# CAMPAIGN FINANCE REPORT

PAGE 1 OF COVER PAGE)

(NOTE: This report must be clear and legible. It may be typed or printed in blue or black ink.)

Filer Identification	2011146	Report Filed B	v:	CANDID	ATE 1.	сойи	2. TTEE T X	11088	3. ( <b>\$</b>
Number: Name of Filing Comm	ttee, Candidate or Lobbyist:		<u> </u>	Marine State Comment		LET HIS CLYMAN		<u> </u>	
	n-Castor 'll								
Street Address:	900								
PO B	ox 800			State:		Zip Cod			00
West	Conshohocken				PA	19	428	- 08	
TYPE OF REPORT	FRE PRIMARY	NO FRIDAY		30 DAY POST PRIMA	a. Ry X	AMENDI REPORTA		S	MC X
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(place X to the right of report type)	ANNUAL 100 7.	YEAR	F	LING METH		PAPE		pisk	<b>新春秋</b>
Name of Office Sough	STREET S		Perio	D 12 18 18 18 18 18 18 18 18 18 18 18 18 18	ELECTION	District	Office	Party	County
	gomery County Commis	ssioner			YEAR	Number	Code	Code	Code
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				11   08	2011	NO HERITA	OR OFFIC		FOR CODES
Cummers of B	MoXIE	YEAR	1	MO DAY	YEAR	essaidhe.	VI WEEK	GIRLDE AV	A A PAREN
Summary of R and Expenditur	es from: 05 0	3 2011	То	06   06	2011		. •	r~3	
A. Amount Brough	t Forward From Last Report		\$	9,498		]			
B. Total Monetary	Contributions and Receipts (Fr	rom Schedule I)	\$	49,877	.00			1 72	福
C. Total Funds Av.	ailable (Sum of Lines A and B	)	\$	59,375	.41				$\subseteq$
D. Total Expenditu	res (From Schedule III)		\$	21,807	.82			, 0	1
E. Ending Cash Ba	ance (Subtract Line D from L	ine C)	\$	37,567	.59			) U	
F. Value of In-Kir	nd Contributions Received (Fro	om Schedule II)	\$	18,400		1 /	1 3	 15	٠
G. Unpaid Debts a	nd Obligations (From Schedule	· IV)	\$	0	.00			СЭ	
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Thomas	Signature				oss Weis	Printed Na		·	Ì
My commission exp	pires 6 22	20//		(610)			941 <b>-</b> 236	1	
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(P.L. 1333, No. 320)	s amended. ribed bofgfe me this			- <i>[. ]</i>				//	
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day /	W.	20	} -	<del>// /}</del>	Sign	ature of C	andidate	<u> </u>	
1) with	Tueen		} _	Zru	ice L. C.	stor,	Jr.	<del> </del>	
My commission and	Signatura	2011		(215	)	Printed No	ema 977–100	n	
My commission exp	MO. DAY	<b>20/(</b> YR.	J ;-	Area Co			Daytime Tel		nber

Department of State ● Bureau of Commissions, Elections and Legislation 210 North Office Building ● Harrisburg, PA 17120-0029 ● (717) 787-5280

DSEB-502 (7-99)

CAMPAIGN FINANCE REPORT

PAGE 1 OF (COVER PAGE)

(NOTE: This report must be clear and legible. It may be typed or printed in blue or black ink.)

Filer Identification Number: 2011146 Repor	t By:	CANDIBATE	COMM		LOBBY(S1
Name of Filing Committee, Candidate or Lobbyist:					
Brown-Castor '11		<u> </u>			.=.
Street Address:					
PO Box 800		itate:	Zip Coc	le:	
West Conshohocken		PA	1	19428	- 0800
	2.	AZE 图点语 3.	AMENDA		
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Name of Office Sought by Candidate:	\$\$*****	ATE OF ELECTION	District Number	Office Code	Party County Code Code
	МC				
Montgomery County Commissioner	11	08 2011	İ	OTH (SEE INSTE	REP 46
					HUSELONGYHUS
ESPACION DE PROPERTIES DE LA CONTROL DE LA C	MC	注例為當我和實		ALC: ALE IS	
Summary of Receipts and Expenditures from: 05 03 2011	<b>To</b> 06	06 2011	l		
	, t-		1		
A. Amount Brought Forward From Last Report		,498.41	1		
B. Total Monetary Contributions and Receipts (From Schedule I)	<b>\$</b> 49	877.00	1		
C. Total Funds Available (Sum of Lines A and B)	\$ 50	0.75 / 1	•		
D. Total Expenditures (From Schedule III)		,375.41 ,807.82	1		
E. Ending Cash Balance (Subtract Line D from Line C)		,567.59	1		
F. Value of In-Kind Contributions Received (From Schedule II)	ļ	,400.00			
G. Unpaid Debts and Obligations (From Schedule IV)	ş	0.00	1		
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I swear (or effirm) that this report, including CAMPONNEALTHOF PER correct and complete.  Sworn to and subscribed before me this day of the My Commission Expires June Signature  My commission expires DAY YR.	ry Public onto meny Co e 21, 2011	Signature Ross We	of Person Seiss, E Printed No.	Submitted Richards Esquire Include the Summer Submitted	phone Number
Sworn to and subscribed before me this day of	ry Public onto mery Co e 22, 2011	Signature (610) Area Code	Printed Na 9/	Submitting Ric Esquire ame 1-2361 Daytime Tele	phone Number
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# **IN-KIND CONTRIBUTION FORM**

I have paid for the following expenses as an in-kind contribution to the Brown Castor '11 Campaign. I confirm that I paid these costs with personal funds on the date and in the amount indicated. I understand that every expenditure I make on behalf of campaign is considered an in-kind contribution.

NAME:			
Vahan H. Gureghian		 	
HOME ADDRESS:			
841 Merion Square Road Gladwyne, PA 19035			
OCCUPATION:			
CEO	 		
EMPLOYER:			
Charter School Management		 	
DATE:			
5/17/2011			
VENDOR (ATTACH RECEIPT) :			
The Oscar Group			
AMOUNT:			
\$	 	 <u> </u>	

# INVOICE



Date:

May 1, 2011

Invoice #:

1085

Bill To:

Brown Castor '11 800 Penllyn-Blue Bell Pike Blue Bell, PA 19422-1648

DESCRIPTION	AMOUNT
Finance consulting retainer – May 2011	\$5000
•	

TOTAL:

\$5000.00

Please make checks payable to "The Oscar Group." Thank you!

# INVOICE



Date:

April 1, 2011

Invoice #:

1083

Bill To:

Brown Castor '11 800 Penllyn-Blue Bell Pike Blue Bell, PA 19422-1648

DESCRIPTION	AMOUNT
Finance consulting retainer – April 2011	\$5000
	•
	ļ

TOTAL:

\$5000.00

Please make checks payable to "The Oscar Group." Thank you!

# FBB REALTY PARTNERS LP 794 Penllyn Pike Blue Bell, PA 19422 (267) 419-1500

May 11, 2011

## VIA EMAIL to rweiss@cozen.com

Ross Weiss, Esq.
Cozen O'Connor
200 Four Falls Corporate Center, Ste. 400
P.O. Box 800
West Conshohocken, PA 19428

Dear Ross:

This is to confirm that FBB Realty Partners LP leases the building located at 800 Penllyn Pike to Brown-Castor '11 for use by Brown Castor '11 as a campaign headquarters on a month to month basis at no charge for base monthly rent. This lease equates to an in kind contribution of \$2,800.00 per month by FBB Realty Partners LP.

Sincerely,

Valter H. Flamm,∫Jr

# NON-RESIDENTIAL LEASE FOR REAL ESTATE

PART ONE OF A TWO PART AGREEMENT
This form recommended and approved for, but not restricted to use by, members of the Pannsylvania Association of REALTORS® when used with an approved addendum attached hereto.

	LESSOR'S BUSINESS RELATIONSHIP WITH	PHONE
LICENSEE	76)	
Broker i	THE AGENT FOR LESSOR. OR (if checked below)	Designated Agent? Yes No
Broker is No	OT the Agent for Lessor and is s/an: AGENT FOR LESSEE	TRANSACTION LICENSEE
,	Lessee's business relationship with	I PA LICENSED BROKER
BROKER (( ADDRESS	Company)	PHONE
LICENSEE	S)	Designated Agent? Yes No
BROKER IS	THE AGENT FOR LESSEE. OR (if checked below):	Designated Agent? □ Yes □ No
Broker is N	OT the Agent for Lessee and is a/an: GENT FOR LESSOR	SUBAGENT FOR LESSOR TRANSACTION LICENSEE
いいしかりつ けば	ne broker is Broker for Lessor and Broker for Lessee, Broker is a Do re are separate Designated Agents for Lessor and Lessee. If the same int. Broker(s) may perform services to assist unrepresented parties in	Licences is declarated for the service at Your area
•	s Agreement, dated is between	
FI	BB Renlig PARtners LP, 794 Pennlyn	Dile Die Dali DA 10/22
cali	ed "Lessor," and	rike, Diue Dell, PA 19422
	ROWN- CASTOR 11, a Pennsylvania Domes	tic and Non-Profit Corporation
call	ed "Lessee."	
	PERTY	
	Lessor agrees to lease to Lessee the premises known as	lad's
	Lessor agrees to lesse to Lessee the premises known as  800 Fen ly n fike, Blue Bell PA in the	19422
	in theof	County of
0	in the Commonwealth of Pennsylvania, Zip Code	with improvements consisting of
1	in the	basement) plus 11 Adincent praking so
2	upon the following terms and conditions:	- FURNING SP
3 (B)	Total rental for entire term payable to Lessor Payments in advance Monthly	s <u>-</u> 0-
4 (C)	Payments in advance U Monthly D	in the amount of \$O_
5 (D)	Cash or check to be paid before possession by Lessee which is to be any	lied on account as follows:
6	Advance rent to Pa	ld \$ Due \$
7	On account of final payment of rent Pa	id \$ Due \$
8	Security deposit (see paragraph 2 (f))	id \$ Due \$
9		ld \$ Due \$
0	Pai	d \$ Due \$0 d \$ Due \$0
Ĭ	•	
2	Totals - Paid to date Pai	d \$
3	Balance due before rossession	d \$ Due \$0_
1		Due 9
5 (E)	Adjusted payment of rent until regular due date, if any	\$
6 (F)	Security deposit	\$ <del>-0-</del>
7 (G)	Late charge if rent not paid within grace period	\$
B (H)	Due date for each assument	· · · · · · · · · · · · · · · · · · ·
	Term of this lease Month to Manth	
	Commencement date of leaseAnail 2,2011	
• • •	Expiration date of lease	
	Required written notice to terminate this lease This to DA4.5	
	Renewal term if not terminated by either party	
	Lessee will occupy premises ONLY as	
	Maximum number of occupants under this lease W/A	
	•	
	innifer Walton, Realtor al Lease For Real Estate - Part One of a Two Part Agreement, Pennsylvania Associatio	
	a Cease For Real Estate - Part Offs of a Two Part Agreement, Pennsylvania Association SYLVANIA ASSOCIATION OF REALTORS © 2007 03/07	N UI NEALTUKS®
	, 62009, Version 6.18. Software Registered to: Mariann Brand, Welchert Realtors D	ndesinun Office

36 37 38 39 40 41 42 43 44 45 46 47 48 49 50 51 52	(P) Payments to be made promptly when due in U.S. Dollars  Lessor Broker for Lessor  (Q) Utilities & services will be supplied as follows:  Lessor Lessee  pays pays  Cold Water  Hot Water  Heat  Plectric Heat  Pearly Oil Burner Cleaning  Water in Excess of yearly minimum Charge  Snow Removal  (R) Unless otherwise stated, Lessee will pay the cost of any of this lease where the individual cost of each repair is 1  S) No pets or animals of any kind whatsoever will be permi	Lessor pays	<b>S</b>
53 54 3. 55 56 57	SPECIAL CLAUSES  (A) Lessor and Lessee has received the Consumer Notice as §35.337.  (B)	adopted	by the State Real Estate Commission at 49 Pa. Code §35.336 and
58 59 4, 60 61 62	ADDENDUM  The Lessor and Lessee agree for themselves, their respective also to those set forth in the addendum attached hereto entit to be regarded as binding and as strict legal conditions,		
The lea	ased premises excludes the basement. Lessee ag	rees to	permit Lessor's Office Manager access to the basement cing files in the basement.

- (a) Liability. Lessee, at Lessee's sole cost and expense, shall maintain and keep in effect throughout the Term, and any extensions or renewals thereof, insurance against liability for bodily injury (including death) or property damage in or about the Premises, under a policy of comprehensive general public liability insurance, with such limits as to each as may be reasonably required by Landlord from time to time but not less than \$1,000,000 combined single limit for bodily injury (including death) and \$1,000,000 for property damage. The policies of comprehensive general public liability insurance shall name Lessor as additional named insured. Each such policy shall provide that it shall not be cancelable without at least thirty (30) days prior written notice to Lessor and to any mortgagee named in an endorsement thereto and shall be issued by an insurer and in a form satisfactory to Lessor. On or before the Commencement Date, a certificate of insurance shall be delivered to Landlord. If Tenant shall fall, refuse or neglect to obtain or to maintain any insurance that it is required to provide or to furnish Lessor with satisfactory evidence of coverage on any such policy, Lessor shall have the right to purchase such insurance. Any payments made by Lessor with respect to such insurance shall be recoverable by Lessor from Lessee as an additional charge promptly upon Tenant being billed therefore.
- (b) Waiver of Subrogation. Each of the parties hereto hereby releases the other, to the extent of the releasing party's Insurance coverage, from any and all liability for any loss or damage covered by such insurance upon the property of such party even if such loss or damage shall be brought about by the fault or negligence of the other party, its agents or employees; provided, however, that this release shall be effective only with respect to loss or damage occurring during such time as the appropriate policy of insurance shall contain a clause to the effect that this release shall not affect said policy or the right of the insured to recover thereunder. If any policy does not permit such a walver, and if the party to benefit therefrom requests that such a waiver be obtained, the other party agrees to obtain an endorsement to its insurance policies permitting such waiver of subrogation if it is available. If any additional premium is charged for such waiver, the party benefitting therefrom agrees to pay the amount of such additional premium promptly upon being billed therefor.
- (c) Tenant's Property. Tenant, at Tenant's sole cost and expense, shall maintain and keep in effect throughout the Term, and any extensions or renewals thereof, full replacement cost insurance for Tenant's personal property with a commercially reasonable deductible.

PREPARED BY: Jennifer Walton,		
LC1, Non-Residential Lease For Res	Estate - Part One of a Two P	art Agreement. Pennsylvania Association of REALTORS®
COPYRIGHT PENNSYLVANIA ASS	OCIATION OF REALTORS® 2	2007 03/07
RealFA\$T® Software, ©2009, Version	n 6.16. Software Registered	to: Mariann Brand, Welchert Realtors Doylestown Office
l essee initials:		03/20/09 11:13:12

# NON-RESIDENTIAL LEASE PART TWO OF A TWO-PART AGREEMENT TERMS AND CONDITIONS

This form recommended and approved for, but not restricted to, use by members of the Pennsylvania Association of REALTORS®

Copyright Pennsylvania Association of REALTORS® 1973

Special Clauses

(5-72)

Fire Inquirance **Premium** Sawar Rent

Condition of Pavement

Security Deposit (12-85)

Affirmative Covenants of Lessor

Place of **Payment** 

Affirmative Covenants of (11-74) Payment of Rent Late Charges (11-74)

Cieanina. Repairing, etc.

Requirements of Public Authorities Fire Surrender of Possession (11-74)Notice of Fire etc.

Pay for Gas and

4. (a) Lessee agrees to pay as rent in addition to the minimum rental herein received, \* sewer rent, garbage and/or trash collection charges assessed or imposed upon the demised premises and/or the building of which the demised premises is a part during the term of this lesse, excess of and over and above those assessed or imposed at the time of making this lease. The amount due hereunder on account of such texes shall be apportioned for that part of the first tex year, as assessed, and each subsequent tax year, as assessed thereafter during the term of this lease including extensions or renewals hereof. The same shall be publiby the Lesses to the Lessor as additional rent on or before sixty days from the Broker for Lessor's notice to the Lessee having been delivered as notice of my such tax increase

(b) Unless specified herein to the contrary, the percentage of any such tex increases to be puid by the Lessee hereunder shall be apportioned in accordance with that percentage which the Leaser's rent represents to the total income that the building would yield if fully leased

(c) Lesses further agrees to pay to Lessor as additional rent all increase or increases in fire insurance premiums upon the demised premises and/or the building of which the demised premises is a part, due to an increase in the rate of fire insurance in excess of the rate on the demised premises at the time of making this lease, if said increase is caused by any set or neglect of the Leasee or the nature of the Lease's business.

(d) Lessee further agrees to pay as additional real, if there is a metered water connection to said premises, all sewer rental or charges for use of

sewers, sewer system, and sawage treatment works servicing the demised premises in excess of the yearly minimum of such sewer charges, immediately when the same become due.

(a) Lesses shall be responsible for the condition of the pavement, curb, cellar doors, swrings and other erections in the pavement during the term of this lesse; shall keep the pavement free from snow and ice, and shall be, and hereby agrees that Lesses is solely liable for any accidents, due or aleged to be due to their defective condition, or to any accumulations of snow or face.

5. The "security deposit" specified in Par. #1. (1) shall be held by Broker for Lestor as security for the performance of all the terms, covenants and

conditions of this lease and for the cost of any trash removal, housecleaning and the cost of repairs and/or the correction of damage (which is, in the opinion of the Leasor and/or Broker for Leasor, in excess of normal wear and tear); otherwise, the "security deposit" or any balance thereof shall be returned after the Lessee has vacated and left the premises in an acceptable condition (following a personal inspection by Lessor and/or Broker for Lessor) and surrendered all keys to Broker for Lessor. If the Lessor determines that any loss, damage or injury chargeable to the Lessor hereunder, exceeds the accurity deposit, the Lessor at his option, may retain the said sum as liquidated damages or may apply the sum against any actual loss, damage or injury and the balance thereof will be the responsibility of the Lessor. Lessor's determination of the amount, if any, to be returned to the Lessoe shall be final. It is further understood and agreed that the said security deposit is not to be considered as the last payment under the lease however the rights of the Lessor shall not be hindered to retain the security deposit, or a portion thereof as payment on account of uncollected

The aforementioned "security deposit" shall be paid to the Broker for Lessor who will deposit same in a separate custodial type account, Broker for Lessor shall keep records of all funds so deposited as required in accordance with the Act of February 19, 1980, P.L. 15, No. 9, Section 604 (63 P.S. 455,604). Said account will be clearly identified as required indicating the date and from whom he received money, the date deposited, the date of withdrawals and other pertinent information concerning this transaction. It is understood and agreed that should the property herein mentioned be sold, exchanged, transferred or conveyed to a new owner, that at the time of settlement, any money held as a security deposit shall be transferred to the new owner or his agent, to be continued to be held as a security deposit.

(a) If the Lessee so desires, Lessor, if possible, may make available to Lessee, without charge, a space in the building for the storage of goods effects of Lessea. In consideration of the fact that no extra charge is made for the famishing of such space by the Lessor, it is understood that Lessor shall not be liable for loss or damage to any stored goods through fire or theft or any cause whelever, and Lessoe expressly releases Lessor as balled or otherwise from all claims for any such loss or damage. It is further understood that the use of storage space by the Lessoe shall be limited to the time of the Lessee's occupancy, and that goods left over thirty days after the expiration of Lessee's occupancy may be sold for storage charges at public of private sale without further notice to Lessee.

(b) The Lessor may flurnish additional service not herein provided for but any such service shall be gratuitous unless otherwise agreed and shall not be an obligation of the Lessor or part of the consideration for the rent.

All rent shall be payable without prior notice or demand at the office of Lessor or Broker for Lessor as specified in paragraph #1. (p.).

Leases coverants and agrees that he will without demand:

(a) Pay the rest and all other charges herein reserved as rent on the days and times and at the place that the same are made payable, without fail, and if Lessor shall at any time or times accept said rent or rent charges after the same shall have become due and payable, such acceptance shall not excuse delay upon subsequent occasions, or constitute or be construid as a waiver of any of Lessor's rights. Lesses agrees that any charge or payment herein reserved, included, or agreed to be treated or collected as rent and/or any charges, expenses, or costs herein agreed to be paid by the Lesies may be proceeded for and recovered by the Lessor by legal process in the same manner as rent due and in arrears.

(b) All rental payments are due and payable on the due date as specified in paragraph #1. (h) of this agreement or within five days thereafter

(grace period) without penalty. However, after 5:00 P.M. on the fifth day after this date as aforementioned, any rental payment not paid in full will be subject to a late charge. Payments not made on or before 5:00 P.M. on the tenth day after due date, together with late charge, may be referred to Magistrate or Justice of the Peace for the collection and/or ejectment,

(c) Keep the demised premises clean and free from all ashes, dist and other refuse matter; repisce all broken glass windows, doors, cto.; keep all waste and drain pipes open; repair all darnages to plumbing and to the demised premises; in general, keep the same in as good order and repair as they are at the beginning of the term of this lease, reasonable wear and damage by accidental fire or other casualty not occurring through negligence of Lessee or those employed by or acting for Lessee alone excepted. The Lessee agrees to surrender the demised premises in

triving a neighbor of Lessee or those employed by or acting for Lessee none excepted. The Lessee agrees to surrance the definition in which Lessee has herein agreed to keep the same during the continuous of this lesse.

(d) Comply with any requirements of any of the constituted public authorities, and with the terms of any State or Federal statute or local ordinance or regulation applicable to Lessee or his use of the demised premises, and save Lessor harmless from penakies, fines, costs or damages resulting from failure to do so.

(e) Use every reasonable precaution against fira.

(f) Peaceably deliver up and surrender possession of the demised premises to the Lessor at the expiration or sooner termination of this lesse, the peaceably deliver up and surrender possession of the demised premises to the Lessor at the expiration or sooner termination of this lesse, the peaceably deliver up and surrender possession of the demised premises to the Lessor at the expiration or sooner termination of this lesse, the peaceably deliver up and surrender possession of the demised premises to the Lessor at the expiration or sooner termination of this lesse, the peaceably deliver up and surrender possession of the demised premises to the Lessor at the expiration or sooner termination of this lesse, the peaceably deliver up and surrender possession of the demised premises to the Lessor at the expiration or sooner termination of this lesse, the peaceably deliver up and surrender possession of the demised premises to the Lessor at the expiration or sooner termination of this lesse, the peaceable deliver up and surrender possession of the demised premises to the Lessor at the expiration of the demised premises to the Lessor at the expiration of the demised premises to the Lessor at the expiration of the demised premises to the lessor at the expiration of the demised premises to the lessor at the expiration of the demised premises to the lessor at the expiration of the demised premises to the lessor at the expiration of the demised premises to the lessor at the expiration of the demise to the lessor at the lessor at the expiration of the demise to the lessor at promptly delivering to Lessor at his office, all keys for the demised premises, with all trash and personal belongings removed and building(s)

(g) Give to Lessor prompt written notice of any accident, fire or damage occurring on or to the demised premises.

(h) Promptly pay for all gas and electricity, water, heat, fawn care and services consumed in the herein demised premises during the altinuance of this lease if so specified in paragraph #1.(q); and should Lessee full to make these payments when due, Lessor shall have the right

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Lessee(s)

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Electricity

Indomnification

Negative Covenants of Leases Use of Premises Assignment and Subjetting

Slane

Alterations improvements

Machinery

Weights Fire insurance

Removal of Goods

Vacate Premises **Upon Removal** 

Lessor's Rights inspection of Premises Rules and Regulations

Sale, Rent. Signs and Prospects (11-74)Discontinue Service, etc.

Damage for Interrupted Use

Representation of Condition

Miscellaneous Agreements and Conditions

Effect of Repairs or Rentals Waiver of Custom

to settle therefor, such sums to be considered additional rent and collectable from Lesses, as such, by distress or other process and to have all the priorities given by law to claims for rent.

(i) Indemnify and save Lessor harmless from any and all loss occasioned by Lessoe's breach of any of the covenants, terms and conditions of this lease, or caused by his family, guests, visitors, agents and employees.

9. Lessee covenants and agrees that he will do none of the following things without the consent in writing of Lesson:

(a) Occupy the dentised premises in any other manner or for any other purpose than as above set forth in paragraph #1. (n).
(b) Assign, mortgage or pledge this lease or under-let or sub-lease the dentised premises, or any part thereof, or permit any other person, farm or corporation to occupy the dentised premises, or any part thereof, nor shall any assignee or sub-lessee assign, mortgage or pledge this lesse or such sub-lease, without an additional written consent by the Leasor, and without such consent no such assignment, mortgage or pledge ahali be valid. If the Lessee becomes embarrassed or issolvent, or maker an assignment for the benefit of creditors, or if a petition in bankruptoy is filed or against the Lessee or a bill in equity or other proceeding for the appointment of a receiver for the Lessee is filed, or if the real or personal

to against the Lesses to a unit equity of this processing for the special population is elected to the Lesses shall be sold or levied upon by any Sheriff, Marshal or Constable, the same shall be a violation of this covenant.

(c) Place or allow to be placed any stand, booth, sign or show case upon the doorsteps, vestibules or outside walls or pavements of said premises, or paint, place, erect or cause to be painted, placed or erected any sign, projection or device on or in any part of the premises. Lesses shall remove any sign, projection or device painted, placed or erected, if permission has been granted and restore the walls, etc., to their former conditions, at or prior to the expiration of this lesse, in case of the breach of this covenant (in addition to all other remedies given to Lessor in case of breach of any conditions or covenants of this lease) Lessor shall have the privilege of removing said stand, booth, sign, show case, projection or device, and restoring said walls, etc., to their former condition, and Leasee, at Lessor's option, shall be liable to Lessor for any and all expenses so incurred by Lessor,

(d) Make any alterations, improvements, or additions to the denoised premises. All alterations, improvements, additions or fixtures whether installed before or after the execution of this lease, shall remain upon the premites at the expiration or sconer termination of this lease and become the property of Lessor, unless Lessor shall, prior to the termination of this lesse, have given written notice to Lessee to remove the same, in which event Lessee will remove such alterations, improvements and additions and restore the premises to the same good order and condition in which they now are. Should Lessee fail to do so, Lessor may do so, collecting, at Lessor's option, the cost and expense thereof from Lesses as additional rent.

(a) Use or operate any machinery that, in Lessor's opinion, is harmful to the building or disturbing to other tenants occupying other parts

(f) Place any weights in any portion of the demised premises beyond the safe carring capacity of the structure.

(g) Do or suffer to be done, my act, matter or thing objectionable to the fire insurance companies, whereby the fire insurance or any other insurance now in force or hereafter to be placed on the denised premises, or any part thereof, or on the building of which the denised premises. may be a part, shall become void or suspended, or whereby the same shall be rated as a more hazardous risk than at the date of execution of this lease, or employ any person or persons objectionable to the fire insurance companies or carry or have been benzine or explosive matter of any kind in and about the denised premises. In case of a breach of this covenant (in addition to all other remedies given to Lessor in case of the breach of any of the conditions of covenants of this lease) Lesses agrees to pay to Lessor as additional rent any and all increase or increases of premiums on insurance carried by Lessor on the demised premises, or any part thereof, or on the building of which the demised premises may be a part, caused in any way by the occupancy of Lessee.

(h) Remove, attempt to remove or manifest an Intention to remove Lessee's goods or property from or out of the demised premises otherwise than in the ordinary and usual course of business, without having first paid and satisfied Lessor for all rent which may become due during the entire term of this lease.

(i) Vacate or desert said presultes during the term of this lease, or permit the saine to be empty and unoccupied.

10. The Lessee agrees that if, with the permission in writing of Lessor, Lessee shall vacate or decide at any time during the term of this lease, or any renewal thereof, to vacate the herein demised premises, prior to the expiration of this lease, or any renewal hereof, Lessee will not cause or allow my broker to work with Lessee in any sub-letting or reletting of the demised premises other than a broker approved by the Lessor, and that should Lessee do so, or attempt to do so, that Lesser may remove any signs that may be placed on or about the demised premises by such other broker without my liability to Lesses or to said broker, the Lesses assuming all responsibility for such action.

11. Lessee covenants and agrees that Lessor shall have the right to do the following things and matters in and about the denised premises:

(a) At all reasonable times by himself or his duly authorized agents to go upon and inspect the deraised premises and every part thereof, and/or at his option to make repairs, alterations and additions to the demised premises or the building of which the demised premises is a part.
(b) At any time or times and from time to time make such rules and regulations as in his judgment may from time to time be necessary for

the safety, care and cleaniness of the premises, and for the preservation of good order therein. Such rules and regulations shall, when notice thereof is given to Lessee, form a part of this lesse,

(c) To display a "For Sale" sign at any time, and also, after notice from either party of intention to determine this lease, or at any time within six months prior to the expiration of this lesse, a "For Rent" sign, or both "For Rent" and "For Sale" signs; and all of said signs shall be placed upon such part of the premises as Lessor may elect and may contain such matter as Lessor shall require. Prospective purchasers or tenants authorized by Lessor may inspect the premises Monday thru Saturday between the hours of 11:00 A.M. and 8:00 P.M.

12. (a) In the event that the demised premises is totally destroyed or so damaged by fire or other casualty not occurring through fault or negligence of the Lessee or those employed by or acting for him, that the same cannot be repaired or restored within a reasonable time, this lease shall absolutely cease and determine, and the rent shall abate for the balance of the term.

(b) If the damage caused as above be only partiel and such that the premises can be restored to their former condition within a reasonable time, the Lessor may, at his option, restore the same with reasonable promptness, reserving the right to enter upon the demised premises for that purpose. The Lessor also reserves the right to enter upon the demised premises whenever necessary to repair damage caused by fire or other casualty to the building of which the demised premises is a part, even though the effect of such entry be to render the demised premises or a part thereof unterantable. In either event the rent shall be apportioned and suspended during the time the Lessor is in possession, taking into account the proportion of the demised premises rendered unterantable and the duration of the Lessor's possession. If a dispute arises as to the amount of rent due under this clause. Lessee agrees to pay the full amount claimed by Lessor. Lessee shall, however, have the right to proceed by

law to recover the excess payment, if any,

(c) Lessor shall not be liable for any damage, compensation or claim by reason of isoonvenience or annoyance from the necessity of repairing any portion of the building, the interruption in the use of the premises, or the termination of this lease by reason of the destruction of the

13. The Lessor has let the demised premises in their present condition and without any representation on the part of the Lessor, his officers, employees, servents and/or agents. It is understood and agreed that the Lessor is under so duty to make alterations at the time of letting or at any

14. (a) No contract entered into or that may be subsequently entered into by Lessor with Lesses, relative to my alterations, additions, improvements or repairs, nor the failure of Lessor to make such alterations, additions, improvements or repairs as required by any such contract, nor the making by Lessor or his agents or contracts of such alterations, additions, improvements or repairs shall in any way affect the payment of the rent or said other charges at the time specified in this lease.

(b) It is hereby covernanted and agreed, may law, usage or custom to the contrary notwithstanding, that Lessor shall have the right at all times to enforce the covenants and provisions of this lease in strict accordance with the terms hereof, notwithstanding any conduct or custom on the part of the Leasor in refraining from so doing at any time or times; and further, that the failure of Lessor at any time or times to enforce its rights under said covenants and provisions strictly in accordance with the same not be construed as having created a custom in any way or manner

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Page 2 of 5 Lessor(s)

Fallura of Leases to Repair

Remedies of (11-74)

contrary to the specific terms, provisions and covenants of this lease or as having in any way or manner modified the same.

(c) In the event of the failure of Lessee promptly to perform the covenants of Par. #8. (c) hereof, Lessor may go upon the demitted premites and perform such covenants, the cost thereof, at the sole option of Lessor, to be charged to Lessee as additional and definement must 15. If the Lessee

(a) Does not pay in full when due any and all installments of rent and/or any other charge or payment herein reserved, included, or agreed to be treated or collected as rent and/or any other charge, expense, or cost herein agreed to be paid by the Lessee; or

(b) Violates or fails to perform or otherwise breaks my covernant or agreement herein contained; or

(c) Vacates the detailsed premises or removes or attempts to remove or manifests an intention to remove any goods or property therefrom (c) vacuus the entires of interest of an entire to temperate the set of the Lessor in first for all rent and other charges then due or that may thereafter become due until the expiration of the then current term, above mentioned; or

n due of the may increased occurre use use expension of use their search start, according to mentioned, of (d) Becomes embarrassed or insolvers, or makes an assignment for the benefit of creditors, or if a petition in bankruptcy is filed by or against the Lessee or a bill in equity or other proceeding for the appointment of a receiver for the Lessee is filed, or if proceedings for reorganization or for composition with creditors under any State or Federal law be instituted by or against Lessee, or if the real or personal property of the Lessee shall be sold or levied upon by any due process of law, then and in any or either of said events, there shall be deemed to be a breach of this lease, and

thereupon has facto and without entry or other action by Lessor;

dl) The rent for the entire unexpired balance of the term of this lease, as well as all other charges, payments, costs and expenses herein agreed to be paid by the Lessee, or at the option of Lessor my part thereof, and also all costs and officers' commissions including watchmen's wages and further including the five percent chargeable by Act of Assembly to the Lessor, shall, in addition to say and all instruments of cost already due and payable and in arrests and/or any other charge or payment herein reserved, included or agreed to be treated or collected as rent. and/or any other charge, expense or cost herein agreed to be paid by the Lessee which may be due and payable and in arrears, be taken to be due and payable and is arrears as if by the terms and provisions of this lesse, the whole balance of unpaid rent and other charges, payments, taxes, and payable and as arrears as a try the team and providents of this lease or any part thereof is assigned, or if the premises or any part thereof is sub-let, Lessee hereby prevocably constitutes and appoints Lessed's agent to collect the rents due by such assignes or sub-lessee and apply the same to the rent due hereunder without in any way affecting Lessed's obligation to pay impaid balance of rent due hereunder; or in the event of any of the foregoing at any time at the option of Lessor.

(d2) This lease and the term hereby created shall determine and become absolutely wold without any right on the part of the Lesses to save the forfeiture by payment of any sum due or by other performance of any condition; term or covenant broken; whereupon, Lessor shall be entitled to recover damages for such breach in an amount equal to the amount of rent reserved for the halance of the term of this lease, less the fair rental value of the said demised premises, for the residue of said term.

16. In the event of any default as aforesaid, the Lessor, or anyone acting on Lessor's behalf, at Lessor's option: (a) May lease said premises or any part or parts thereof to such person or persons as may in Lease's discretion seem best and the Lease shall be liable for any loss of rent for the balance of the then current term,

(b) Any re-entry or re-letting by Lessee under the terms hereof shall be without prejudice to Lessor's claim for damages and shall under no circumstances release Lessee from liability for such damages arising out of the breach of any of the covenants, terms and conditions of this lesse. 17. It is understood and agreed that the Lessor hereof does not warrant or undertake that the Lessoe shall be able to obtain a permit under any 17. It is amountation and agreed that the Lesson networks to make of the said premises, and nothing in this lesse contained shall obligate the Lessor to assist Lessee in obtaining said permit; the Lessee fixther agrees that in the event a permit cannot be obtained by Lessee under any Zoning Ordinance, or Regulation, this lease shall not terminate without Lessor's consent, and the Lessee shall use the premises only in a manner permitted under such Zoning Ordinance or Regulation.

18. If rent and/or charges hereby reserved as cent shall remain unpaid on any day when the same should be paid Lessee hereby empowers any Prothonotary or attorney of any Court of Record to appear for Lessee in any and all actions which may be brought for reat and/or the charges. payments, costs and expenses reserved as rent, or agreed to be paid by the Lessee and/or to sign for Lessee an agreement for entering in any competent Court an amicable action or actions for the recovery of rent or other charges or expenses, and in said suits or in said amicable action or actions to confess judgment against Lessee for all or any part of the rent specified in this lease and then unpaid including, at Lessor's option, the rent for the entire unexpired balance of the term of this lesse, and/or other charges, payments, costs and expenses reserved as rent or agreed to be paid by the Lessee, and for interest and costs together with an attorney's commission of 15%. Such authority shall not be exhausted by one exercise thereof, but judgment may be confessed as aforeself from time to time as often as any of said rest and/or other charges reserved as rent shall fall due or be in arrears, and such powers may be exercised as well after the expiration of the original term and/or during any extension or removal of this lease

19. When this lease shall be determined by condition broken, either during the original term of this lease or any renewal or extension thereof, and also when and as soon as the term hereby created or any extension thereof shall have expired, it shall be lawful for any attorney as attorney for Lesses to file an agreement for entering in any competent Court an amicable action and judgment in ejection against Lesses and all persons claiming under Lessee for the recovery of possession of the herein densised premises, for which this lesse shall be his sufficient warrant whereupon, if Lessor so desires, a wift of habere facias possessionen may issue forthwith, whicut any prior writ or proceedings whatsoever, and provided that if for any reason after such action shall have been commenced the same shall be determined and the possession of the premises hereby demised remain in or be restored to Lessee. Lessor shall have the right upon any subsequent default or defaults, or upon the termination of this lease as hereinbefore set forth, to bring one or more amicable action or actions as hereinbefore set forth to recover possession of the said

20. In any amicable action of ejectment and/or for rent in arrears, Lessor shall first cause to be filed in such action an affidavit made by him or someone acting for him setting forth the facts necessary to authorize the entry of judgment, of which facts such affidavit shall be conclusive evidence, and if a true copy of this lease (and of the truth of the copy such affidavit shall be sufficient evidence) be filed in such action, it shall not be necessary to file the original as a warrant of attorney, any rule of Court, costom or practice to the contrary notwithstanding. 21. All of the remedies hereinbefore given to Lessor and all rights and remedies given to it by law and equity shall be consulative and concurrent. No termination of this lease or the taking or recovering of the premises shall deprive Lessor of any of its remedies or action against the Lessee for reat due at the time or which, under the terms hereof, would in the future become due as if there has been no termination, or for sums due at the time or which, under the tenns hereof, would in the future become due as if there had been no termination, nor shall the bringing of any action for rent or breach of covenant, or the resort to any other remedy herein provided for the recovery of rent be construed as a waiver of the right to obtain possession of the premises.

22. This Agreement of Lease and all of its terms, covenants, and provisions are and each of them is subject and subordinate to any lease or other arrangement or right to possession, under which the Lessor is in control of the demised premises, to the rights of the owner or owners of the demised premises and of the land or buildings of which the demised premises are a part to all rights of the Lessor's landlord and to any and all definised premises and of the and or outdargs of which the definised premises are a part to an inguis of the Lessor's samurous and to any and an mortgages and other encumbrances now or hereafter pieced upon the demised premises or upon the land and/or buildings containing the same, and Lessee expressly agrees that if Lessor's tenancy, control, or right to possession shall terminate either by explantion, furfaiture or otherwise, then this lesse shall thereupon immediately terminate and the Lessee shall, thereupon, give immediate possession and Lessee hereby waives any and all claims for damages or otherwise by reason of such termination as aforesaid.

23. In the event that the premises demised or any part thereof is taken or condemned for a public or quasi-public use, this lease shall, as to the part so taken, leminate as of the date title shall vest in the condemnor, and rent shall abote in proportion to the square feet of leased space taken or condemned or shall cease if the entire premises be so taken. In either event the Lessee waives all claims against the Lessor by reason of the complete or partial taking of the demised premises, and it is agreed that the Lessee shall not be entitled to any notice whatsoever of the partial or complete termination of this lesse by reason of the aforesaid.

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Zonina

Confession of Judament

Electment

Affidavit of Default

Remedies Cumulative

Subordination

·Condemnation

PREPARED BY: Jennifer Walton, Realtor L2C, Non-Residential Lease, Part Two of a Two-Part Agreement, 11/99. Pennsylvenia Association of REALTORS® COPYRIGHT PENNSYLVANIA ASSOCIATION OF REALTORS® 1973 RealFA\$T® Software, ©2009, Version 6.16. Software Registered to: Mariann Brand, Welchart Restors Doylestown Office 03/20/09 11:14:50 Lessee(s)

Termination of Leses inability to give Possession Additional Rent Notices Right to

Enforce Definition of Lessor and Lessee

Broker

Heirs and . Assignees

Lease Contains Entire Agreement

Severability (11-74)

Descriptive Heading

Approval (7-86)

24. It is hereby mutually agreed that either party hereto may terminate this lease at the end of the said term by giving to the other party prior written and in the secondance with paragraph #1. (I), but in default of such notice, this lease shall continue upon the same terms and conditions in force immediately prior to the expiration or the term hereof as are herein contained for a further period as specified in paragraph #1. (m), and so on from renewal to renewal unless or until termination by either party hereto, giving the other the aforementioned written notice for reprevious to explication of the then current term; PROVIDED, however, that should this lease be continued for a further period studer the terms hereinabove mentioned, any allowance given Leasee on the rent during the original term should not exceed beyond such original term, and faither provided, however, that if Lessor shall have given such wrater notice prior to the expiration of any term hereby created, of its intention to nature province, nowered, that it restor state have given such winten notice province or any term necesy created, or as attention to change the terms and conditions of this lease, and Lessee shall not within thirty days from such notice sotify Lesser of Lessee's intention to vacate the demised premises at the end of the then current term, Lessee shall be considered as Lessee under the terms and conditions mentioned in such notice for a further term as above provided, or for such further term as may be stated in such notice. In the event that Leases that give notice, as stipulated in this lease, of intention to vacate the demised premises at the end of the present term, or any renewal or extension thereof, and shall supursion to this scase, of sitention to vacate the demissor premises at the end of the present term, or any renewal or extension thereof, and some fail or refuse so to vacate the same on the date designated by such notice, then it is expressly agreed that Lessor that have the option either (a) to disregard the notice to given at having no effect, in which case all the terms and conditions of this lease shall continue hereafter with full force distribute inches so given as naving no effect, in which case as the terms and conditions of this lease shall continue hereafter with full sorce precisely as if such notice had not been given, or (b) Lessor may, at any time within thirty days after the present term or any renewal or extension thereof, as aforesaid, give the said Lessee ten days written notice of his intention to terminate the said lease; whereupon the Lessee expressly agrees to vacate said premises at the expiration of the said period of ten days specified in said notice. All powers granted to Lessor by this lesso may be to vacate and all obligations imposed upon Lessee by this lease shall be performed by Lessee as well during any extension of the original term of

25. If Lessor is unable to give Lessee possession of the demised premises, as herein provided, by reason of the holding over of a previous occupant, or by remon of any cause beyond the control of the Lessor, the Lessor shall not be table in damages to the Lessee therefore, and during the period that the Lessor is unable to give possession, all rights and remedies of both parties hereunder shall be suspended.

26. Lessee agrees to pay as additional rent any and all sums which may become due by reason of the fallare of Lessee to comply with any of the coveriants of this lease and any and all damages, costs and expenses which the Lessor may suffer or incur by reason of any default of the Lessor or failure on his part to comply with the covenents of this lesse, and also any and all demages to the demised premises caused by any act or neglect of the Lease, his guests, agents, employees or other occupants of the demked premises.

the Lease, an guests, agents, employees or onto occupants or the contract premises.

27. All notices required to be given by Lessor to Lessee shall be sufficiently given by leaving the same upon the demised premises, but notices given by Lessee to Lessor must be given by certified maß, and as against Lessor the only admissible evidence that notice has been given by Lessee shall be a certified return receipt signed by Lessor or his agent.

28. The Lessor shall have the right, at all times, to enforce any or all the covenants and provisions of this lease, notwinistending the failure of the Lessor at any previous time, or times, to enforce his rights under any of the covenants and provisions of this lease

29. The word "Lessor" as used berein, shall include the Owner and the Landlord, whether Person, Finn or Corporation, as well as the Heirs, 25. He went Leasures used person, some memory me tweet and the Landord, whether reason, runn or Lorporation, as were as the riears, Execution, Administrators, Successors and Assigns each of whom shall have the same rights, remedies, powers, privileges and obligations as though he, she, it or they had originally signed this lease as Lessor, including the right to proceed in his, her, its, or their own name to enter though ne, and, it or they had originally agned this lease at Lessor, menting the right to proceed in air, net, its, or their own name to enter judgment by confession, or otherwise. The word "Lessoe" as used herein, that include Tenant, whether Person, Firm or Corporation, as wed as the Heirs, Executors, Administrators, Successors and Assigns, each of whom shall have the same rights, remedies, powers, privileges, and shall have no other labilities, rights, privileges or powers than he, she, it or they would have been under or possessed had he, she, it or they originally

support this reason as Losson.

30. It is expressly understood and agreed between the parties hereto that the herein named Broker, his salestmen and employees or any officer or partner of Broker and any cooperating broker and his salestmen and employees and any officer or partner of the cooperating broker are setting as Broker only and will in no case whatsoever be held liable either jointly or severally to either party for the performance of any term of covenant of

31. All rights and liabilities herein given to, or imposed upon, or waivers of the respective parties hereto shall extend to and bind the several and respective heir, executors, administrators, successors and assigns of said parties; and if there shall be more than one Lessee, they shall all be bound jointly and severally by the terms, covenants and agreements herein, and the word "Lessee" shall be than deemed taken to mean each and every person or party mentioned as a Lessee herein, be the same one or more; and if there shall be more one Lessee, any notice required or permitted by the terms of this lease may be given by or to any one thereof, and shall have the same force and effect as if given by or to all thereof. No rights, however, shall have to the benefit of any assignee of Lessee unless the assignment of such assignee has been approved by

32. The Lessor and Lessee hereby agree that this lease sets forth all the promises, agreements, conditions and understandings between the Lessor, or Broker for Lessor, and the Lesses relative to the demised premises, and that there are no promises, agreements, conditions or understandings, either oral or written, between them other than as are herein set forth, and any subsequent alteration, amendment, change or addition to this lease shall not be binding upon the Lessor or Lessee unless reduced to writing and signed by them.

33. If any section, subsection, sentence, clause phrase or requirement of this lease is contrary to law or laws subsequently enacted, or should be found contrary to laws during the term or any renewal or extension thereof, the validity of the remaining portions shall not be affected thereby. The parties hereby agree that they would have agreed to each section, subsection, clause sentence, phrase or requirement herein trespective of the fact that one or more section, subsection sentence, clause, phrase or requirement was contrary to law or during the term or any ewal or extension thereof or are found to be contrary to the law.

34. The descriptive headings used herein are for convenience only and they are not intended to indicate all of the matter in the sections which follow them. Accordingly, they shall have no effect whatsoever in determining the rights or obligations of the parties.

NOTICE TO PARTIES: WHEN SIGNED, THIS AGREEMENT IS A BINDING CONTRACT. Parties to this transaction are advised to consult

IN WITNESS WHEREOF, the parties hereto, including to be legally bound hereby, have hereunder set their hands and seals the day and year

٠.		
Witness	·	LESSEE DATE 4-1-11
	•	Ross Weiss, Treasurer
•		Brown-Castor '11, a Pennsylvania
		The Lessor hereby approves this contract on this (date)  Domestic Non-Profit Corporation
	•	lesse, the Lessor agrees to pay the herein named Brokes for lesses, the Lessor agrees to pay the herein named Brokes for lesses, the Lessor agrees to pay the herein named Brokes for lesses and/or collection of rents as agreed and specified in part one of this
·	. •	for the collection of rents during the term ground and the term gr
EPARED BY	: Jennifer Wa	iton, Realtor

PREPARED BY: Jennifer Waiton, Resitor L2C, Non-Residential Lease, Part Two of a Two-Part Agreement, 11/99. Pennsylvania Association of REALTORS® COPYRIGHT PENNSYLVANIA ASSOCIATION OF REALTORS® 1973 RealFA\$T@ Software, @2009, Version 6.18. Software Registered to: Mariann Brand, Welchert Realtors Doylestown Office 03/20/09 11:14:50

lease or additional lease with the herein named Lessee. Should the Lessee purchase the densised premises from the Lessor during the term of this lease, or during a renewal, extension or any additional lease between said parties for the densised premises, or within a reasonable period of time after the expiration of any such lease, the Lessor agrees to pay the Broker for Lessor, at the time of settlement, a sales see of from the specified saic price.

WITNESS	LESSOR		Date	•
•		•	· .	
Broker for lessor			•	
ACCEPTED BY:				
			DATE	

PREPARED BY: Jennifer Walton, Realtor

1.2C, Non-Residential Lease, Part Two of a Two-Part Agreement, 11/99, Pennsylvania Association of REALTORS®

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1. essec(s)

# **Campaign Finance Report**

				<del></del>	<del></del>				
Filer Identification Num	ber:	201	1146	Report	t Filed By:		Committee		
Name of the Filing Commit	tee, Candidate o	r Lobbyist	t:		Brown-Casto	r 11		······································	
Street Address:	PO Box 800,								
City: West Conshol	nocken		State:	PA			Zip Code:	19428 - 800	
Type of Report:	30 Day Post	t Primary					-		
Amendment Report?	No				Terminatio	on Re	eport?	No	
Date of Election:	11/08/2011								
District Code: 0						Pai	orty Code:	Republican	
Office Code:						Со	ounty Code:	Montgome	7
Summary of Receipts	and Expendi	tures:							1.57.001(25))[2.410][2.4
From: 05/03/201	.1	To:	06/06/2	2011					
A. Amount Brought Forward	from Last Repo	ort					<u></u>	\$9,498.41	
B. Total Monetary Contribut	tions And Receip	ts (From S	chedule I)					\$49,877.00	
C. Total Funds Available (Si	um Of Lines A Ar	nd B)						\$59,375.41	
D. Total Expenditures (Fron	n Schedule III)					\$21,807.82			
E. Ending Cash Balance (Su	ibtract Line D Fro	om Line C)	1			\$37,567.59			
F. Value Of In-Kind Contrib	utions Received	(From Scho	edule II)			\$18,400.00			
G. Unpaid Debts And Obliga	ations (From Sch	edule IV)				<del></del>		\$0.00	
									<u> </u>
				AFFIDA	AVIT SECTION	ON			
I swear (or affirm) that this re	eport, including the		chedules file	ed on pape	r or by electron	ic med	dium, are to the t	est of	
my knowledge and belief , tru		piete.							
Sworn to and subscribed before		20							
day of		~ -		-			Signal	ture of Person Submittin	na Report
									<u></u> _
Signat  My Commission Expires	:ure			-				Printed Name	
ну сониналон види п	MO. DA	AY	YR.	-			Area Code	Daytime 1	Telephone Number
	<u></u> -							·	
I swear (or affirm) that to the	book of my knowle	adae and be	tinf this po	mon lenter	mittee has not	~iolate	ad any provisions	Af .	
the act of June 3,1937 (P.L. 1	•	_	mer some,	Mica.	mice	¥1	do any pro-	ŭ.	
Sworn to and subscribed befor	re me this								
day of		20		_		_			
								Signature of Candida	te
Signat	ture			-				Printed Name	
My Commission Expires									
	MO. DA	AY	YR.	•			Area Code	Daytime '	Telephone Number

# **Campaign Finance Report**

# Schedule I Contributions and Receipts Detailed Summary Page

Name of Filing Candidate or Committee	Reporting Period:	
Brown-Castor 11	From: 05/03/2011	<b>To:</b> 06/06/2011
1. Unitemized Contributions Received - \$ 50.00 or	Less Per Contributor	
	Total For the Reporting Period: (1)	\$0.00
2. Contributions Received - \$ 50.01 To \$250.00 (Fi	rom Part A and Part B)	
Contributions Received From Political Committees (Part A	A)	\$0.00
All Other Contributions (Part B)		\$100.00
	Total For the Reporting Period: (2)	\$100.00
3. Contributions Received Over \$250.00 (From Par	t C and Part D)	
Contributions Received From Political Committees (Part	c)	\$45,500.00
All Other Contributions (Part D)		\$4,000.00
	Total For the Reporting Period: (3)	\$49,500.00
4. Other Receipts, Refunds, Interest Earned , Retu	rned Checks, Etc. (From Part E)	
	Total For the Reporting Period: (4)	\$277.00
Total Monetary Contributions and Receipts During	this Reporting Period	
	al of Boxes 1,2,3 and 4	\$49,877.00

# **Campaign Finance Report**

#### Part A

## **Contributions Received From Political Committees**

\$ 50.01 to \$250.00

Name of Filing Candidate or Committee	Reporting Period: From:	To:
Full Name and Mailing Address of Contributor	Date(s)	Amount(s)
	Page Total	

# **Campaign Finance Report**

Part B

### **All Other Contributions**

\$ 50.01 to \$250.00

Name of Filing Candidate or Committee	Reporti	ng Period:	
Brown-Castor 11	From:	05/03/2011	<b>To:</b> 06/06/2011

Full Name and Mailing Addres	ss of Contribut	tor	Date(s)	Amount(s)
Marsha B. Bolden			05/19/2011	\$100.00
1517 Sweet Briar Road				
Gladwyne	PA	19035		

Page Total \$100.00

# **Campaign Finance Report**

#### Part (

### **Contributions Received From Political Committees**

Over \$250.00

Name of Filing Candidate or Committee	Reporti	ng Period:		
Brown-Castor 11	From:	05/03/2011	To:	06/06/2011

Full Name and Mailing Address o	f Contributor		Date(s)	Amount(s)
Friends of Jenny Brown			05/06/2011	\$20,000.00
PO Box 800 West Conshohocken	PA	19428	05/19/2011	\$20,000.00
Full Name and Mailing Address o	f Contributor		Date(s)	Amount(s)
PA ABC PAC			05/11/2011	\$1,500.00
135 Shellyland Road				
Manheim	PA	17545		
Full Name and Mailing Address o	f Contributor		Date(s)	Amount(s)
Friends of Bruce Castor			05/20/2011	\$4,000.0
PO Box 800				
West Conshohocken	PA	19428		

**Page Total** \$45,500.00

# **Campaign Finance Report**

### Part D

## **All Other Contributions**

Over \$250.00

Name of Filing Candidate or Com Brown-Castor 11	mittee		Reporting Period: From: 05/03/2011	<b>To:</b> 06/06/2011
Full Name and Mailing Address of Chimicles & Tikellis LLP One Haverford Centre 361 W. Land Haverford		<b>utor</b> 19041	<b>Date(s)</b> 05/11/2011	<b>Amount(s)</b> \$2,500.00
Employer Name and Mailing Add	lress			
Chimicles & Tikellis LLP				
One Haverford Centre 361 W. Lanc	aster Ave.			
Haverford	PA	19041	Occupation Attorneys	
Full Name and Mailing Address of Paul David Stengle 9 Lenswood Dr. Boyertown	o <b>f Contrib</b> PA	utor 19512	<b>Date(s)</b> 05/20/2011	<b>Amount(s</b> \$500.00
Employer Name and Mailing Add	iress			
ARC Foundation 3075 Ridge Pike Eagleville	PA	19403	Occupation	
			Director	
Full Name and Mailing Address Austin A. Meehan 402 Newbold Road Jenkintown	<b>of Contrib</b> PA	<b>utor</b> 19046	<b>Date(s)</b> 05/23/2011	<b>Amount(s</b> \$1,000.0
Employer Name and Mailing Add	dress			
ULS Corporation				
1302 Conshohocken Road				
Conshohocken	PA	19482	Occupation	

**Page Total** \$4,000.00

President

# **Campaign Finance Report**

#### Part E

#### **Other Receipts**

Refunds, Interest Income, Returned Checks, Etc.

Name of Filing Candidate or Committee	Reporti	ng Period:	
Brown-Castor 11	From:	05/03/2011	To: 06/06/2011

Full Name and Mailing Address of Receipt Source

Brown-Castor '11

PO Box 800

West Conshohocken

PA 19428

Description of Receipt Date(s) Amount(s)

Addition of voided check no. 1015 dated 04/29/2011 made pa

Addition of void for check #1004.

05/04/2011

\$35.00

05/06/2011

\$150.00

Full Name and Mailing Address of Receipt Source

FirsTrust

15 W Ridge Pike

West Conshohocken

PA 19428

**Description of Receipt** 

Date(s)

Amount(s)

Return of Check Fees.

05/09/2011

\$92.00

Page Total \$277.00

# **Campaign Finance Report**

#### Schedule II

### In-Kind Contributions Of Valuable Things Received

# Use this Schedule to Report All In-Kind Contributions Of Valuable Things During the Reporting Period

### **Detailed Summary Page**

Name of Filing Candidate or Committee  Brown-Castor 11	Reporting Period: From: 05/03/2011 To:	06/06/2011
Slown-Castor 11	03/03/2011	00,00,2011
1. Unitemized In-Kind Contributions Received - Val	ue of \$ 50 00 or Less Per Contributo	· · · · · · · · · · · · · · · · · · ·
	or the Reporting Period(1)	\$0.00
2. In-Kind Contributions Received - Value of \$ 50.0	1 To \$250.00 (From Part F)	
Total F	or the Reporting Period(2)	\$0.00
3. In-Kind Contributions Received - Value Over \$25	0.00 (From Part G)	
Total F	For the Reporting Period(3)	\$18,400.00
Total In-Kind Contributions and Receipts During th	is Reporting Period	
	of Boxes 1,2 and 3	\$18,400.00

# **Campaign Finance Report**

Part F

# **In-Kind Contributions Received**

Value of \$50.01 to \$250.00

Name of Filing Candidate or Committee	Reporting Period: From:	To:
Full Name and Mailing Address of Contributor		
Description of Contribution	Date(s)	Amount(s)
	Page Total	

# **Campaign Finance Report**

#### Part G

#### **In-Kind Contributions Received**

Value Over \$250.00

**Reporting Period:** Name of Filing Candidate or Committee From: 05/03/2011 To: 06/06/2011 Brown-Castor 11

Full Name and Mailing Address of Contributor

FBB Realty Partners LP

794 Penllyn Pike

Blue Bell

19422 PΑ

Amount(s) Date(s) **Description of Contribution** 

\$2,800.00 05/11/2011 Headquarters Monthly Rent for April \$2,800.00 05/11/2011 Headquarters Monthly Rent for May

06/01/2011 \$2,800.00 Headquarters Monthly Rent for June

Occupation

**Employer Name and Mailing Address** Real Estate FBB Realty Partners LP

794 Penllyn Pike

19422 Blue Bell

Full Name and Mailing Address of Contributor

Vahan H. Gureghian

841 Merion Square Road

19035 PΑ Gladwyne

Amount(s) **Description of Contribution** Date(s)

\$10,000.00 April and May Finance Consulting Retainer paid to The Os-06/03/2011

Occupation

**Employer Name and Mailing Address** CEO

Charter School Management 841 Merion Square Road

19035 Gladwyne

> \$18,400.00 Page Total

# **Campaign Finance Report**

#### Schedule III

### **Statement of Expenditures**

Name of Filing Candidate or Committee Brown-Castor 11	Reporting Period: From: 05/03/2011	To: 06/06/2011
Full Name and Mailing Address to Whom Paid	· · · · · · · · · · · · · · · · · · ·	
BILIJOHN GRAPHIC DESIGN LLC		
PO Box 366		
Conshohocken PA 19428		
Description of Expenditure	Date(s)	Amount
Invoice No. 20110019 - Invitations.	05/25/2011	\$50
Full Name and Mailing Address to Whom Paid		····································
Brian P. Miles		
The Gambone Group PO Box 287		
Fairview Village PA 19409		
Description of Expenditure	Date(s)	Amount
Headquarters Office Supplies - drinks, kitchen supplies, etc.	05/24/2011	\$87
Full Name and Mailing Address to Whom Paid Cedars Advertising, Inc. Rts. 73 & 363 PO Box 85 Cedars PA 19423		
Description of Expenditure	Date(s)	Amoun
Invoice No. 10743 - Lage Wooden Double Sided Sign for HQ.	05/23/2011	\$254
Invoice No. 10743 - Lage Wooden Boable Stock Sign for Fig.	05/23/2011	\$7,600
Invoice No. 10758 - 10000 Stickers Lapel	06/02/2011	\$62.
Full Name and Mailing Address to Whom Paid		
Chase Card Services		
PO Box 15153 Wilmington DE 19886		
Description of Expenditure	Date(s)	Amoun
Monthly Campaign Credit Card.	05/31/2011	\$26

PA 19404

County of Montgomery Court House PO Box 311

Norristown

**Campaign Finance Report** 

Description of Expenditure
Invoice No. 1004274 - Absentee Ballots.

Date(s)

05/23/2011

\$37.10

Elmwood Park Zoo c/o Wendy G. Rothstein @ Fox Rothschild LLP 10 Sentry Park Blue Bell PA 19422

Description of ExpenditureDate(s)Amount(s)Sponsorship for Elmwood Park Zoo's Beast of a Feast event.05/24/2011\$300.00

Full Name and Mailing Address to Whom Paid
Facenda Whitaker Lanes a/k/a Steppy's
2912 Swede Road
East Norriton PA 19403

Description of ExpenditureDate(s)Amount(s)Deposit for Campaign Retreat Event on June 10th.06/01/2011\$50.00

Full Name and Mailing Address to Whom Paid Friends of Kate McGill PO Box 321 Oreland PA

Description of ExpenditureDate(s)Amount(s)Contribution - Attend Event.05/04/2011\$150.00

Full Name and Mailing Address to Whom Paid
Linda Walters Photography
Iron Bridge Farm 1222 Warwick Furnace Road
Glenmoore PA 19343

Description of ExpenditureDate(s)Amount(s)Campaign Photos.06/02/2011\$639.18

Full Name and Mailing Address to Whom Paid

MCRC
314 East Johnson Highway

Norristown PA 19401

**Campaign Finance Report** 

Date(s) Amount(s) **Description of Expenditure** \$6,000.00 Half of \$12,000 total contribution to help defray the oganization's costs 05/05/2011 Full Name and Mailing Address to Whom Paid Norristown Arts Council c/o Centre Theatre 208 DeKalb Street PA 19401 Norristown Amount(s) Date(s) **Description of Expenditure** \$150.00 05/06/2011 Contribution - Ad in Program Book. Full Name and Mailing Address to Whom Paid Obermayer Rebmann Maxwell & Hippel LLP One Penn Center 19th Floor 19103 PA Philadelphia Amount(s) Date(s) **Description of Expenditure** \$899.83 05/19/2011 Legal Fees - Formation of Brown-Castor '11. Full Name and Mailing Address to Whom Paid **PECO** PO Box 37629 19101 Philadelphia Amount(s) Date(s) **Description of Expenditure** \$98.09 05/23/2011 Monthly Electric Bill. Full Name and Mailing Address to Whom Paid RCR, Inc. 55 Beacon Hill Lane PΑ 19460 Phoenixville Amount(s) Date(s) **Description of Expenditure** \$989.00 Invoice No. 110515 - Printing of Palm Cards 05/11/2011 Full Name and Mailing Address to Whom Paid Stephen O'Toole 1647 S. Lawrence Street PA 19148

Philadelphia

**Campaign Finance Report** 

 Description of Expenditure
 Date(s)
 Amount(s)

 Consulting Fee for period of 5/1/11 through 5/15/11.
 05/16/2011
 \$1,500.00

 Postage - pre-primary mailing.
 05/23/2011
 \$352.00

 Campaign Consultant - period May 16, 2011 through May 31, 2011.
 06/01/2011
 \$1,500.00

Full Name and Mailing Address to Whom Paid

PO Box 15026

Albany

NY 12212 5026

Description of Expenditure

Monthly Bill - Phone, Internet, TV.

Date(s)

05/23/2011

Amount(s)

\$263.23

Page Total

\$21,807.82

# **Campaign Finance Report**

Schedule IV

# **Statement of Unpaid Debts**

Name of Filing Candidate or Committee	Reporting Period: From:	To:
Full Name and Mailing Address of Creditor		<u></u> √
Description of Debts	Date(s)	Amount(s)
	Page Total	



#### A PROFESSIONAL CORPORATION

SUITE 400 200 FOUR FALLS CORPORATE CENTER P.O. BOX 800 WEST CONSHOHOCKEN, PA 19428 610.941.5400 800.379.0695 610.941.0711 FAX www.cozen.com

June 9, 2011

VIA FEDERAL EXPRESS

Ross Weiss
Direct Phone 610.941.2361
Direct Fax 877.295.6883
rweiss@cozen.com

Department of State Bureau of Commissions, Elections and Legislation 210 North Office Building Harrisburg, PA 17120

Re:

Brown-Castor '11 (Filer I.D. No. 2011146) Friends of Jenny Brown (Filer I.D. No. 2011185)

Friends of Bruce Castor, Inc. (Filer I.D. No. 2003023)

Bruce L. Castor, Jr. (Filer I.D. No. 40396)

Jenny Brown

Dear Sir/Madam:

Enclosed please find the signed and notarized Campaign Finance Report Cover Sheets (Affidavit) for the Campaign Committees listed above, the Reports for which were filed on-line on this date.

Also enclosed are the signed and notarized Campaign Finance Statements for Bruce L. Castor, Jr. and Jenny Brown.

Very truly yours,

COZEN O'CONNOR

By:

Ross Weiss

RW/ngd Enclosure

~

cc:

Bureau of Elections, Montgomery County

Jenny Brown

Bruce L. Castor, Jr.

W\_CONSHOHOCKEN\752584\2 093623.000

RECEIVED RES