

OFFICE OF AUDITOR OF STATE

STATE OF IOWA

Rob Sand Auditor of State

State Capitol Building
Des Moines, Iowa 50319-0006

Telephone (515) 281-5834 Facsimile (515) 281-6518

NEWS RELEASE

FOR RELEASE Contact: Brian Brustkern 515/281-5834

Auditor of State Rob Sand today released a report on the Iowa Ethics and Campaign Disclosure Board for the year ended June 30, 2021.

The Iowa Ethics and Campaign Disclosure Board is charged with promoting the public's trust and confidence in government by ensuring integrity of political campaigns, the ethical standards for officials and employees of the executive branch of state government and lawful conduct of executive branch lobbyists.

AUDIT FINDINGS:

Sand reported two findings pertaining to the receipt of taxpayer funds. The findings can be found on pages 3 and 4 of this report. The findings address a lack of segregation of duties over financial transactions, reconciliations and reports and campaign penalties and enforcement. Sand provided the Board with recommendations to address the findings.

One of the two findings discussed above is repeated from the prior year. Board management have a fiduciary responsibility to provide oversight of the Board's operations and financial transactions. Oversight is typically defined as the "watchful and responsible care" a governing body exercise in its fiduciary capacity.

A copy of the report is available for review on the Auditor of State's website at Audit Reports – Auditor of State.

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REPORT OF RECOMMENDATIONS TO THE IOWA ETHICS AND CAMPAIGN DISCLOSURE BOARD

JUNE 30, 2021





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Telephone (515) 281-5834 Facsimile (515) 281-6518

February 26, 2024

Iowa Ethics and Campaign Disclosure Board Des Moines, Iowa

To the Members of the Iowa Ethics and Campaign Disclosure Board:

I am pleased to submit to you the Report of Recommendations for the Iowa Ethics and Campaign Disclosure Board for the year ended June 30, 2021. The report includes a finding pertaining to the Department's internal control which resulted from the fiscal year 2021 audit.

I appreciate the cooperation and courtesy extended by the officials and employees of Iowa Ethics and Campaign Disclosure Board throughout the audit. If I or this office can be of any further assistance, please contact me or my staff at 515/281-5834.

Sincerely,

Rob Sand Auditor of State





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February 26, 2024

To the Members of the Ethics and Campaign Disclosure Board, State of Iowa:

The Iowa Ethics and Campaign Disclosure Board is a part of the State of Iowa and, as such, has been included in our audit of the State's Annual Comprehensive Financial Report (ACFR) for the year ended June 30, 2021.

In conducting our audit, we became aware of certain aspects concerning the Board's operations for which we believe corrective action is necessary. As a result, we have developed recommendations which are reported on the following pages. We believe you should be aware of these recommendations which pertain to the Board's internal controls. These recommendations have been discussed with Board personnel and their responses to the recommendations are included in this report. While we have expressed our conclusion on the Board's responses, we did not audit the Board's responses and, accordingly, we express no opinion on them.

This report, a public record by law, is intended solely for the information and use of the officials and employees of the Iowa Ethics and Campaign Disclosure Board, citizens of the State of Iowa and other parties to whom the Iowa Ethics and Campaign Disclosure Board may report. This report is not intended to be and should not be used by anyone other than these specified parties.

Should you have questions concerning the above matter, we shall be pleased to discuss it with you. Individuals who participated in our audit of the Board are listed on page 5, and they are available to discuss the matter with you.

Ernest H. Ruben, Jr., PA Chief Deputy Auditor of State

cc: Honorable Kim Reynolds, Governor Kraig Paulsen, Director, Department of Management Tim McDermott, Director, Legislative Services Agency

Report of Recommendations to the Iowa Ethics and Campaign Disclosure Board

June 30, 2021

Findings Reported in the State's Report on Internal Control:

No matters were reported.

Other Finding Related to Internal Control:

Segregation of Duties

<u>Criteria</u> – Management is responsible for establishing and maintaining internal control. A good system of internal control provides for adequate segregation of duties so no one individual handles a transaction from its inception to completion. In order to maintain proper internal control, duties should be segregated so the authorization, custody and recording of transactions are not under the control of the same employee. This segregation of duties helps prevent losses from employee error or dishonesty and maximizes the accuracy of the Board's financial statements.

<u>Condition</u> – Generally, one individual has control over the following area for which no compensating control exists:

- 1. Responsibilities for maintaining detailed accounts receivable records are not segregated from collections and records postings.
- 2. Mail is not opened by someone other than accounting personnel. In addition, the initial listing of collections does not have documentation of an independent review.

<u>Cause</u> – The Board has a limited number of employees and procedures have not been designed to adequately segregate duties or provide compensating controls through additional oversight of transactions and processes.

<u>Effect</u> – Inadequate segregation of duties could adversely affect the Board's ability to prevent or detect and correct misstatements, errors or misappropriation on a timely basis by employees in the normal course of performing their assigned functions.

<u>Recommendation</u> – We realize segregation of duties is difficult with a limited number of employees. However, the Board should review its control procedures to obtain the maximum internal control possible under the circumstances utilizing currently available staff to provide additional control through review of financial transactions, reconciliations and reports.

<u>Response</u> – We will continue to explore options for segregating duties and for independent reviews, though the limited resources of the Board make most options impractical.

<u>Conclusion</u> – Response accepted.

Report of Recommendations to the Iowa Ethics and Campaign Disclosure Board

June 30, 2021

Findings Related to Statutory Requirements and Other Matters:

(1) Campaign Penalties and Enforcement

Per Chapter 68B.32A of the Code of Iowa, the Iowa Ethics and Campaign Disclosure Board is responsible for establishing and imposing penalties, and recommendations for discipline of persons who are subject to penalties of or discipline by the Board or by other bodies, for the failure to comply with the requirements of Chapters 68A, 68B, or Section 8.7.

Penalties range from \$20 for a late-filed campaign finance disclosure report to a maximum amount of \$2,000 per violations following the conclusion of a contested case.

During the year ended June 30, 2021, the Iowa Ethics and Campaign Disclosure Board issued penalties for both minor and major violations. The Board would send a notice letter when a penalty was assessed; however, no attempts were made to follow-up or enforce payment of the penalty. The notice letter did not include information on how to pay the penalty and it did not include language requesting payment within a certain time frame. Once the initial notice letter was sent there were no attempts made to follow-up on the unpaid penalties. This resulted in penalties not being paid. As of June 30, 2021, there were approximately \$41,000 unpaid campaign penalties.

During the 2023 legislative session, the Board began an effort to reform how they handle unpaid penalties. A bill was drafted to codify a deadline for payment and provide consequences if a committee refused to pay; however, this bill was never passed.

In addition, the Board updated the notice letters with new language requesting payment within 30 days and provides information on how to pay and where to send the payment. The Committee's request to dissolve is no longer approved if the committee has any outstanding penalties. The Board has also moved to a unified tracking system within their Web Reporting System (WRS) to ensure information is accurate and accessible for all staff and members of the public. The WRS system now sends automated penalty letters, with second and third notices, if needed. The Department does not have the ability to mandate payment or take action against a committee if they do not pay.

<u>Recommendation</u> – The Board should continue to seek Legislative action to set a deadline for the payment of penalties and consequences for not paying timely.

<u>Response</u> – Another bill, HF 2168, is currently alive in the House for the 2024 legislative session that we are trying to get passed. This would solve the problems we have and is the second attempt after last year's failed efforts.

Conclusion - Response accepted.

Report of Recommendations to the Iowa Ethics and Campaign Disclosure Board

June 30, 2021

Staff:

Questions or requests for further assistance should be directed to:

Ernest H. Ruben, Jr., CPA, Chief Deputy Tiffany M. Ainger, CPA, Manager Kerillos M. Hana, Staff Auditor