



State of Washington

PUBLIC DISCLOSURE COMMISSION

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Public Disclosure Commission Statement of Understanding

Larry Seaquist: PDC Case 9510

I LARRY SEAQUIST, hereby acknowledge that I:
(Printed Name of Candidate)

Failed to timely file the Monetary Contribution reports (C-3 reports) and Summary Campaign Contribution and Expenditure reports (C-4 reports), disclosing contribution and expenditure activities as required for a candidate for State Representative in the 26th Legislative District in 2016, in violation of RCW 42.17A.235 and .240 for the following reports:

- 2016 7-Day Pre-General Election C-4 report: The 2016 7-Day Pre-General Election C-4 report was required to have been filed by the Committee to Elect Larry Seaquist (Campaign) no later than November 1, 2016, covering the period October 18 through 31, 2016. The C-4 report was filed by the Campaign on November 4, 2016, three days late and four days prior to the November 8, 2016 general election, disclosing \$10,620 in monetary contributions received, and \$24,270 in expenditures made.

On November 7, 2016, the Campaign filed an amended 7-Day Pre-General Election C-4 report disclosing \$15,017 in previously un-reported in-kind contributions received, including \$14,800 from the Washington State Democratic Central Committee. The amended C-4 report also disclosed \$14,000 in new expenditures that included a \$12,852 expenditure for a cable advertising media buy, and the new expenditure activities were disclosed by the Campaign six days late and one day prior to the general election.

- Three C-3 reports: The Campaign was required to file weekly C-3 reports every Monday beginning June 1 through November 7, 2016, disclosing contributions received during the previous five calendar days and deposited into the bank account. The Campaign filed three C-3 reports on November 8, 2016, disclosing \$4,525 in monetary contributions deposited into the bank account on October 22, 25, and 27, 2016, respectively.

The three C-3 reports were filed by the Campaign between eight and 15 days late, on the date of the general election, and represented 1.7 percent of total contributions received for the entire 2016 election cycle.

I, Larry Seaquist, would like to avoid the time and expense resulting from a Brief Adjudicative Proceeding (Brief Enforcement Hearing) being scheduled by Public Disclosure Commission (PDC) staff. Therefore, in lieu of PDC staff scheduling a Brief Enforcement Hearing, I am completing this Statement of Understanding, and enclosing a check or money order in the amount of \$300 as a penalty payment in this matter.

The \$300 penalty being assessed includes four acknowledged violations of RCW 42.17A.235 and .240 by me for failing to timely file three C-3 reports (\$150 penalty), and one C-4 report (\$150 penalty), in accordance with the Penalty Schedule adopted by the Commission for Brief Enforcement Hearings set forth in WAC 390-37-143.

I understand that by completing this Statement of Understanding, I am acknowledging the four violations of RCW 42.17A set forth above and I am waiving my right to a hearing in this matter.



Larry Seaquist



Date Signed

Please make your check or money order payable to the **“Washington State Treasurer”** and be sure to include the PDC Case number in the memorandum field, and mail or deliver this Statement of Understanding along with your payment/check to the PDC at the following address:

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