Secondary ID Description: [REDACTED] |
| Secondary ID State/Country: [REDACTED] | Secondary ID Issue Date: [REDACTED] |
| Secondary ID Expiration Date: [REDACTED] | State: [REDACTED] |
| | ZIP/Postal Code: [REDACTED] |
| | Country: [REDACTED] |
| | Country of Citizenship: [REDACTED] |
| | Permanently Resides in US: <input type="checkbox"/> |



Certificate of Authority

Each person who signs the "Certified/Agreed To" section of this Application certifies that:

- A. The Customer's use of any Wells Fargo Bank, N.A. ("Bank") deposit account, product or service will confirm the Customer's receipt of, and agreement to be bound by, the Bank's applicable fee and information schedule and account agreement that includes the Arbitration Agreement under which any dispute between the Customer and the Bank relating to the Customer's use of any Bank deposit account, product or service will be decided in an arbitration proceeding before a neutral arbitrator as described in the Arbitration Agreement and not by a jury or court trial.
- B. Each person who signs the "Certified/Agreed To" section of this Application or whose name, any applicable title and specimen signature appear in the "Authorized Signers - Signature Capture" section of this Application is authorized on such terms as the Bank may require to:
 - (1) Enter into, modify, terminate and otherwise in any manner act with respect to accounts at the Bank and agreements with the Bank or its affiliates for accounts and/or services offered by the Bank or its affiliates (other than letters of credit or loan agreements);
 - (2) Authorize (by signing or otherwise) the payment of Items from the Customer's account(s) listed on this Business Account Application (including without limitation any Item payable to (a) the individual order of the person who authorized the Item or (b) the Bank or any other person for the benefit of the person who authorized the Item) and the endorsement of Deposited Items for deposit, cashing or collection (see the Bank's applicable account agreement for the definitions of "Item" and "Deposited Item");
 - (3) Give instructions to the Bank in writing (whether the instructions include the manual signature or a signature that purports to be the facsimile or other mechanical signature including a stamp of an Authorized Signer as the Customer's authorized signature without regard to when or by whom or by what means or in what ink color the signature may have been made or affixed), orally, by telephone or by any electronic means in regard to any Item and the transaction of any business relating to the Customer's account(s), agreements or services, and the Customer shall indemnify and hold the Bank harmless for acting in accordance with such instructions; and
 - (4) Delegate the person's authority to another person(s) or revoke such delegation, in a separate signed writing delivered to the Bank.
- C. If a code must be communicated to the Bank in order to authorize an Item, and the code is communicated, the Item will be binding on the Customer regardless of who communicated the code.
- D. Each transaction described in this Certificate of Authority conducted by or on behalf of the Customer prior to delivery of this Certificate is in all respects ratified.
- E. If the Customer is a tribal government or tribal government agency, the Customer waives sovereign immunity from suit with respect to the Customer's use of any Bank account, product or service referred to in this Certificate.
- F. The information provided in this Application is correct and complete, each person who signs the "Certified/Agreed To" section of this Application and each person whose name appears in the "Authorized Signers-Signature Capture" section of this Application holds any position indicated, and the signature appearing opposite the person's name is authentic.
- G. The Customer has approved this Certificate of Authority or granted each person who signs the "Certified/Agreed To" section of this Application the authority to do so on the Customer's behalf by:
 - (1) resolution, agreement or other legally sufficient action of the governing body of the Customer, if the Customer is not a trust or a sole proprietor;
 - (2) the signature of each of the Customer's trustee(s), if the Customer is a trust; or
 - (3) the signature of the Customer, if the Customer is a sole proprietor.

Certified/Agreed To

Owner/Key Individual 1 Name

[Redacted Name]

Position/Title:

Owner/Key Individual 1 Signature

J. W. SCHENKOFF [Redacted Signature]

- Submit manually
- Signature not required

Date: 11/22/2021

Owner/Key Individual 2 Name

GEORGE A. DEVOLDER SANTOS

Position/Title:

Owner/Key Individual 2 Signature

GEORGE A. DEVOLDER SANTOS [Handwritten Signature]

- Submit manually
- Signature not required

Date: 11/22/2021



Request for Taxpayer Identification Number and Certification

(Substitute Form W-9)

Under penalties of perjury, I certify that:

- 1. The number shown on this form is my correct taxpayer identification number (or I am waiting for a number to be issued to me), and
- 2. UNLESS I HAVE CHECKED ONE OF THE BOXES BELOW, I am not subject to backup withholding either because I have not been notified by the Internal Revenue Service (IRS) that I am subject to backup withholding as a result of a failure to report all interest or dividends, or the IRS has notified me that I am no longer subject to backup withholding (does not apply to real estate transactions, mortgage interest paid, the acquisition or abandonment of secured property, contributions to an Individual Retirement Arrangement (IRA), and payment other than interest and dividends). I am subject to backup withholding I am exempt from backup withholding
- 3. I am a U.S. citizen or other U.S. person.
- 4. The FATCA code(s) entered on this form (if any) indicating that I am exempt from FATCA reporting is correct. (Does not apply to U.S. based accounts)

Note: The Internal Revenue Service does not require your consent to any provision of this document other than the certifications required to avoid backup withholding.

Tax Responsible Customer Name:

REDSTONE STRATEGIES LLC

Taxpayer Identification Number (TIN):

[REDACTED]

TIN Certification Signature:

[REDACTED SIGNATURE]

- Submit manually
- Signature not required

Date:

11/22/2021

Authorized Signers - Signature Capture

Authorized Signer 1 Name

[REDACTED]

Position/Title:

Authorized Signer 1 Signature

[REDACTED SIGNATURE]

- Submit manually
- Signature not required

Date:

11/22/2021

Authorized Signer 2 Name

GEORGE A DEVOLDER SANTOS

Position/Title:

Authorized Signer 2 Signature

GEORGE A DEVOLDER SANTOS
[SIGNATURE]

- Submit manually
- Signature not required

Date:

11/22/2021



EXHIBIT 32

----- Forwarded Message -----

----- Forwarded Message -----

From: [REDACTED]
To: [REDACTED]
Sent: Thursday, February 2, 2023 at 01:30:21 PM EST
Subject: Fwd: CONTACT FORM Name: [REDACTED]
Reques...

[REDACTED] & [REDACTED], See below for confirmation of refund. No idea how this happened, I only donated to [REDACTED] & [REDACTED]

Sorry if this caused you any grief.

[REDACTED]

Sent from my iPhone

Begin forwarded message:

> From: [REDACTED] from Donor Support Center <[REDACTED]>
> Date: February 2, 2023 at 1:13:48 PM EST
> To: [REDACTED]
> Subject: Re: CONTACT FORM Name: [REDACTED]
Reques...
> Reply-To: [REDACTED] from Donor Support Center <[REDACTED]>
>
>
>
>
>
>

>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>

>>>

>>>

>>> My company is asking for proof.

>>>

>>>

>>>

>>> Thank you,

>>>

>>> [REDACTED]

>>>

>>>

>>> On Thu, Feb 2, 2023 at 01:10 PM, [REDACTED] > wrote:

>>>

>>>>

>>>>

>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>

>>>>

>>>>

>>>> My company is asking for proof.

>>>>

>>>>

>>>>

>>>> Thank you,

>>>>

>>>> [REDACTED]

>>>>

>>>>

>>>> On Thu, Feb 2, 2023 at 01:10 PM, [REDACTED] > wrote:

>>>>

>>>>>

>>>>>

>>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>>

>>>>>

>>>>>

>>>>> My company is asking for proof.

>>>>>

>>>>>

>>>>>

>>>>> Thank you,

>>>>>

>>>>

[REDACTED]

>>>>

>>>>

>>>> On Thu, Feb 2, 2023 at 01:10 PM, "[REDACTED]" > wrote:

>>>>

>>>>>

>>>>>

>>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>>

>>>>>

>>>>>

>>>>> My company is asking for proof.

>>>>>

>>>>>

>>>>>

>>>>> Thank you,

>>>>>

>>>>> [REDACTED]

>>>>>

>>>>>

>>>>> On Thu, Feb 2, 2023 at 01:08 PM, "[REDACTED]" > wrote:

>>>>>

>>>>>>

>>>>>>

>>>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>>>

>>>>>>

>>>>>>

>>>>>> My company is asking for proof.

>>>>>>

>>>>>>

>>>>>>

>>>>>> Thank you,

>>>>>>

>>>>>> [REDACTED]

>>>>>>

>>>>>>

>>>>>> On Thu, Feb 2, 2023 at 01:07 PM, "[REDACTED]" > wrote:

>>>>>>

>>>>>>>

>>>>>>>

>>>>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>>>>

>>>>>>>

>>>>>>>

>>>>>>> My company is asking for proof.

>>>>>>>

>>>>>>>

>>>>>>>

>>>>>>> Thank you,

>>>>>>>

>>>>>>> [REDACTED]

>>>>>>>

>>>>>>>

>>>>>>> On Thu, Feb 2, 2023 at 01:07 PM, "[REDACTED]"

wrote:

>>>>>>>

>>>>>>>

>>>>>>>

>>>>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>>>>

>>>>>>>

>>>>>>>

>>>>>>> My company is asking for proof.

>>>>>>>

>>>>>>>

>>>>>>>

>>>>>>> Thank you,

>>>>>>>

>>>>>>> [REDACTED]

>>>>>>>

>>>>>>>

>>>>>>> On Wed, Dec 28, 2022 at 10:45 AM, "[REDACTED]"

[REDACTED] wrote:

>>>>>>>

>>>>>>>

>>>>>>>

>>>>>>> Hi [REDACTED]

>>>>>>>

>>>>>>>

>>>>>>>

>>>>>>> Happy I was able to help! We are always happy to assist with mistaken donations.

>>>>>>>

>>>>>>>

>>>>>>>

>>>>>>> Best,

>>>>>>>

>>>>>>> [REDACTED]

>>>>>>>

>>>>>>>>>>

>>>>>>>>>> On Wed, Dec 28, 2022 at 10:42 AM, "[REDACTED]" wrote:

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>> OK, this is scary. I was going to ignore the email when I first saw it. Thank you for your help.

>>>>>>>>>>

>>>>>>>>>> On Wed, Dec 28, 2022 at 10:39 AM, "[REDACTED]" wrote:

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>> Hi [REDACTED]

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>> They were taken from the card ending in [REDACTED]. They will be deposited/credited back into that same account.

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>> Best,

>>>>>>>>>>

>>>>>>>>>> [REDACTED]

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>> On Wed, Dec 28, 2022 at 10:38 AM, "[REDACTED]" wrote:

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>> [REDACTED]

>>>>>>>>>> Where were the funds taken from?

>>>>>>>>>>

>>>>>>>>>> [REDACTED]

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>> On Wed, Dec 28, 2022 at 10:14 AM, "[REDACTED]" wrote:

>>>>>>>>>>

>>>>>>>>>>

>>>>>>>>>> Hi [REDACTED]

>>>>>>>>>>

>>>>>>>>>> Thank you for your patience. I was able to find the donation and subscription. I went ahead and processed a refund for you and cancelled your subscription.

>>>>>>>>>>

> From: [REDACTED] from Donor Support Center [REDACTED]
> Date: February 2, 2023 at 1:13:48 PM EST
> To: [REDACTED]
> Subject: Re: CONTACT FORM Name: [REDACTED] Email: [REDACTED]
Reques...
> Reply-To: [REDACTED] from Donor Support Center [REDACTED]

>
>
>
>
>
>
>
>
>
>
>

> Hi [REDACTED]

>
>
>

> [REDACTED] here, tagging in for [REDACTED] I can confirm this refund was processed on 1/28. You should have just received a refund confirmation.

>
>
>

> Kindly,
> [REDACTED]

>
>
>
>
>

> [REDACTED]

> Donor Support Center

>
>
>
>
>

> On Thu, Feb 2, 2023 at 01:10 PM, "[REDACTED]" wrote:

>
>>
>>

>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>
>>
>>

>> My company is asking for proof.

>>

>>

>>

>> Thank you,

>>

>> [REDACTED]

>>

>>

>> On Thu, Feb 2, 2023 at 01:10 PM, "[REDACTED]" <[REDACTED]> wrote:

>>

>>>

>>>

>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>

>>>

>>>

>>> My company is asking for proof.

>>>

>>>

>>>

>>> Thank you,

>>>

>>> [REDACTED]

>>>

>>>

>>> On Thu, Feb 2, 2023 at 01:10 PM, "[REDACTED]" <[REDACTED]> wrote:

>>>

>>>>

>>>>

>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>

>>>>

>>>>

>>>> My company is asking for proof.

>>>>

>>>>

>>>>

>>>> Thank you,

>>>>

>>>> [REDACTED]

>>>>

>>>>

>>>> On Thu, Feb 2, 2023 at 01:10 PM, "[REDACTED]" <[REDACTED]> wrote:

>>>>

>>>>>

>>>>>

>>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>>

>>>>>

>>>>>

>>>>> My company is asking for proof.

>>>>>

>>>>>

>>>>>

>>>>> Thank you,

>>>>>

>>>>> [REDACTED]

>>>>>

>>>>>

>>>>> On Thu, Feb 2, 2023 at 01:10 PM, "[REDACTED]" <[REDACTED]> wrote:

>>>>>

>>>>>

>>>>>

>>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>>

>>>>>

>>>>>

>>>>> My company is asking for proof.

>>>>>

>>>>>

>>>>>

>>>>> Thank you,

>>>>>

>>>>> [REDACTED]

>>>>>

>>>>>

>>>>> On Thu, Feb 2, 2023 at 01:08 PM, "[REDACTED]" <[REDACTED]> wrote:

>>>>>

>>>>>>

>>>>>>

>>>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>>>

>>>>>>

>>>>>>

>>>>>> My company is asking for proof.

>>>>>>

>>>>>>

>>>>>>

>>>>>> Thank you,

>>>>>>

>>>>>> [REDACTED]

>>>>>>

>>>>>>

>>>>>> On Thu, Feb 2, 2023 at 01:07 PM, "[REDACTED]"

wrote:

>>>>>>

>>>>>>

>>>>>>

>>>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>>>

>>>>>>

>>>>>>

>>>>>> My company is asking for proof.

>>>>>>

>>>>>>

>>>>>>

>>>>>> Thank you,

>>>>>>

>>>>>> [REDACTED]

>>>>>>

>>>>>>

>>>>>> On Thu, Feb 2, 2023 at 01:07 PM, "[REDACTED]"

wrote:

>>>>>>

>>>>>>

>>>>>>

>>>>>> [REDACTED] could you please confirm that this refund has processed and no further charges will be incurred?

>>>>>>

>>>>>>

>>>>>>

>>>>>> My company is asking for proof.

>>>>>>

>>>>>>

>>>>>>

>>>>>> Thank you,

>>>>>>

>>>>>> [REDACTED]

>>>>>>

>>>>>>

>>>>>> On Wed, Dec 28, 2022 at 10:45 AM, [REDACTED]

[REDACTED] wrote:

>>>>>>

>>>>>>

>>>>>>>>

>>>>>>>> Hi [REDACTED]

>>>>>>>>

>>>>>>>>

>>>>>>>>

>>>>>>>> Happy I was able to help! We are always happy to assist with mistaken donations.

>>>>>>>>

>>>>>>>>

>>>>>>>>

>>>>>>>> Best,

>>>>>>>>

>>>>>>>> [REDACTED]

>>>>>>>>

>>>>>>>>

>>>>>>>> On Wed, Dec 28, 2022 at 10:42 AM, "[REDACTED]" wrote:

>>>>>>>>

>>>>>>>>

>>>>>>>> OK, this is scary. I was going to ignore the email when I first saw it. Thank you for your help.

>>>>>>>>

>>>>>>>> On Wed, Dec 28, 2022 at 10:39 AM, "[REDACTED]" wrote:

>>>>>>>>

>>>>>>>>

>>>>>>>>

>>>>>>>> Hi [REDACTED]

>>>>>>>>

>>>>>>>>

>>>>>>>>

>>>>>>>> They were taken from the card ending in [REDACTED] They will be deposited/credited back into that same account.

>>>>>>>>

>>>>>>>>

>>>>>>>>

>>>>>>>> Best,

>>>>>>>>

>>>>>>>> [REDACTED]

>>>>>>>>

>>>>>>>>

>>>>>>>> On Wed, Dec 28, 2022 at 10:38 AM, "[REDACTED]" wrote:

>>>>>>>>

>>>>>>>>

>>>>>>>>

>>>>>>>> [REDACTED]

>>>>>>>> Where were the funds taken from?

EXHIBIT 33



Agency Agreement

This Agreement, entered into by and between REVV, LLC ("Revv"), a Delaware Limited Liability company, and RedStone strategies (the "Agency"), is entered into as of the date signed by the last party below (the "Effective Date"). This Agreement, together with the Client Terms and Conditions ("Terms"), available at <https://revv.co/client-terms/>, as may be amended by Revv from time to time in its sole discretion (collectively, the "Agency Agreement"), shall constitute a single agreement between Revv and Agency. Capitalized definitional terms used herein but not defined herein have the meanings set forth in the Terms.

- **Purpose of Agency Agreement.** Revv offers and provides certain Services on the Platform. Revv, Client and Agency wish to enter into a relationship whereby Agency will create, maintain, and/or operate an account on the Platform on behalf of a Client.
- **Client and Agency Relationship.**
 - ***Access to Client account.*** By signing this Agency Agreement, Agency hereby represents and warrants that Client has: (i) authorized Agency to create an account on the Platform on Client's behalf; or (ii) authorized Agency to access Client's existing account on the Platform.
 - ***Client Terms and Conditions.*** The Terms are deemed incorporated into, and a part of this Agency Agreement. Agency is subject to and shall comply with all applicable provisions in the Terms, and all references to "Client" in the Terms shall apply to Agency. When an Agency works with a Client that does not already have an existing account on the Platform, Agency hereby acknowledges and agrees that it is accepting the Terms on behalf of Client.
 - ***Client Data; Consumer Data.*** Revv is not responsible or liable for any Consumer Data or Client Data that is used, lost, or otherwise misappropriated by an Agency, or for any disputes that may arise between Client and Agency concerning Consumer Data or Client Data.
 - ***Fees.*** Agency is solely responsible for notifying Client of any applicable fees and for charging fees to Client. Revv is not liable or responsible for any fee disputes or requests for refunds that may arise between Agency



and Client.

- **Clients.** Agency shall be and remain responsible to Revv for the acts and omissions of Client in connection with the performance or provision of any of the Services.
- **Fees owed by Agency.** Agencies shall incur a Transaction Fee as set forth in the Fee Amendment.
- **Term; Termination.**
 - **Term.** This Agency Agreement shall commence upon the Effective date and shall continue until either party terminates as provided herein.
 - **Termination.** Effective upon written notice, either party may terminate this Agency Agreement for its own convenience and without cause at any time. The exercise of the right to terminate this Agency Agreement shall be in addition to any other right and remedy provided HEREUNDER, in the Terms, or existing at law or equity that is not otherwise excluded or limited HEREUNDER OR under the Terms.
 - **Effect of Termination.** Promptly upon expiration or termination of this Agency Agreement for any reason, Agency shall promptly notify Client and return any and all documentation requested by Client. EFFECTIVE UPON TERMINATION, ALL TRANSACTION FEES OWED BY AGENCY SHALL BECOME IMMEDIATELY DUE AND PAYABLE TO REVV.
- **Representations and Warranties.** Agency hereby represents and warrants that: (i) it has the full power, capacity and authority to enter into and perform this Agency Agreement on behalf of itself and its Clients; (ii) the execution of this Agency Agreement by its representative whose signature is set forth at the end of this Agency Agreement has been duly authorized by all necessary corporate or organizational action of Agency and its Clients; (iii) its performance of this Agency Agreement does not and will not violate or conflict with any agreement to which Agency is a party; (iv) its performance under this Agency Agreement shall at all times comply with all federal, state and local laws and regulations; and (v) there is no pending or threatened litigation that would have a material adverse impact on its performance under this Agency Agreement.
- **Indemnification.** Agency will defend and indemnify Revv and hold it harmless from any and all claims, losses, deficiencies, damages, liabilities, costs, and expenses (including but not limited to reasonable attorneys' fees) incurred by Revv as result of any claim by a third party arising out of or from: (i) Client or



Agency's compliance, disclosure, registration or reporting responsibilities pursuant to applicable law or regulations; or (iv) Agency's breach or alleged breach of any of its representations and warranties under this Agency Agreement.

- **Limitations of Liability; Disclaimers.**

- NEITHER REVV NOR ITS VENDORS AND LICENSORS SHALL HAVE ANY LIABILITY TO AGENCY, CLIENT, OR ANY THIRD PARTY FOR ANY LOSS OF PROFITS, REVENUES, DONATIONS, CLIENTS OR POTENTIAL CLIENTS, BUSINESS, DATA, OR OTHER INCIDENTAL, CONSEQUENTIAL, OR SPECIAL LOSS OR DAMAGE, INCLUDING EXEMPLARY AND PUNITIVE DAMAGES, OF ANY KIND OR NATURE RESULTING FROM OR ARISING OUT OF THIS AGENCY AGREEMENT, THE PLATFORM, AND ANY SERVICES RENDERED HEREUNDER, REGARDLESS OF WHETHER Revv, its Vendors, or its Licensors WERE ADVISED OF THE POSSIBILITY OF SUCH LOSSES OR DAMAGES OR SUCH LOSSES OR DAMAGES WERE OTHERWISE FORESEEABLE, AND NOTWITHSTANDING THE FAILURE OF ANY AGREED OR OTHER REMEDY OF ITS ESSENTIAL PURPOSE. THE TOTAL LIABILITY OF REVV AND ITS VENDORS AND LICENSORS TO AGENCY OR ANY THIRD PARTY ARISING OUT OF THIS AGENCY AGREEMENT, THE PLATFORM AND ANY SERVICES RENDERED HEREUNDER FOR ANY AND ALL CLAIMS OR TYPES OF DAMAGES SHALL NOT EXCEED \$1,000 DOLLARS. THE FOREGOING LIMITATION APPLIES NOTWITHSTANDING THE FAILURE OF ANY AGREED OR OTHER REMEDY OF ITS ESSENTIAL PURPOSE.
- AGENCY IS SOLELY RESPONSIBLE AND LIABLE FOR ANY AND ALL ACTIONS CARRIED OUT WHEN ACCESSING, CREATING, MAINTAINING, AND/OR OPERATING AN ACCOUNT ON BEHALF OF CLIENT. INCLUDING ANY USE, MISAPPROPRIATION, OR DISCLOSURE OF CONSUMER DATA OR CLIENT DATA.

- **Miscellaneous.**

- ***Entire Agreement; Conflict.*** Except for any Fee Amendment entered into by the parties, if any, this Agency Agreement and the Terms contain the entire agreement between Revv and Client relating to the subject matter hereof. In the event of any conflict between this Agency Agreement and the Terms, this Agency Agreement shall control.
- ***Amendment; Modification.*** This Agency Agreement may not be modified,



amended or altered in any manner except by a written agreement signed by both parties, and any attempt at oral modification shall be void and of no effect.

- **Assignment.** Agency may not assign its rights or delegate its duties under this Agency Agreement either in whole or in part without the prior written consent of Revv. Any attempted assignment or delegation without such consent will be void and Revv may immediately terminate the Agency Agreement for cause. Except as provided above, the Agency Agreement shall apply to, inure to the benefit of, and be binding upon the parties hereto and their successors and assigns.
- **Governing Law.** This Agency Agreement shall be construed under the governing law set forth in the Terms.
- **Severability.** In the event any provision of this Agency Agreement is held by a tribunal of competent jurisdiction to be contrary to law, the remaining provisions of this Agency Agreement will remain in full force and effect.
- **Survival.** The expiration or termination of this Agency Agreement for any reason will not release either party from any liabilities or obligations set forth herein which: (i) the parties have expressly agreed will survive any such expiration or termination; or (ii) remain to be performed or by their nature would be intended to be applicable following any such expiration or termination. In addition to the foregoing, upon termination or expiration of this Agreement, the parties' respective obligations under the Preamble of this Agency Agreement; Section 5 (Representations and Warranties); 6 (Indemnification); 7 (Limitations of Liability; Disclaimers); and 8 (Miscellaneous) shall survive such expiration or termination.
- **Notices.** Any notice or reports required or permitted to be given under this Agency Agreement will be given in writing and will be delivered by personal delivery, facsimile transmission or by certified mail, postage prepaid, return receipt requested, and will be deemed given upon personal delivery, three (3) days after deposit in the mail, or upon acknowledgement of receipt of facsimile transmission to the address for notice set forth below. Notwithstanding the foregoing, day-to-day communications and notifications under this Agency Agreement (excluding notices of default, renewal, termination and indemnification) may be made through other reliable means, including through email.



- ***Limitations on Time to File Claims.*** ANY CAUSE OF ACTION OR CLAIM AGENCY MAY HAVE ARISING OUT OF OR RELATING TO THE AGENCY AGREEMENT OR THE PLATFORM MUST BE COMMENCED WITHIN ONE (1) YEAR AFTER THE CAUSE OF ACTION ACCRUES, OTHERWISE SUCH CAUSE OF ACTION OR CLAIM IS PERMANENTLY BARRED.



IN WITNESS WHEREOF, the parties hereto have caused this Agency Agreement to be executed by their duly authorized officers effective as of the last date signed below.

Revv, LLC

[Redacted]

Signature

[Redacted]

Printed name

COO

Title

12 / 09 / 2021

Date

[Redacted]

Address for Notices

RedStone Strategies

Agency

Signature

George Devolder
Printed Name

Managing Partner
Title

01 / 10 / 2022

Date

[Redacted]

Address for Notices

[Redacted]

TITLE Agency Agreement | RedStone Strategies
FILE NAME Agency Agreement.pdf
DOCUMENT ID [REDACTED]
AUDIT TRAIL DATE FORMAT MM / DD / YYYY
STATUS * Completed

Document History



01 / 10 / 2022
17:54:30 UTC

Sent for signature to George Devolder

[REDACTED] from [REDACTED]
IP: [REDACTED]



01 / 10 / 2022
18:26:03 UTC

Viewed by George Devolder

[REDACTED]
IP: [REDACTED]



01 / 10 / 2022
18:28:38 UTC

Signed by George Devolder

[REDACTED]
IP: [REDACTED]



COMPLETED
01 / 10 / 2022
18:28:38 UTC

The document has been completed.