STATE OF MINNESOTA
CAMPAIGN FINANCE AND PUBLIC DISCLOSURE BOARD

CONCILIATION AGREEMENT

In the matter of the Committee to Elect Shannon Savick (17283);

Pursuant to Minnesota Statutes section 10A.28, subdivision 3, the Campaign Finance and Public Disclosure Board and Shannon Savick (the Candidate) agree as follows:

1. The Committee to Elect Shannon Savick (the Committee) is the principal campaign committee of candidate Shannon Savick. On its 2013 amended year-end Report of Receipts and Expenditures and its 2014 year-end Report of Receipts and Expenditures, the Committee reported that it had made $66,321.08 in total expenditures during the two year period. The Candidate signed a public subsidy agreement on May 28, 2014, covering the 2013-2014 election segment and subjecting the Committee to a spending limit over the same period. The 2013-2014 election segment spending limit for a state representative candidate is $62,600, and therefore the Committee’s expenditures exceed the spending limit by $3,721.08.

2. In an email to the Board on February 23, 2015, the Candidate explained that she failed to account for an outstanding flyer order of approximately $4,600 that had not been billed yet when she calculated that she had $6,000 left to spend, ordered another flyer, and purchased radio time. The Candidate did not have money in the account to pay for the new flyer and had to contribute personal money to her Committee to cover the expenditures.

3. Board records show that this is the first instance in which the Committee reported expenditures that exceeded the spending limits. The Committee registered with the Board on August 4, 2011.

4. The parties agree that the made excessive expenditures resulting in a violation of Minnesota Statutes section 10A.25, subdivision 2(a)(5), in the 2013-2014 election segment.

5. The Candidate agrees that the Board’s acceptance of this agreement constitutes the imposition of a civil penalty in the amount of $3,721.08 against the Candidate for making expenditures in excess of the limit imposed by Minnesota Statutes section 10A.25, subdivision 2(a)(5). The penalty is due, or a payment plan must be requested, within 30 days of the date the agreement is signed by both parties.

6. If the Candidate does not comply with the provisions of this agreement, this matter may be reopened by the Board and the Board may take such actions as it deems appropriate.

/s/ Shannon Savick Dated: 4/21/2015
Shannon Savick

/s/ Gary Goldsmith Dated: 4/15/2015
Gary Goldsmith, Executive Director
Campaign Finance and Public Disclosure Board

Agreement approved by Board at meeting of April 14, 2015

/s/ George A. Beck
George A. Beck, Chair
Campaign Finance and Public Disclosure Board