SETTLEMENT AGREEMENT

This Settlement Agreement is made and entered into on this the day of January, 2006, by and among Lowell H. Becraft, Jr. (hereinafter Plaintiff), Robert Schulz, Mike Bodine, We The People Foundation for Constitutional Education, Inc., a New York not for profit corporation, and We The People Congress, Inc., a New York not for profit corporation (hereinafter Defendants).

Whereas certain litigation is pending among the parties in the Court of Common Pleas, Warren County, Ohio, Case No. 04 CV 62583 (herein the Lawsuit), and

Whereas, the parties hereto are desirous of settling such litigation on the terms and conditions hereinafter expressed.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. Plaintiff hereby releases, acquits, and forever discharges Defendants, from any and all liabilities, claims, demands, rights, controversies, agreements, damages, actions, causes of action, expenses, attorneys' fees, interest, compensation, judgments, and all consequential and punitive damages, of whatsoever kind or nature, either in law or equity, which might exist with regard to any and all claims in any way related to or arising from the matters that are the subject matter of the Lawsuit, except as expressly set forth in this Agreement.

Plaintiff shall promptly file with the clerk of court in the above action a motion to dismiss that case with prejudice.

2. The Defendants hereby release, acquit, and forever discharge the Plaintiff, from any and all liabilities, claims, demands, rights, controversies, agreements, damages, actions, causes of action, expenses, attorneys' fees, interest, compensation, judgments, and all consequential and punitive damages, of whatsoever kind or nature, either in law or equity, which might exist with regard to any and all claims in any way related to or arising from the matters that are the subject matter of the Lawsuit except as expressly set forth in this Agreement.

Defendants shall promptly dismiss any pending motions they have filed with the clerk of court in the above action.

- 3. The parties admit that the lawsuit was the result of a difference of opinion that should have and could have been settled outside of court. Lowell H. Becraft, Jr., did not intend at any time to question the integrity, honesty or sincerity of Robert Schulz, Mike Bodine or of the We The People Foundation for Constitutional Education, Inc. or of We The people Congress, Inc. If any statement made by Mr. Becraft, in this litigation or in discussions with other persons, about Bob Schulz, Mike Bodine or the We The People organizations appeared to question the honesty and integrity of those men and organizations or to disparage their good work, such statements were in error and have been fully and completely withdrawn. All parties now disavow and withdraw all accusations and claims asserted in this litigation or published elsewhere. Each party now apologizes to the other party or parties for any and all derogatory statements made about the other.
- 4. As far as Plaintiff is concerned, Defendants have the full and unrestricted right to use the work that was the subject of the Lawsuit, a work entitled, "Analysis of the Federal Income Tax Law."
- 5. Non-Disparagement. All parties agree not to make any derogatory statements about the other parties.

Defendants:

Mike Bodine

We The People Foundation for

Constitutional Education, Inc.

Lowell H. Becraft, Jr., Plaintiff

Robert Schulz

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We The People Congress, Inc.

SETTLEMENT AGREEMENT

This Settlement Agreement is made and entered into on this the 28th day of January, 2006, by and between Norman Parsons, individually and on behalf of and as Manager of Global Business Services (hereinafter Plaintiff), and We The People Foundation for Constitutional Education, Inc., a New York not for profit corporation (hereinafter Defendant).

Whereas certain litigation is pending between the parties in the United States District Court for the Eastern District of California, Case No. CIV-F-04-6186 AWI DLB (herein the Lawsuit), and

Whereas, the parties hereto are desirous of settling such litigation on the terms and conditions hereinafter expressed.

NOW, THEREFORE, in consideration of the mutual covenants contained herein and other good and valuable consideration, the receipt and sufficiency of which is hereby acknowledged, the Parties agree as follows:

1. Plaintiff hereby releases, acquits, and forever discharges Defendant, and all previously named Defendants, specifically including Mike Bodine, Robert Schulz and the We The People Congress, Inc., from any and all liabilities, claims, demands, rights, controversies, agreements, damages, actions, causes of action, expenses, attorneys' fees, interest, compensation, judgments, and all consequential and punitive damages, of whatsoever kind or nature, either in law or equity, which might exist with regard to any and all claims in any way related to or arising from the matters that are the subject matter of the Lawsuit, except as expressly set forth in this Agreement.

Plaintiff shall promptly file with the clerk of court in the above action a motion to dismiss that case with prejudice.

2. The Defendant hereby releases, acquits, and forever discharges the Plaintiff, from any and all liabilities, claims, demands, rights, controversies, agreements, damages, actions, causes of action, expenses, attorneys' fees, interest, compensation, judgments, and all consequential and punitive damages, of whatsoever kind or nature, either in law or equity, which might exist with regard to any and all claims in any way related to or arising from the matters that are the subject matter of the Lawsuit except as expressly set forth in this Agreement.

Defendant shall promptly file with the clerk of court in the above action its non-opposition to Plaintiff's motion to dismiss the case with prejudice.

- 3. As far as Plaintiff is concerned, Defendant has the full and unrestricted right to copy and distribute the work that was the subject of the Lawsuit, a work entitled, "Analysis of the Federal Income Tax Law."
- 4. Non-Disparagement. Both parties agree not to make any derogatory statements about the other.

Norman Parsons, individually and on behalf of and Manager of

Global Business Services

We The People Foundation for 2 Constitutional Education, Inc.

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THIS 8TH DAY OF FEBRUARY, 2000

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CALIFORNIA ALL-PURPOSE ACKNOWLEDGMENT

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County of _	FRESNO		j	SS.		
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CHESE K. STENANT Convention # 1430610 Molasy Public - California Freeno County My Comm. Expires Jul 14, 2007				to be the person(s) whose name(s) (s) are subscribed to the within instrument an acknowledged to me that (s) sher/they execute the same in his/her/their authorize capacity(ies), and that by his/her/the signature(s) on the instrument the person(s), of the entity upon behalf of which the person(s) acted, executed the instrument.		
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