

Craig (Fri, 2 Jun at 4:23 PM)

to : pdc@pdc.wa.gov

Mr. Ragins,

Please find my response to Mr. Lenk's complaint below. I believe the entire complaint to be unfounded and I appreciate the opportunity to provide a detailed explanation of my reasoning. Please let me know if there is any additional information you need me to provide.

Respondent Maloney filed no Candidate Registration forms with the Public Disclosure Commission in violation of RCW 42.17A.205, RCW 42.17A.215, RCW 42.17A.220, RCW 42.17A.235 and RCW 42.17A.240.

I became a candidate when a domain name was purchased on May 7, 2017, which is consistent with the registration created date of May 8, 2017 in the complaint, Exhibit 2. I filed my C-1 and F-1 forms with the PDC on May 20 and 21, 2017, respectively, in accordance with RCW 42.17A.205. These forms fulfilled my responsibilities in RCW 42.17A.215.

In addition, no candidate or campaign organization reported the contributions for the registration of the website <https://www.maloneyforpasco.com/>, nor the development of its website content.

When I filed with the PDC, I selected Mini Reporting which does not require regular reporting of contributions. Therefore, the requirements of RCW 42.17A.240 do not apply. Requirements regarding deposit of contributions in RCW 42.17A.220 are being met. The appropriate records are being maintained per RCW 42.17A.235 and will be available for public viewing for the eight days preceding the November 7, 2017, election.

Craig Maloney