



Michigan Department of State Campaign Finance and Financial Disclosure Complaint Form

This complaint form may be used to file a complaint alleging that someone violated the [Michigan Campaign Finance Act \(MCFA\)](#), the [Candidate for Office Financial Disclosure Act](#), or the [Public Officers Financial Disclosure Act](#) (financial disclosure acts). Electronic submission of the form to BOERegulatory@michigan.gov is strongly recommended. For instructions on how to complete this form, see the [Campaign Finance and Financial Disclosure Complaint Guidebook](#) document. All spaces are required unless otherwise indicated.

Section 1. Complainant		
Your name Renee Stallions		Daytime telephone number 313.550.4865
Mailing address 7828 Buckingham Ave		
City Allen Park	State MI	Zip 48101
Email (recommended) rs3560@gmail.com		

Section 2. Alleged Violator (Respondent)		
Name Lindsey Rose		
Mailing address 22724 Champaign St		
City Taylor	State MI	Zip 48180
Email (recommended) lindseyrose21@protonmail.com		
Committee ID (optional)		

Please include email addresses to expedite processing time and mitigate mail delays.

Section 3. Allegations *(use additional sheets if more space is needed)*

I allege a violation of the following:

- MCFA
- Public officer disclosure
- Candidate disclosure

Identify the section(s) of the MCFA or relevant financial disclosure act section(s) alleged to be violated and explain how the section(s) were violated:

169.233 Campaign statements; filing schedule; report on expenditures; form; late filing fee; violation as misdemeanor; penalty; prohibitions; filing incomplete or inaccurate statement or report; civil fine; failure to file campaign statements; violation as felony; seizure and forfeiture of money; inventory statement of money seized; notice; hearing; decision; appeal; commencement of action.

(6) A candidate committee or a committee other than a candidate committee that files a written statement under section 24(5) or (6) or that is automatically considered to have made a statement under section 24(5) is not required to file a campaign statement under subsection (1), (3), or (4) unless it received or expended an amount in excess of \$1,000.00. If the committee receives or expends an amount in excess of \$1,000.00 during a period covered by a filing, the committee is then subject to the campaign filing requirements under this act.

Candidate Lindsey Rose has mailed at a minimum 3 independent pieces of mail and 3 joint mailers with candidate Justin Mordarski. Lindsey has been on a reporting waiver and not filed any campaign finance reports with contributions or expenditures.

Evidence included with the submission of the complaint that supports the allegations:

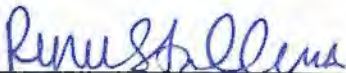
City of Taylor has issued 10,058 absentee ballots. There are 50,000 registered voters.

July 2025- Lindsey sent an individual postcard (Item A) with dates of August 5 and November 4
Pre-primary- Lindsey Rose and Justin Mordarski sent a 6 x 11 2 sided postcard joint mailer - shows vote August 5 and Nov 4 (Item B)
August 2025- Lindsey Rose mailed an individual letter (2 page) via envelope (Item C)
October 2025- Lindsey Rose and Justin Mordarski mailed two separate 6 x 11 postcards - see USPS Informed delivery for Oct 1 and October 24, 2025 (Item D)
October 2025- Lindsey Rose sent another printed letter in a regular envelope. See letter and USPS informed delivery for 10/29/25 (Item E)

A 6 x 11 2 sided glossy postcard would cost at minimum \$.10 to print on a low end. If you mail to all absentee, the PRINT cost (not including postage) would be \$1,000. A minimum of FOUR postcards were sent (1 solo and 3 joint) and 2 letters in regular #10 envelopes. The print cost alone of one mailer is in excess of the \$1,000 threshold to be on waiver. See additional page.

Section 4. Certification *(required)*

I certify that to the best of my knowledge, information, and belief, formed after a reasonable inquiry under the circumstances, each factual contention of this complaint is supported by evidence.



Signature of complainant

10/31/25

Date

Section 5. Certification without Evidence *(supplemental to Section 4)*

If, after a reasonable inquiry under the circumstances, you are unable to certify that certain factual contentions are supported by evidence as indicated above, you may make the following certification:

I certify that to the best of my knowledge, information, or belief, there are grounds to conclude that the following specifically identified factual contentions are likely to be supported by evidence after a reasonable opportunity for further inquiry. Those specific contentions are:

Signature of Complainant

Date

Section 15(8) of the MCFA provides that a person who files a complaint with a false certification is responsible for a civil violation of the MCFA. The person may be required to pay a civil fine of up to \$1,000 and some, or all, of the expenses incurred by the Michigan Department of State and the alleged violator as a direct result of the filing of the complaint. MCL 169.215(16).

The financial disclosure acts prohibit a person from filing a complaint with a false certification. MCL 169.313(7); MCL 15.713(7).

Section 6. Submission

Once completed, submit the complaint form with your evidence to BOERegulatory@Michigan.gov. Alternatively, you may mail or hand deliver the complaint form with your evidence to the address below. The complaint is considered filed upon receipt by the Bureau of Elections.

Michigan Department of State
Bureau of Elections
Richard H. Austin Building – 1st Floor
430 West Allegan Street
Lansing, Michigan 48918

Addendum to MCFA Complaint RE Lindsey Rose

I respectfully request that the candidate provide receipts for printing costs of the multiple mailers printed during this campaign cycle as well as the postage records for the mailing showing the number of pieces mailed and postage costs.

Item "A" - mailed 2 sided postcard July 2025

Item "B"

Item "C"

Item "D"

The screenshot shows a mobile application interface for USPS. At the top, the status bar displays the time 6:59, signal strength, Wi-Fi, and battery at 95%. Below the status bar is the USPS logo and the text "Your Daily Digest for Wed, 10/11 10 ready to view". A sub-header reads "USPS Estimated Delivery" with a location "Mail On 1, 2025 4:31 AM" and a timestamp "Fri, Oct 24, 2025 at 1:44 AM".

The main content area is titled "COMING TO YOU SOON" and features a summary for "Wednesday, October 1, 2025" with "1 Mailpiece(s)" and "0 Package(s)". Below this is a "MAIL" section with a "View Postcode" button and a status of "Expected Today" with a "Track(s)" button. A "View Dashboard" button is also present, with a "2 Item(s)" indicator below it.

The bottom section displays a news article titled "CONSERVATIVE Leadership for Taylor" with a sub-headline "Lower Property Taxes". The article text is partially visible, mentioning "Taylor has been...". At the bottom of the article, there is a call to action: "VOTE for candidates who support LOWER PROPERTY TAXES".

Share via:



CONSERVATIVE Leadership for Taylor

Taylor has been burdened with high property taxes for many years. If fact, the City of Taylor has one of the highest municipal tax rates in the state; residents are tired of the status quo and want change. High property taxes are one of the biggest concerns of residents, especially senior citizens, and new home buyers. High property taxes can make Taylor less competitive with other communities. This can cause businesses to relocate to other cities, adding to the many vacant commercial buildings throughout Taylor. Simply cutting the waste and abuse in Taylor government can lead to a big reduction in taxes. Lowering taxes by \$400 a year for an average homeowner is a realistic goal. TIFA reform could save millions a year alone. The TIFA is an unelected board that has grown into a giant and expensive bureaucracy with little to no accountability. The money the TIFA wastes every year could be better spent improving our neighborhoods, hiring more police, improving recreational opportunities for our city's youth, or cutting our property taxes. All this wasteful spending has led to a \$2.9 Million shortfall in the city budget. Living expenses are high but your property taxes don't have to be. VOTE for change on November 4th.

\$400 per home TAX CUT

- End the failed "Eureka Way" spending
- Cut and Reform TIFA funding
- Eliminate needless & costly political appointees
- City Pension Reform

Justin Mardarski and Lindsey Rose

are proudly endorsed by:

Mary Vaughn - Official Presidential Elector

President Donald TRUMP (24 Elector at Large)

State Rep. James Thompson (R District 45 Taylor)

VOTE for candidates who want to LOWER PROPERTY TAXES

PACKAGES

View Dashboard

No packages are available to display

Bookmark Rotate

CONSERVATIVE Leadership for Taylor

Taylor has been burdened with high property taxes for many years. If fact, the City of Taylor has one of the highest municipal tax rates in the state; residents are tired of the status quo and want change. High property taxes are one of the biggest concerns of residents, especially senior citizens, and new home buyers. High property taxes can make Taylor less competitive with other communities. This can cause businesses to relocate to other cities, adding to the many vacant commercial buildings throughout Taylor. Simply cutting the waste and abuse in Taylor government can lead to a big reduction in taxes. Lowering taxes by \$400 a year for an average homeowner is a realistic goal. TIFA reform could save millions a year alone. The TIFA is an unelected board that has grown into a giant and expensive bureaucracy with little to no accountability. The money the TIFA wastes every year could be better spent improving our neighborhoods, hiring more police, improving recreational opportunities for our city's youth, or cutting our property taxes. All this wasteful spending has led to a \$2.9 Million shortfall in the city budget. Living expenses are high but your property taxes don't have to be. VOTE for change on November 4th.

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Justin Mardarski and Lindsey Rose

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Mary Vaughn - Official Presidential Elector

President Donald TRUMP (24 Elector at Large)

State Rep. James Thompson (R District 45 Taylor)

TAYLOR, MI 48180-3368

VOTE for candidates who want to LOWER PROPERTY TAXES



Projects like this WASTE Millions in taxpayer money



CONSERVATIVE Leadership for Taylor

Taylor has been burdened with high property taxes for many years. If fact, the City of Taylor has one of the highest municipal tax rates in the state; residents are tired of the status quo and want change. High property taxes are one of the biggest concerns of residents, especially senior citizens, and new home buyers. High property taxes can make Taylor less competitive with other communities. This can cause businesses to relocate to other cities, adding to the many vacant commercial buildings throughout Taylor. Simply cutting the waste and abuse in Taylor government can lead to a big reduction in taxes. Lowering taxes by \$400 a year for an average homeowner is a realistic goal. TIFA reform could save millions a year alone. The TIFA is an unelected board that has grown into a giant and expensive bureaucracy with little to no accountability. The money the TIFA wastes every year could be better spent improving our neighborhoods, hiring more police, improving recreational opportunities for our city's youth, or cutting our property taxes. All this wasteful spending has led to a \$2.9 Million shortfall in the city budget. Living expenses are high but your property taxes don't have to be. VOTE for change on November 4th.

VOTE for candidates who want to LOWER PROPERTY TAXES

PACKAGES

View Dashboard

No packages are available to display

Bookmark Rotate

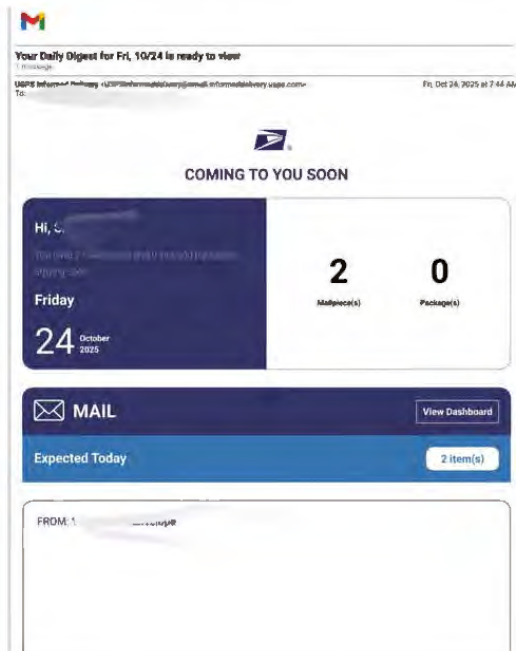


Your Daily Digest for Fri, 10/24 is ready to view

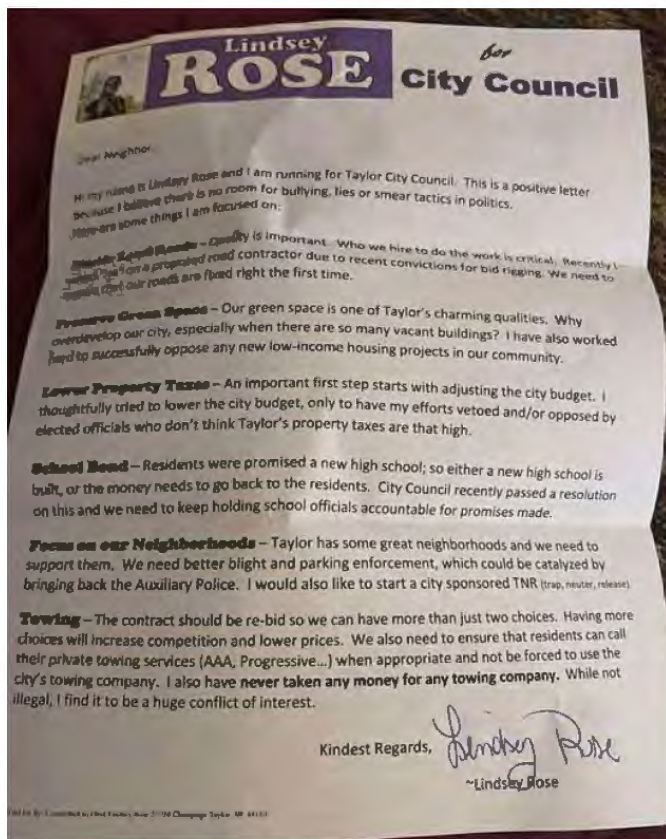
10/24/2024

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Fri, Oct 24, 2024 at 7:44 AM



Item "E" USPS Informed Delivery for 10/29/25 and contents including in envelope



Item "F" Lawsuit references Area Towing vs City of Taylor- there is a reference the owner funded candidates for office. Did he possibly fund this one and it wasn't reported? To date there are no documented campaign donations on any candidates reports from this individual yet they referenced in the lawsuit they had supported candidates.

75. Plaintiff Area Towing, through its owner, authorized agent and representative, Plaintiff Anders, did **not** make any monetary campaign contributions to Defendants Mayor Woolley's or Councilman Johnson's re-election campaigns for the 2025 election cycle.

76. Instead, Plaintiff Anders, in his official capacity as owner, authorized agent and representative of Plaintiff Area Towing, supported other candidates for the office of Mayor and City Council in the 2025 election cycle.

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77. Plaintiffs Area Towing and Anders are **not** supporting Defendants Mayor Woolley and Councilman Johnson in their respective bids to be re-elected to their respective positions in the November 2025 general election for the Defendant City of Taylor.

78. Defendants Mayor Woolley and Councilman Johnson are fully aware that Plaintiffs Area Towing and Anders are not supporting their respective re-election bids to the positions of Mayor and City Council and that Plaintiffs are supporting other candidates for those respective elected positions.

79. On February 18, 2025, in accordance with Judge Sullivan's February 1, 2025 Opinion and Order, the Defendants issued a new RFP/RFQ that partially excluded the provisions Judge Sullivan determined to be unlawful. (See Defendants' 2025 RFP is attached as **Exhibit 14**).



STATE OF MICHIGAN
JOCELYN BENSON, SECRETARY OF STATE
DEPARTMENT OF STATE
LANSING

November 7, 2025

Lindsey Rose
22724 Champaign Street
Taylor, Michigan 48180

Re: *Stallions v. Rose*
Campaign Finance Complaint No. 25-106

Dear Lindsey Rose:

The Department of State (Department) has received a formal complaint filed against you by Renee Stallions alleging that you violated the Michigan Campaign Finance Act (MCFA or Act). Specifically, the complaint alleges that you exceeded the expenditure limit for the reporting waiver. A copy of the complaint is included with this notice.

The MCFA requires committees, including candidate committees, to file contributions and expenditures with the appropriate filing official by specific dates. MCL 169.233(1) – (3). The Act requires a committee that receives or expends more than \$1,000 during any election to file campaign finance reports in compliance with the act. MCL 16.233(6). A person who knowingly omits or underreports expenditures required to be disclosed by the Act is subject to a civil fine of not more than \$1,000 or the amount of the expenditures omitted or underreported, whichever is greater. MCL 169.233(11).

The purpose of this letter is to inform you of the Department's examination of these matters and your right to respond to the allegations before the Department proceeds further. It is important to understand that the Department is neither making this complaint nor accepting the allegations as true. The investigation and resolution of this complaint is governed by section 15 of the Act and the corresponding administrative rules, R 169.51 *et seq.* An explanation of the process is included in the Department's campaign finance complaint [guidebook](#).

If you wish to file a written response to this complaint, you are required to do so within 15 business days of the date of this letter. Your response may include any written statement or additional documentary evidence you wish to submit. Materials may be emailed to BOERegulatory@michigan.gov or mailed to the Department of State, Bureau of Elections, Richard H. Austin Building, 1st Floor, 430 West Allegan Street, Lansing, Michigan 48918. If you fail to submit a response, the Department will render a decision based on the evidence furnished by the complainant.

A copy of your answer will be provided to Renee Stallions, who will have an opportunity to submit a rebuttal statement to the Department. After reviewing the statements and materials

provided by the parties, the Department will determine whether “there may be reason to believe that a violation of [the MCFA] has occurred [.]” MCL 169.215(10). Note that the Department’s enforcement powers include the possibility of entering a conciliation agreement, conducting an administrative hearing, or referring this matter to the Attorney General for enforcement.

If you have any questions concerning this matter, you may contact the Regulatory Division of the Bureau of Elections at BOERegulatory@Michigan.gov.

Sincerely,

Regulatory Division
Bureau of Elections
Michigan Department of State

c: Renee Stallions

RESPONSE - *Stallions v. Rose* Case #: 25-106

November 21, 2025

I did not file any additional campaign statements for the period in question because I had been granted a valid and active reporting waiver and I did not exceed the \$1,000 reporting threshold.

I do not accept donations from city vendors. I did not buy any campaign signs, which saved lots of money.

My campaign consisted exclusively of hand-delivering literature door to door to selected voters and very small, limited mailings (200-350 targeted homes). The literature passed out door-to-door was either done by me or by volunteers. No one was paid. There were no funds expended in this process (other than the cost of the literature).

I bought one lot of individual literature postcards that I used for both the primary and the general. I selected a small size for my single postcard to cut costs and sourced it locally to avoid shipping charges. I used this single lot of postcards for both the primary and general election. No additional individual postcards were ever purchased for this election cycle.

The only other individual literature I used was a letter I mailed out to a small, select list of voters. I made these myself on a home printer that I had purchased years ago for my home-based business. My only cost was the paper and the cost of ink.

There was also a small postcard order of joint "Conservative" postcard literature with another candidate. The costs were split evenly with one other candidate which yielded a per piece cost of under 5 cents per postcard. There was an issue with the color and very few were even utilized.

My only remaining cost was for the postage for the mailings. All my mailings were small groups (200-350) and were either done individually or with other candidate(s) to save funds. Group mailings greatly reduced costs. The cost for an individual mailing was \$.36 (36 cents per piece), but if there were three candidates in the group mailing, the cost was split three ways so I only paid \$.12 (12 cents per piece). Most of the letters I sent out were in an envelope with two other candidates so I only paid \$.12 (12 cents) per address in postage.

To further save funds, I targeted, when possible, only addresses with two or more voters living in them. If an address had four voters and I sent it with a group of two other candidates, my cost was only \$.03 (3 cents) per voter in postage for that mailing.

I also applied my own labels and presorted bulk stamps to every piece I mailed which saved on costs. (I learned printers charge you extra money to address the mail or apply the labels for you.)

I understand where the confusion can come in, many of the candidates the complainant supported received large donations from the towing industry and could afford to mail to all 10,000+ absentee voters. I took no such donations and could not even come close to affording such a large mailing volume. Even with these low costs, I could not mail all the prospective voters, not even close! This is where I believe the complainant is most mistaken. I mailed to less than 1/8 of the absentee voters, which is probably why I lost. Much of this was in joint mailings to keep costs at a minimum. It was bold of her to assume that I mailed to all the absentee voters, but in fact I did not.

Finally, regarding the Area Towing lawsuit mentioned by the complainant. I have never taken any donations or received any support from Area Towing, its employees or anyone affiliated with the company. In fact, I have never taken any donations whatsoever from any city vendors or perspective city vendors. I do not believe my name was even mentioned in the lawsuit and therefore should not have even been including in this campaign finance matter.

Respectfully Submitted: _____

Lindsey Rose



STATE OF MICHIGAN
JOCELYN BENSON, SECRETARY OF STATE
DEPARTMENT OF STATE
LANSING

November 26, 2025

Renee Stallions
7828 Buckingham Ave
Allen Park, MI 48101

Re: *Stallions v Rose*
Campaign Finance Complaint No. 25-106

Dear Renee Stallions,

The Department of State received a response from Lindsey Rose to the complaint you filed against them alleging a violation of the Michigan Campaign Finance Act, 1976 P.A. 388, MCL 169.201 *et seq.* A copy of the response is provided with this letter.

You may file a rebuttal statement after reviewing the response. If you elect to file a rebuttal statement, you are required to do so within 10 business days of the date of this letter. The rebuttal statement may be emailed to BOERegulatory@Michigan.gov or mailed to the Department of State, Bureau of Elections, Richard H. Austin Building, 1st Floor, 430 West Allegan Street, Lansing, Michigan 48918.

Sincerely,

Regulatory Division
Bureau of Elections
Michigan Department of State

c: Lindsey Rose

RESPONSE FROM RENEE STALLIONS TO ROSE REPLY ON COMPLAINT

This letter is a follow up to candidate Lindsey Rose's reply to the complaint filed against her on 10/31/25. This candidate avoided postage markings by using pre-sorted bulk mailing stamps and used an unknown mailing organization by the name of Spire Mailing, an organization that the State of Michigan has no record of (see Item #1 below).

1. The mailers both Lindsey Rose and Justin Mordarski sent out used a return address of Spire Mailing, P.O. Box 1295, Taylor, MI 48101. Who is Spire Mailing? There is no documented business named Spire Mailing according to the State of Michigan LARA website:

<https://mibusinessregistry.lara.state.mi.us/search/business>



2. Usage of pre-sorted/pre-cancelled stamps - the usage of pre-sorted stamps requires a permit and the payment of additional postage at the postage location where one has the permit:
<https://pe.usps.com/businessmail101?ViewName=PrecanceledTips>

- a. As referenced on the site above:

- **Postage Statement:** You must present a postage statement with your mailing either electronically or hardcopy. Because you've already put some postage (but not all of it) on your mailpiece the postage statement will help you figure out how much postage you still owe when you drop off your mail at the post office.

3. This candidate is (and has been) on a reporting waiver indicating that she does not expect to receive or expend more than \$1,000 in this election cycle. The Wayne County Clerk's Office sends MULTIPLE reminders each filing cycle (pre and post primary, pre and post general, quarterly and annually) which indicate the threshold required for filing (see examples below).

**The October 2025 Quarterly Campaign Statement is Due on
October 27, 2025 by 5:00 pm.**

The closing date of period covered is October 20, 2025.
A **Candidate** or **Ballot Question** Committee(s) that is **on the Ballot** or involved with the November 4, 2025, Election there is **no requirement to file this campaign statement.**
A **Candidate/Ballot Committee(s) that isn't on or involved with the Election Ballot(s) for the year 2025 and maintains a Reporting Waiver, and has not exceeded the \$1,000 threshold, there is no requirement to file this campaign statement.**
A Candidate/Ballot Committee(s) that **does not** have a Reporting Waiver and is not on the Ballot or involved with the November 4, 2025, Election **"Must File This Campaign Statement!"**

Attached is our 2nd reminder notice to file your October 2025 Quarterly campaign statement timely.

You are not required to file the October 2025 Quarterly Campaign Statement if either of the following applies:

- Your committee has a Reporting Waiver and has not exceeded the \$1,000 threshold.
- Your committee participated in the 2025 Primary Election or the 2025 General Election.

In order to verify the candidate's statement, she should be required to:

- Provide evidence of a postal permit for her bulk mail/pre-sorted mailing.
- Provide evidence of a postage statement for EACH of the mailers shown in the complaint (a minimum of 6 mailers).
 - A postage statement is required when doing bulk mailers.
- Provide a list of voters for each mailer that candidate Rose distributed (a minimum of 6 mailers).

- Provide evidence of printing costs paid for the literature she both mailed and handed out at doors. This individual has distributed literature both via mail and in person at the doors of voters.
 - Candidate Rose should also be required to supply proof of where Spire Mailing is located as they do not exist in the LARA database.
- Provide bank statements showing the source of any funds used for campaign materials.

In addition:

- Candidate Rose noted she did group mailers in envelopes with other candidates. This is not the experience reported by people who received her mailers. Documentation was provided with the complaint to include the exterior envelope with the varying candidates who also mailed #10 envelope mailings.
- Candidate Rose indicated that most of her mailings were in the Post General Reporting Period. That is not true as evidenced by at least 3 of the mailers being mailed during the primary election. Also, the expenditure for mailing would need to be paid before a mailer could go out if paying at the post office.
- As of today 12/9/25, I do not see that this candidate filed a campaign finance statement after searching the Wayne County Campaign Finance System: <https://wccampaignfinance.com/>

View Filed Reports

Reporting Year 2025	Reporting Period ..Select Reporting Period..	Report Name Campaign Statement	Committee Type Candidate Committee
Committee ID	Committee Name 62-158808-Committee to Elect Lir	Filed Date Range To To	
Office Type	Office City Council Member	District / Jurisdiction Taylor	

Search Clear

Reporting Period Name	Filed Report Name	Committee Type	Filed/Amended Date	Committee ID	Committee Name	Decision Year	Office (District / Jurisdiction)
No records to view							



STATE OF MICHIGAN
JOCELYN BENSON, SECRETARY OF STATE
DEPARTMENT OF STATE
LANSING

December 09, 2025

Lindsey Rose
22724 Champaign Street
Taylor, Michigan 48180

Re: *Stallions v Rose*
Campaign Finance Complaint No. 25-106

Dear Lindsey Rose,

The Department of State has received a rebuttal to your response from Renee Stallions regarding your alleged violation of the Michigan Campaign Finance Act, 1976 P.A. 388, MCL 169.201 *et seq.* A copy of the rebuttal is provided with this letter.

At this point, the Department will commence the determination phase of the campaign finance complaint process, during which time all submitted materials will be reviewed. Within 45 business days of its receipt of the enclosed rebuttal, the Department will make a determination as to whether there may be reason to believe that a violation of the MCFA occurred. If you have any questions about this process, you may contact BOERegulatory@Michigan.gov.

Sincerely,

Regulatory Division
Bureau of Elections
Michigan Department of State

c. Renee Stallions



Promotions, Consulting and Mailing Services

RECEIVED/FILED
MICHIGAN DEPT OF STATE
2026 FEB -26 04:05 PM
ELECTIONS/GREAT SEAL

Invoice

Date: May 17, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

Preferred Voter List – City of Taylor \$20.00

Postcards 6 x 11, two candidates with 50/50 cost sharing, 1,500 pieces \$98.00

(Rose/Mordarski “Conservative” Blue)

Client provided design and artwork

Local Pick-Up by Client

Bulk, Blank Address Labels - 3,500 \$35.00
(Clearance – No Refunds)

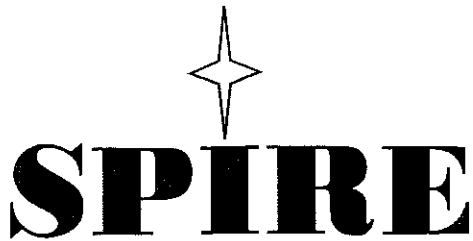
TOTAL: \$153.00

PRO TIP –

Always prominently display your name of BOTH sides of your postcards. It builds name recognition.

Spire
PO Box 1295
Taylor, MI 48180
(313) 779-5296

PAID 



Promotions, Consulting and Mailing Services

Invoice

Date: June 10, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

Postcards 6 x 9, single candidate, 4,000 pieces \$420.00
(Rose: Purple/Green)
Client provided design and artwork
Gloss coating requested but not guaranteed, availability varies
Local Pick-Up by Client
(Promo – Spire pays sales tax)

TOTAL: \$420.00

PRO TIP –

Always prominently display your name of BOTH sides of your postcards. It builds name recognition.

Spire
PO Box 1295
Taylor, MI 48180
(313) 779-5296

PAID



Promotions, Consulting and Mailing Services

Invoice

Date: July 8, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 266 pieces @\$0.36 Client provided postcards and labels Client affixed labels Client provides labor to affix Spire owned precanceled stamps Pieces arrive at Spire “Ready to Mail” by Client	\$96.00
Drop Fee	<u>\$20.00</u>
TOTAL:	\$116.00

Spire
PO Box 1295
Taylor, MI 48180
(313) 779-5296

PRO TIP –

Always include a Coupon on your mail-piece for a deal the customer can only get with the coupon.



Promotions, Consulting and Mailing Services

Invoice

Date: July 10, 2025
Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 431 pieces, two candidates with 50/50 cost sharing 50/50 cost share price of \$0.18 per piece Client provided postcards and labels Client affixed labels Client provides labor to affix Spire owned precanceled stamps Pieces arrive at Spire “Ready to Mail” by Client	\$78.00
Drop Fee (included with previous)	<u>\$0.00</u>
TOTAL:	\$78.00

PRO TIP –

Always include a Coupon on your mail-piece for a deal the customer can only get with the coupon.

Spire
PO Box 1295
Taylor, MI 48180
(313) 779-5296



Promotions, Consulting and Mailing Services

Invoice

Date: July 12, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 550 Pieces, three candidates with 1/3 cost sharing \$66.00
1/3 cost share price of \$0.12 per piece
Client provides envelopes and labels
Client folds and inserts all envelope contents
Envelopes must be fully sealed – must be “machinable”
Client affixes all labels
Client responsible for affixing return addresses to envelopes
Client responsible for affixing Spire owned and provided precanceled stamps
Pieces arrive at Spire “Ready to Mail” by client

TOTAL: **\$66.00**

PRO TIP –

On a budget? Trying focusing your mailings to those age 60 or older as they are most likely to engage with their mail

Spire
PO Box 1295
Taylor, MI 48180
(313) 779-5296

PAID
G



Promotions, Consulting and Mailing Services

Invoice

Date: July 20, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

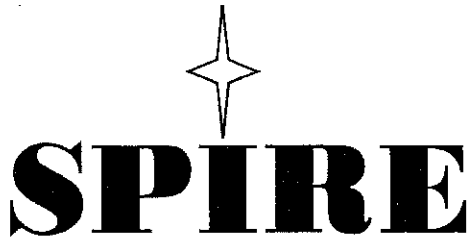
Description of Charges

Mail Service – 221 pieces @ \$0.36	\$80.00
Client provided envelopes and labels	
Client folds and inserts all envelope contents	
Envelops must be fully sealed – must be machinable	
Client affixed labels	
Client responsible for affixing return address to envelopes	
Client provides labor to affix Spire owned precanceled stamps	
Pieces arrive at Spire “Ready to Mail” by Client	
Drop Fee	<u>\$5.00</u>
TOTAL:	\$85.00

PRO TIP –

On a budget? Trying focusing your mailings to those age 60 or older as they are most likely to engage with their mail

Spire
PO Box 1295
Taylor, MI 48180
(313) 779-5296



Promotions, Consulting and Mailing Services

Invoice

Date: September 8, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

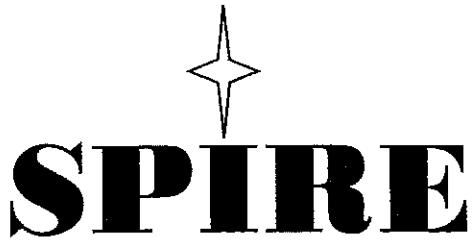
Postcards 6x11, two candidates with 50/50 cost sharing, 2,000 pieces **\$120.00**
(Rose/Mordarski NEW "Conservative", "Lower Property Taxes" Red)
Client provided artwork and design
Local Pick-Up by Client
(Promo - Sales Tax paid by Spire)

TOTAL: **\$120.00**

PRO TIP -

Save Postage. Split your mailing with one other business/candidate and you save 50%.

Spire
PO Box 1295
Taylor, MI
(313) 779-5296



Promotions, Consulting and Mailing Services

Invoice

Date: September 20, 2025

Client: CTE Lindsey Rose
22734 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 252 pieces @ \$0.36 per piece	\$91.00
Client provided envelopes and labels	
Client folds and inserts all envelope contents	
Envelopes must be fully sealed – must be “machinable”	
Client affixed labels	
Client responsible for affixing return address to envelopes	
Client affixes Spire owned and provided precanceled stamps	
Pieces arrive at Spire “Ready to Mail” by Client	

TOTAL: **\$91.00**

PRO TIP -

Always include a Coupon on your mail-piece for a deal the customer can only get with the coupon.

Spire
PO Box 1295
Taylor, MI
(313) 779-5296



Promotions, Consulting and Mailing Services

Invoice

Date: September 20, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 307 pieces, two candidates with 50/50/cost sharing **\$56.00**
50/50 cost share price of \$0.18 per piece
Client provided envelopes and labels
Client folds and inserts all envelope contents
Envelopes must be fully sealed – must be “machinable”
Client affixed labels
Client responsible for affixing return addresses to envelopes
Client affixes Spire owned and provided precanceled stamps
Pieces arrive at Spire “Ready to Mail” by Client

TOTAL: **\$56.00**

PRO TIP -

Save Postage. Split your mailing with one other business/candidate and you save 50%.

Spire
PO Box 1295
Taylor, MI
(313) 779-5296

PAID
[Signature]



Promotions, Consulting and Mailing Services

Invoice

Date: September 21, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 440 pieces, two candidates with 50/50/cost sharing \$80.00
50/50 cost share price of \$0.18 per piece
Client provided postcards and labels
Client affixed labels
Client affixes Spire owned and provided precanceled stamps
Pieces arrive at Spire “Ready to Mail” by Client

TOTAL: **\$80.00**

PRO TIP -

Save Postage. Split your mailing with one other business/candidate and you save 50%.

Spire
PO Box 1295
Taylor, MI
(313) 779-5296

PAID



Promotions, Consulting and Mailing Services

Invoice

Date: September 24, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

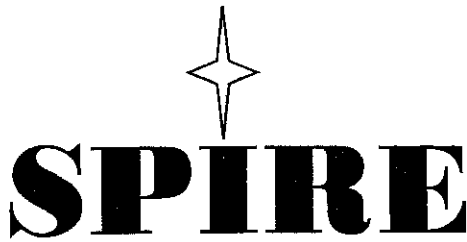
Mail Service – 250 pieces @ \$.036 per piece \$90.00
Client provided postcards and labels
Client affixed labels
Client affixes Spire owned and provided precanceled stamps
Pieces arrive at Spire “Ready to Mail” by Client

TOTAL: \$90.00

PRO TIP -

On a budget? Trying focusing your mailings to those age 60 or older as they are most likely to engage with their mail

Spire
PO Box 1295
Taylor, MI
(313) 779-5296



Promotions, Consulting and Mailing Services

Invoice

Date: September 25, 2025

Client: CTE Lindey Rose
22734 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 475 pieces, three candidates with 1/3 cost sharing \$57.00
1/3 cost share price of \$0.12 per piece
Client provided envelopes and labels
Client folds and inserts all envelope contents
Envelopes must be fully sealed – must be “machinable”
Client affixed labels
Client responsible for affixing return address to envelopes
Client affixes Spire owned and provided precanceled stamps
Pieces arrive at Spire “Ready to Mail” by Client

TOTAL: \$57.00

PRO TIP -

Always include a Coupon on your mail-piece for a deal the customer can only get with the coupon.

Spire
PO Box 1295
Taylor, MI
(313) 779-5296



SPIRE

Promotions, Consulting and Mailing Services

Invoice

Date: October 15, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 389 pieces, two candidates with 50/50/cost sharing \$71.00
50/50 cost share price of \$0.18 per piece
Client provided postcards and labels
Client affixed labels
Client affixes Spire owned and provided precanceled stamps
Pieces arrive at Spire “Ready to Mail” by Client

TOTAL: \$71.00

PRO TIP -

Save Postage. Split your mailing with one other business/candidate and you save 50%.

Spire
PO Box 1295
Taylor, MI
(313) 779-5296



SPIRE

Promotions, Consulting and Mailing Services

Invoice

PAID

Date: October 16, 2025

Client: CTE Lindsey Rose
22734 Champaign
Taylor, MI 48180

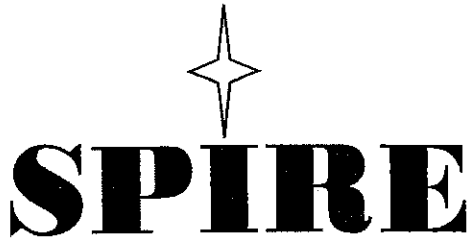
Description of Charges

Mail Service – 457 pieces, three candidates with 1/3 cost sharing 1/3 cost share price of \$0.12 per piece Client provided envelopes and labels Client folds and inserts all envelope contents Envelopes must be fully sealed – must be “machinable” Client affixed labels Client responsible for affixing return address to envelopes Client affixes Spire owned and provided precanceled stamps Pieces arrive at Spire “Ready to Mail” by Client	\$55.00
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TOTAL:	\$55.00
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PRO TIP -
Always include a Coupon on your mail-piece for a deal the customer can only get with the coupon.

Spire
PO Box 1295
Taylor, MI
(313) 779-5296



Promotions, Consulting and Mailing Services

Invoice

Date: October 20, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 372 pieces, two candidates with cost sharing \$67.00
50/50 share price of \$0.18 per piece
Client provided postcards and labels
Client affixed labels
Client affixes Spire owned and provided precanceled stamps
Pieces arrive at Spire “Ready to Mail” by Client

TOTAL: **\$67.00**

PRO TIP -

On a budget? Trying focusing your mailings to those age 60 or older as they are most likely to engage with their mail

Spire
PO Box 1295
Taylor, MI
(313) 779-5296



Promotions, Consulting and Mailing Services

Invoice

Date: October 22, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

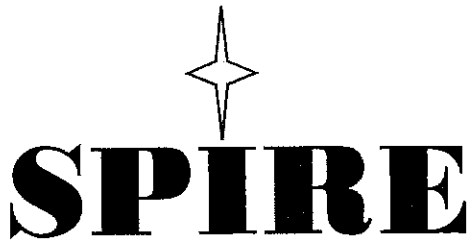
Mail Service – 250 pieces @ \$.036 per piece \$90.00
Client provided postcards and labels
Client affixed labels
Client affixes Spire owned and provided precanceled stamps
Pieces arrive at Spire “Ready to Mail” by Client

TOTAL: \$90.00

PRO TIP -

*On a budget? Trying focusing
your mailings to those age 60
or older as they are most likely
to engage with their mail*

Spire
PO Box 1295
Taylor, MI
(313) 779-5296



Promotions, Consulting and Mailing Services

Invoice

Date: October 22, 2025

Client: CTE Lindsey Rose
22734 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 275 pieces @ \$0.36 per piece \$99.00
Client provided envelopes and labels
Client folds and inserts all envelope contents
Envelopes must be fully sealed – must be “machinable”
Client affixed labels
Client responsible for affixing return address to envelopes
Client affixes Spire owned and provided precanceled stamps
Pieces arrive at Spire “Ready to Mail” by Client

TOTAL:

\$99.00

PAID

PRO TIP -

Always include a Coupon on your mail-piece for a deal the customer can only get with the coupon.

Spire
PO Box 1295
Taylor, MI
(313) 779-5296



Promotions, Consulting and Mailing Services

Invoice

Date: October 23, 2025

Client: CTE Lindsey Rose
22724 Champaign
Taylor, MI 48180

Description of Charges

Mail Service – 225 pieces @ \$.36 per piece Client provided envelopes and labels Client folds and inserts all envelope contents Envelopes must be fully sealed – must be “machinable” Client affixed labels Client responsible for affixing return addresses to envelopes Client affixes Spire owned and provided precanceled stamps Pieces arrive at Spire “Ready to Mail” by Client	\$81.00
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TOTAL:	\$81.00
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PRO TIP -

On a budget? Trying focusing your mailings to those age 60 or older as they are most likely to engage with their mail

Spire
PO Box 1295
Taylor, MI
(313) 779-5296

PAIS

Lindsey Rose
22724 Champaign St.
Taylor, MI 48180

Retail



48918

U.S. POSTAGE PAID
USPS Ground Advtg
TAYLOR, MI 48180
FEB 24, 2026

\$7.45

RDC 01 0 Lb 3.60 Oz S2324H505272-33

Michigan Department of State
Bureau of Elections
ATTN: Callie Dendrinis
Richard H. Austin Building - 1st Floor
430 W. Allegan St
Lansing, MI 48918

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2026 FEB -26 04:05 PM
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STATE OF MICHIGAN
JOCELYN BENSON, SECRETARY OF STATE
DEPARTMENT OF STATE
LANSING

March 9, 2026

Lindsey Rose
22724 Champaign Street
Taylor, Michigan 48180

Re: *Stallions v. Rose*
Campaign Finance Complaint No. 25-106

Dear Lindsey Rose:

The Department of State (Department) has received a formal complaint filed against you by Renee Stallions alleging that you violated the Michigan Campaign Finance Act (MCFA or Act). This letter concerns the disposition of that complaint.

Renee Stallions alleged that you exceeded the expenditure limit for the reporting waiver.

You submitted a response to the complaint. You denied that you had exceeded the limit. You stated that you hand delivered literature and only sent mailings to a very small number of homes. You also stated that you reduced costs by applying your own labels and stamps and splitting the cost of printing and mailing flyers with other candidates.

Renee Stallions submitted a rebuttal. She questioned the company that you used for printing and mailing your flyers, and how you were able to use pre-sorted stamps. She also pointed out you did not file any reports with the county.

At the Department's request, you provided proof of your costs for printing and mailing. You submitted roughly 20 receipts from Spire which confirmed your total expenditures did not exceed \$1,000 for either the primary or general election, and substantiated your statement that you often split costs with other candidates. They also confirmed that you paid for pre-sorted postage from Spire.

The MCFA requires committees, including candidate committees, to file contributions and expenditures with the appropriate filing official by specific dates. MCL 169.233(1) – (3). The Act requires a committee that receives or expends more than \$1,000 during any election to file campaign finance reports in compliance with the act. MCL 16.233(6). A person who knowingly omits or underreports expenditures required to be disclosed by the Act is subject to a civil fine of not more than \$1,000 or the amount of the expenditures omitted or underreported, whichever is greater. MCL 169.233(11).

The Department has reviewed the evidence submitted in this matter and finds that insufficient evidence has been presented to support a finding of a potential violation of the Act.

As noted above, the receipts you submitted did not show expenditures exceeding the waiver limit, and the complainant provided no evidence to the contrary. Based on the evidence provided, it does not appear that a violation has occurred.

Because the violation of the MCFA alleged in the complaint has not been substantiated by sufficient evidence, the Department finds no violation and will take no further enforcement action. If you have any questions concerning this matter, you may contact me at BOERegulatory@Michigan.gov.

Sincerely,



Callie E. Dendrinis, Regulatory Attorney
Regulatory Division
Bureau of Elections

c: Renee Stallions