

To Whom it May Concern –

It has come to my attention that De'Sean Quinn has violated provisions of **RCW 42.17A**.

1) Accepting over limit contributions, failure to refund over-limit contribution within 10 business days. (Violation of RCW 42.17A.405, see WAC 390-16-312, WAC 390-05-400)

During his failed bid to become Mayor of Tukwila, Quinn accepted the following over-limit and illegal contributions.

SEIU HEALTHCARE 1199 NW 10/3/2015 \$950.00 G  
(SEIU had previous contributed \$950 on 8/4/2015)

WASHINGTON TEAMSTERS LEGISLATIVE LEAGUE 11/6/2015 \$950.00 G  
(Washington Teamsters Legislative League had already contributed \$950 on 8/1/2015)

GREAT WALL INVESTMENT GROUP LTD 8/1/2015 \$950.00 P  
(Great Wall Investment Group had previously contributed \$50 on 8/1/2015)

KONGSGAARD MARTHA 4/23/2015 \$950.00 G  
(Martha Kongsgaard had previously contributed \$50 on 4/23/2015)

MLK JR. COUNTY LABOR COUNCIL COMMITTEE 10/9/2015 \$500.00 G  
(MLK Labor Council had previously contributed \$500 on 7/27/15)

Per state law, candidates in 2015 were eligible to receive \$950 from an individual donor for every election they participated in (primary/general).

As Quinn did not participate in the primary (city council races where there are only two candidates do not have a primary), he was ineligible to receive more than \$950 per donor. This makes all the contributions he received in excess of \$950 illegal.

Additionally, Quinn failed to reimburse these over-limit contributors within 10 business days, as required by state law.

Quinn must reimburse these over-limit contributors immediately, or face additional penalties from the PDC.

2) Failure to timely file Statement of Organization (C1/C1PC). (Violation of RCW 42.17A.205 (1))

State law requires that candidates file their C1 within 2 weeks of receiving contributions or making expenditures, whichever is earliest.

Quinn is running for re-election in 2017, however he has failed to file his C1. Quinn "became a candidate" for re-election on 2/16/17 when he had his campaign treasurer renew his domain name "www.deseanquinn.com". (See attachment). Additionally, I have reason to believe that Quinn is telling people locally that he is running for re-election.

**3) Failure to timely file C3 & C4 reports on day C1 is filed. (Violation of RCW 42.17A.235(1))**

State law requires that candidates and committees submit reports containing all contributions received and expenditures made on the same day they submit their statement of registration (C1).

According to his campaign records, Quinn made a personal contribution of \$100 to his campaign on 3/7/15. This should have been reported no later than 3/10/15, the same day Quinn filed his C1 report.

Unfortunately, it was not reported until 3/12/15, well past the statutory deadline.

**4) Failure to timely file accurate, timely C3 and C4 reports. (Violation of RCW 42.17A.235)**

State law requires that candidates and committees file frequent, accurate reports of contributions, expenditures, in-kind contributions, and debt. Unfortunately, De'Sean Quinn failed on numerous occasions to do this.

a) According to the PDC, the C3 for the time period of 9/7/15 to 9/13/15 was due on 9/14/15.

De'Sean Quinn's original report failed to include a \$200 donation from Franklin Donahoe.

Unfortunately, De'Sean Quinn failed to file an accurate FORM until 9/21/15, well past the statutory deadline.

b) According to the PDC, the C4 for the time period of June 2015 was due on 7/10/15.

De'Sean Quinn's original report failed to include a 6/10/15 refund of \$500 from the Tukwila Community Center.

Unfortunately, De'Sean Quinn failed to file an accurate C4 until 8/10/2015, well past the statutory deadline.

c) According to the PDC, the C4 for the time period of February 2017 was due on 3/10/17.

Although required to file a C4 to report the renewal of his domain name and his other campaign expenses, De'Sean Quinn completely failed to file a C4.

**5) Failure to accurately, timely report debt. (Violation of RCW 42.17A.240 (8), see WAC 390-05-295)**

State law requires that the name and address of any person and the amount owed for any debt, obligation, note, unpaid loan, or other liability in the amount of more than two hundred fifty dollars or in the amount of more than fifty dollars that has been outstanding for over thirty days be reported. Per **WAC 390-05-295**, this includes any oral or written order placed, debt or obligation to purchase goods or services or anything of value, or any offer to purchase advertising space, broadcast time or other advertising related product or service.

De'Sean Quinn failed to illegally report the following debts on preceding C4s:

Vendor	Date	Amount	Description	Failure to report debt
WINPOWER STRATEGIES	2015-09-25	3115.39	PAID COMMUNICATION QUINN TESTIMONIAL PRODUCTION	This should have been reported as debt on C4 covering period of August.
WINPOWER STRATEGIES	2015-10-08	2305.79	PAID COMMUNICATIONS QUINN MAILER	This should have been reported as debt on C4 covering period of September.
WINPOWER STRATEGIES	2015-10-22	2305.79	DESIGN OF QUINN #3 MAILER	This should have been reported as debt on 21 day pre-general C4.
WINPOWER STRATEGIES	2015-10-22	2305.79	DESIGN OF QUINN #4 MAILER	This should have been reported as debt on 21 day pre-general C4.
WINPOWER STRATEGIES	2015-08-07	1500	MAIL PIECE PRODUCTION	This should have been reported as debt on C4 covering period of July.
WINPOWER STRATEGIES	2015-06-10	1500	DOORBELL LITERATURE	This should have been reported as debt on C4 covering period of May.
WINPOWER STRATEGIES	2015-06-30	1450	PURCHASED YARD SIGNS	This should have been reported as debt on C4 covering period of May.
WINPOWER STRATEGIES	2015-08-19	1250	YARD SIGNS	This should have been reported as debt on C4 covering period of July.
WINPOWER STRATEGIES	2015-10-16	1151	TUKWILA REPORTER AD	This should have been reported as debt on 21 day pre-general C4.
BLACKBURN JEAN	2015-07-01	1000	CAMPAIGN MANAGER AND TREASURER FEE FOR SERVICES 6/1/15 TO 6/30/15	This should have been reported as debt on C4 covering time period of June.
BLACKBURN JEAN	2015-10-26	1000	CAMPAIGN MANAGER AND TREASURER FEE FOR 9/1/15-9/30/15	This should have been reported as debt on C4 covering time period of June.
BLACKBURN JEAN	2015-09-03	1000	CAMPAIGN MANAGER AND TREASURER FEE 8/1/2015-8/31-2015	This should have been reported as debt on C4 covering time period of June.
BLACKBURN JEAN	2015-08-02	1000	CAMPAIGN MANAGER AND TREASURER FEE FOR 7/1/2015-7/31/2015	This should have been reported as debt on C4 covering time period of June.
BLACKBURN JEAN	2015-11-24	1000	TREASURER FEE FROM 10/1/2015-10/31/2015	This should have been reported as debt on C4 covering time period of June.
SPECTRA COMMUNICATIONS	2015-12-15	1000	FUNDRAISING FEE	This should have been reported as debt on 7-day pre-general C4.
SPECTRA COMMUNICATIONS	2015-10-14	1000	PROFESSIONAL FUNDRAISING FEE FOR EVENT ON 10/20/2015	This should have been reported as debt on 21 day pre-general C4.
WINPOWER STRATEGIES	2015-06-01	750	WEBSITE DESIGN	This should have been reported as debt on C4 covering period of May.
WINPOWER STRATEGIES	2015-10-08	725	DOLLBELLER REPRINT	This should have been reported as debt on C4 covering period of September.
WINPOWER STRATEGIES	2015-06-01	675	TUKWILA NEWSPAPER AD	This should have been reported as debt on C4 covering period of May.
FOUR SEAS RESTAURANT	2015-10-25	630	PURCHASED FOOD FOR EVENT ON 10/20/2015	This should have been reported as debt on 21 day pre-general C4.
FLAME CATERING	2015-05-20	575.31	FOOD FOR 5/20/15 FUNDRAISER IN SEATTLE WA SKYE LOUNGE	This should have been reported as debt on C4 covering period of April.
WINPOWER STRATEGIES	2015-08-07	510	TUKWILA REPORTER AD	This should have been reported as debt on C4 covering period of July.
TUKWILA COMMUNITY CENTER	2015-04-02	500	REFUNDABLE DEPOSIT FOR RENTAL AT TUKWILA COMMUNITY CENTER FOR KICK-OFF EVENT JUNE 2015	This should have been reported as debt on C4 covering period of March.
WINPOWER STRATEGIES	2015-06-16	500	VIDEO PRODUCTION	This should have been reported as debt on C4 covering period of May.
CAPITOL CITY PRESS	2015-09-27	478.16	POSTAGE FEE FOR QUINN TESTIMONIAL BROCHURE	This should have been reported as debt on C4 covering period of August.
CAPITOL CITY PRESS	2015-10-09	478.16	POSTAGE FOR QUINN MAILER CARD #2	This should have been reported as debt on C4 covering period of September.
CAPITOL CITY PRESS	2015-10-22	478.16	POSTAGE FOR QUINN #4 MAILER	This should have been reported as debt on 21 day pre-general C4.
WINPOWER STRATEGIES	2015-10-22	478.16	POSTAGE FOR QUINN #3	This should have been reported as debt on 21 day pre-general C4.
WINPOWER STRATEGIES	2015-11-11	450	NEWSPAPER FACT AD	This should have been reported as debt on 7 day pre-general C4.
WINPOWER STRATEGIES	2015-07-17	425	PURCHASED YARD SIGNS	This should have been reported as debt on C4 covering time period of June.
TUKWILA COMMUNITY CENTER	2015-04-02	385	1/2 OF RENTAL FOR SOCIAL HALL AT TUKWILA COMMUNITY CENTER	This should have been reported as debt on C4 covering period of March.
TUKWILA COMMUNITY CENTER	2015-04-15	385	2ND HALF OF RENTAL FOR KICK OFF EVENT JUNE 2015 AT TUKWILA COMMUNITY CENTER	This should have been reported as debt on C4 covering period of March.
WINPOWER STRATEGIES	2015-06-16	322	REMITTS	This should have been reported as debt on C4 covering period of May.
CAPITOL CITY PRESS	2015-07-22	304.27	POSTAGE FOR MAILER QUINN INTRO	This should have been reported as debt on C4 covering time period of June.
ASIAN WEEKLY	2015-10-16	300	ASIAN WEEKLY AD	This should have been reported as debt on 21 day pre-general C4.
DOUBLE TREE SUITES BY HILTON	2015-11-03	263.01	ACCOMMODATIONS	This should have been reported as debt on 7 day pre-general C4.

## 6) Failure to properly break down expenses. (Violation of RCW 42.17A.235, see WAC 390-16-205)

State law requires that expenditures made on behalf of a candidate or political committee by any person, agency, firm, organization, etc. employed or retained for the purpose of organizing, directing, managing or assisting the candidate's or committee's efforts shall be deemed expenditures by the candidate or committee. In accordance with **WAC 390-16-037**, such expenditures shall be reported by the candidate or committee as if made or incurred by the candidate or committee directly.

De'Sean Quinn illegally failed to break down the following expenses:

Vendor	Date	Amount	Description	Failure to breakdown, accurately describe
WINPOWER STRATEGIES	2015-09-25	3115.39	PAID COMMUNICATION QUINN TESTIMONIAL PRODUCTION	Failure to breakdown design, printing, postage expenses.
WINPOWER STRATEGIES	2015-10-08	2305.79	PAID COMMUNICATIONS QUINN MAILER	Failure to breakdown design, printing, postage expenses.
WINPOWER STRATEGIES	2015-06-30	1450	PURCHASED YARD SIGNS	Failure to identify who printed the yard signs that were purchased.
WINPOWER STRATEGIES	2015-06-01	750	WEBSITE DESIGN	Failure to breakdown expenses, including domain name registration and website builder.
WINPOWER STRATEGIES	2015-10-08	725	DOLLBELLER REPRINT	Failure to properly spell "Doorbeller".
WINPOWER STRATEGIES	2015-06-16	500	VIDEO PRODUCTION	Failure to identify which entity actually did the video production.
CAPITOL CITY PRESS	2015-09-27	478.16	POSTAGE FEE FOR QUINN TESTIMONIAL BROCHURE	It is extremely unlikely that the postage fee for all these expenses are the same. I suspect that this was maliciously reported in a way that obscures the true amount that was paid.
CAPITOL CITY PRESS	2015-10-09	478.16	POSTAGE FOR QUINN MAILER CARD #2	It is extremely unlikely that the postage fee for all these expenses are the same. I suspect that this was maliciously reported in a way that obscures the true amount that was paid.
CAPITOL CITY PRESS	2015-10-22	478.16	POSTAGE FOR QUINN #4 MAILER	It is extremely unlikely that the postage fee for all these expenses are the same. I suspect that this was maliciously reported in a way that obscures the true amount that was paid.
WINPOWER STRATEGIES	2015-10-22	478.16	POSTAGE FOR QUINN #3	It is extremely unlikely that the postage fee for all these expenses are the same. I suspect that this was maliciously reported in a way that obscures the true amount that was paid.
WINPOWER STRATEGIES	2015-11-11	450	NEWSPAPER FACT AD	Failure to identify which entity received the payment for newspaper ad.
WINPOWER STRATEGIES	2015-07-17	425	PURCHASED YARD SIGNS	Failure to identify which entity actually received payment for the yard signs.
WINPOWER STRATEGIES	2015-06-16	322	REMITTS	Failure to identify which entity actually printed the remits.
WINPOWER STRATEGIES	2015-06-16	100	PHOTOSHOOT FEE	Failure to identify which vendor was actually paid to do the photoshoot.
BLACKBURN JEAN	2015-06-04	95.12	FOOD	Failure to identify which entity received payment for providing the food.
WINPOWER STRATEGIES	2015-11-02	75	RESPONSE VIDEO PRODUCTION	Failure to identify which entity actually did the video production.

## 7) Failure to report expenditure/in-kind contribution for mailing list. (Violation of RCW 42.17A.235)

De'Sean Quinn sent out mailers to registered voters within the City of Tukwila.

De'Sean Quinn used mailing lists to target specific voters in an effort to win the maximum number of votes per dollar spent.

Mailing lists have real market value, and many candidates actually pay hundreds of dollars for mailing lists from vendors such as L2.

Unfortunately, because De'Sean Quinn failed to report the expenditure for said mailing lists, or the in-kind contribution of mailing lists from some outside entity, he is in violation of **RCW 42.17A.235**. De'Sean Quinn must amend his campaign finance reports to include the source of his mailing lists, either as an in-kind contribution to his campaign or as an expenditure.

## 8) Failure to list Jean Blackburn and Winpower Strategies as committee officers. (Violation of RCW 42.17A.205 (2)(c), see WAC 390-05-245.

De'Sean Quinn failed to list **Jean Blackburn and Winpower Strategies** as officers, which is required by **RCW 42.17A.205(2)(c)**.

It appears that **Jean Blackburn and Winpower Strategies** should have been listed as committee officers, because **Jean Blackburn and Winpower Strategies**, in conjunction with others, made, directed, or authorized expenditures, strategic or policy decisions on behalf of the committee.

**WAC 390-05-245** defines committee officer as: "...any person designated by the committee as an officer on the C-1 or C-1pc registration statement and any **person** who alone or in conjunction with other persons makes, directs, or authorizes contribution, expenditure, strategic or policy decisions on behalf of the committee" .

Please note that **RCW 42.17A.005 (35)** defines "person" as: "...an individual, partnership, joint venture, public or private corporation, association, federal, state, or local governmental entity or agency however constituted, candidate, committee, political committee, political party, executive committee thereof, or any other organization or group of persons, however organized."

**9) Illegal unauthorized expenditure of funds by an individual not listed as an officer on C-1 form. (Violation of RCW 42.17A.425)**

State law requires that: "No expenditures may be made or incurred by any candidate or political committee unless authorized by the candidate or the person or persons named on the candidate's or committee's registration form..."

In their roles as campaign manager and campaign consultant respectively, Blackburn and Winpower Strategies likely made numerous illegal expenditures on Quinn's behalf, in violation of state law.

**10) Failure to acknowledge understanding of RCW 42.17A.555. (Violation of RCW 42.17A.700 (7))**

State law requires that incumbents for public office check a box on their F1 acknowledging applicable statutes prohibiting misuse of public money for campaign purposes.

On 4/7/2016, Quinn submitted his F1 covering the time period of 2015. Unfortunately, he failed to acknowledge understanding of RCW 42.17A.555, which is a violation of state law.

**11) Failure to timely submit accurate F1. (Violation of RCW 42.17A.700, .710)**

For calendar years 2016 and 2017, De'Sean Quinn failed to submit an accurate F1 containing all property owned, as required by state law.

Specifically, Quinn failed to report his ownership of the home he owns at the following address: 4636 S S 150TH ST, TUKWILA, WA 98188. It is assessed at \$295k.

See link here:

<http://blue.kingcounty.com/Assessor/eRealProperty/Dashboard.aspx?ParcelNbr=0042000227>

**12) Failure to accurately disclose ownership of a PERS retirement account as an asset. (Violation of RCW 42.17A.700, see WAC 390-24-010)**

State law requires that elected officials disclose the assets that they own on their F1 statement, if they are over a certain value. Unfortunately, De'Sean Quinn failed to report the value of his PERS retirement

account, which is an asset. The value of De'Sean Quinn's PERS retirement account is almost certainly over \$2400, as De'Sean Quinn is a longtime King County public employee. De'Sean Quinn must be required to amend this form to include accurate information.

**13) Failure to disclose offices held. (Violation of RCW 42.17A.700, see WAC 390-24-010, 150)**

State law requires that elected officials disclose the offices that they hold on corporations and other groups. Quinn is a board member of both Forterra (an environmentalist group), and OneAmerica (a "social justice" organization).

See here (Forterra): <http://forterra.org/board-members/desean-quinn>

And here (OneAmerica): <https://weareoneamerica.org/board/de%E2%80%99sean-quinn>

Forterra, in particular, has done much business with the City of Tukwila. I believe Forterra has also received massive grants/land donations from the City, perhaps with Quinn's covert assistance.

Unfortunately, De'Sean Quinn failed to disclose being a board member of these entities, which is a violation of state law.

The PDC should investigate the possibility that De'Sean Quinn committed the above violations maliciously, which would be a class C felony per RCW 42.17A.750 (2)(c). If the PDC determines that is the case, they should refer the case to the Attorney General's office for criminal prosecution immediately.

Please don't hesitate to contact me if you need any additional information.

Best Regards,

Glen Morgan


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**DOMAIN INFORMATION**

Domain: deseanquinn.com  
 Registrar: GODADDY.COM, LLC  
 Registration Date: 2012-02-15  
 Expiration Date: 2022-02-15  
 Updated Date: 2017-02-16  
 Status: clientDeleteProhibited  
 clientRenewProhibited  
 clientTransferProhibited  
 clientUpdateProhibited  
 Name Servers: ns29.domaincontrol.com  
 ns30.domaincontrol.com

**REGISTRANT CONTACT**

Name: Philip Lloyd  
 Organization: Project Accounting Services  
 Street: 603 Stewart Street #819  
 City: Seattle  
 State: Washington  
 Postal Code: 98101  
 Country: US  
 Phone: (206) 382-5552  
 Email: **phil**@seattlecfo.com

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 Street: 603 Stewart Street #819  
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 Postal Code: 98101  
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 Phone: (206) 382-5552  
 Email: **phil@seattlecfo.com**

### TECHNICAL CONTACT

Name: Philip Lloyd  
 Organization: Project Accounting Services  
 Street: 603 Stewart Street #819  
 City: Seattle  
 State: Washington  
 Postal Code: 98101  
 Country: US  
 Phone: (206) 382-5552  
 Email: **phil@seattlecfo.com**

### RAW WHOIS DATA

Domain Name: DESEANQUINN.COM  
 Registry Domain ID: 1702392850\_DOMAIN\_COM-VRSN  
 Registrar WHOIS Server: whois.godaddy.com  
 Registrar URL: http://www.godaddy.com  
 Update Date: 2017-02-16T15:23:36Z  
 Creation Date: 2012-02-15T20:27:58Z  
 Registrar Registration Expiration Date: 2022-02-15T20:27:58Z  
 Registrar: GoDaddy.com, LLC  
 Registrar IANA ID: 146  
 Registrar Abuse Contact Email: **abuse@godaddy.com**  
 Registrar Abuse Contact Phone: +1.4806242505  
 Domain Status: clientTransferProhibited http://www.icann.org/epp#clientTransferProhibited  
 Domain Status: clientUpdateProhibited http://www.icann.org/epp#clientUpdateProhibited  
 Domain Status: clientRenewProhibited http://www.icann.org/epp#clientRenewProhibited  
 Domain Status: clientDeleteProhibited http://www.icann.org/epp#clientDeleteProhibited  
 Registry Registrant ID: Not Available From Registry

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Registrant Name: Philip Lloyd  
Registrant Organization: Project Accounting Services  
Registrant Street: 603 Stewart Street #819  
Registrant City: Seattle  
Registrant State/Province: Washington  
Registrant Postal Code: 98101  
Registrant Country: US  
Registrant Phone: (206) 382-5552  
Registrant Phone Ext:  
Registrant Fax:  
Registrant Fax Ext:  
Registrant Email: **phil**@seattlecfo.com  
Registry Admin ID: Not Available From Registry  
Admin Name: Philip Lloyd  
Admin Organization: Project Accounting Services  
Admin Street: 603 Stewart Street #819  
Admin City: Seattle  
Admin State/Province: Washington  
Admin Postal Code: 98101  
Admin Country: US  
Admin Phone: (206) 382-5552  
Admin Phone Ext:  
Admin Fax:  
Admin Fax Ext:  
Admin Email: **phil**@seattlecfo.com  
Registry Tech ID: Not Available From Registry  
Tech Name: Philip Lloyd  
Tech Organization: Project Accounting Services  
Tech Street: 603 Stewart Street #819  
Tech City: Seattle  
Tech State/Province: Washington  
Tech Postal Code: 98101  
Tech Country: US  
Tech Phone: (206) 382-5552  
Tech Phone Ext:  
Tech Fax:  
Tech Fax Ext:  
Tech Email: **phil**@seattlecfo.com  
Name Server: NS29.DOMAINCONTROL.COM  
Name Server: NS30.DOMAINCONTROL.COM  
DNSSEC: unsigned  
URL of the ICANN WHOIS Data Problem Reporting System: <http://wdprs.internic.net/>  
>>> Last update of WHOIS database: 2017-04-14T03:00:00Z <<<

For more information on Whois status codes, please visit  
<https://www.icann.org/resources/pages/epp-status-codes-2014-06-16-en>

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