Executive Summary and Staff Analysis Service Employees International Union Healthcare 775NW

(45-Day Citizen Action Complaint) PDC Case No. 15-070

This summary highlights staff's findings, conclusions, and recommendations regarding the allegations contained in PDC Case No. 15-070, a 45-Day Citizen Action Complaint (Complaint) filed on July 22, 2015 by James G. Abernathy and David M.S. Dewhirst of the Freedom Foundation against Service Employees International Union Healthcare 775NW (SEIU 775) and David Rolf, Adam Glickman, and Sterling Harders in their respective capacities as President, Secretary-Treasurer, and Vice President of SEIU 775.

Background

The Citizen Action Complaint was filed with the Washington Attorney General's Office and referred to the PDC for investigation and possible action on August 6, 2015. On August 24, 2015, PDC staff sent a letter to SEIU 775, informing them that staff had opened a formal investigation, and requesting a written response to the allegations and to several staff questions by September 4, 2015.

Allegations

The Citizen Action Complaint included three allegations, with the third allegation containing four components: **(See Exhibit 1 – Complaint)**

First Allegation: That SEIU 775 is a political committee because it has an expectation of receiving contributions and making expenditures in support of, or in opposition to candidates or ballot propositions. The complaint alleged that as a political committee, SEIU 775 has failed to register and report with the PDC.

Second Allegation: That SEIU 775, as a lobbyist employer, has failed to file a special report of contributions (PDC form L-3C) for in-kind contributions aggregating more than \$100 in a calendar month to its continuing political committee, SEIU 775 Quality Care Committee (SEIU 775 PAC).

Third Allegation: That SEIU 775 and its officers sent a political advertising letter on or about August 12, 2014 to Individual Providers (IPs) who were nonmembers of the union, soliciting them to join the union, and as full member to authorize a contribution through a payroll deduction to the international union's political committee, SEIU Committee on Political Education (SEIU COPE), a committee registered with and reporting to the Federal Election Commission. The Complaint alleged that sending this political advertising letter triggered several violations, as follows:

 That SEIU 775 and its officers, as a political committee, failed to report the receipt of contributions authorized by IPs joining the union in response to the August 12, 2014 letter as contributions earmarked for SEIU COPE. (RCW 42.17A.270)

- That, in the alternative, if the PDC determines that SEIU 775 is not a political committee, SEIU 775 failed to report the August 12, 2014 letter as an independent expenditure not otherwise required to be reported. (RCW 42.17A.255)
- 3. That SEIU 775 and its officers failed to report the August 12, 2014 letter as independent expenditure political advertising within 24 hours of mailing the letter, a requirement for political advertising mailed within 21 days of an election with a fair market value of \$1,000 or more. (RCW 42.17A.260)
- 4. That SEIU 775 and its officers failed to timely report the August 12, 2014 letter as an electioneering communication within 24 hours of mailing the letter, a requirement for an electioneering communication mailed within 60 days of an election that clearly identifies a candidate for a state, local or judicial office either by specifically naming the candidate, or by identifying the candidate without using the candidate's name, with a fair market value of \$1,000 or more. (RCW 42.17A.305)

Investigative Findings (See Exhibit 2 – Response to Complaint and Exhibit 3 – Supplement to Response to Complaint)

First Allegation: The Commission's Interpretation 07-02, "Primary Purpose Test" Guidelines, sets forth two alternative prongs under which an individual or organization may become a political committee and subject to the Act's reporting requirements: (1) a "receiver of contributions" prong; and (2) a "making of expenditures to further electoral political goals" prong. A requirement of the "making of expenditures" prong states that the organization making expenditures must have as its "primary or one of its primary purposes ... to affect, directly or indirectly, governmental decision making by supporting or opposing candidates or ballot propositions ..." (WA Court of Appeals, EFF v. WEA, 2003). In addition, the Interpretation states that an appropriate framework for determining whether electoral political activity is one of the organization's primary purposes should include an examination of the stated goals and mission of the organization and whether electoral political activity is a primary means of achieving the stated goals and mission during the period in question. A nonexclusive list of analytical tools that may be used to evaluate the evidence includes: (1) the content of the stated goals and mission of the organization; (2) whether the organization's actions further its stated goals and mission; (3) whether the stated goals and mission of the organization would be substantially achieved by a favorable outcome in an upcoming election; and (4) whether the organization uses means other than electoral political activity to achieve its stated goals.

<u>Receiver of Contributions Prong</u>: The complaint alleged that SEIU 775 is a political committee because it has an expectation of receiving contributions, and is a receiver of contributions. This argument is based on the fact that in an August 12, 2014 letter, SEIU 775 asked IPs who are nonmembers to join the union as full members, and after

joining, to authorize their employer to withhold an indicated amount per month from their pay and forward it to SEIU 775 as a contribution to be forwarded to SEIU COPE.

SEIU 775's role in these transactions was to ask nonmembers to become full members and to authorize payroll deductions for contributions to SEIU COPE. In soliciting contributions to a federal political committee, SEIU 775 was not a receiver of contributions under RCW 42.17A, nor do these actions demonstrate an expectation of receiving contributions reportable under RCW 42.17A. These activities do not make SEIU 775 a political committee.

<u>Primary Purpose Test Prong</u>: The complaint also alleged that SEIU 775 is a political committee because one of its primary purposes is to support or oppose candidates or ballot propositions. To address this allegation, PDC staff reviewed evidence relevant to the analysis recommended by the EFF v. WEA court.

SEIU 775's stated mission is to "unite the strength of all working people and their families, to improve their lives and lead the way to a more just and humane world." Its stated goals are to:

- Lift caregivers out of poverty.
- Build worker organizations that are powerful, sustainable, and scalable.
- Transform health and long-term care to ensure quality and access for all.
- Increase prosperity and reduce inequality for working people.

SEIU 775 has eight stated strategies to achieve its goals, one of which may include electoral political activity (Strategy 3):

- 1. Build worker leadership and activism.
- 2. Help workers form unions and other powerful organizations.
- 3. Hold politicians accountable.
- 4. Bargain strong contracts and provide quality services and benefits.
- 5. Advance pro-worker policy through influencing government, industry, and public opinion.
- 6. Build strategic partnerships.
- 7. Govern the Union democratically and use our resources responsibly.
- 8. Adapt. Innovate. Create.

No evidence was submitted to contradict SEIU 775's public statements concerning the union's mission, goals and strategies to achieve its goals. No evidence was provided demonstrating that SEIU 775 has merely restated its primary political purpose in broad nonpolitical terms. No non-financial evidence was provided showing that supporting candidates or ballot proposition campaigns was a top priority for SEIU 775 during either of the two years subject to the Citizen Action Notice. Staff found that SEIU 775's electoral political activity, described by its strategy to "hold politicians accountable," may have furthered its stated goals and mission. However, no evidence was found that SEIU 775 has substantially achieved its stated goals and mission by a favorable outcome in an election, nor was a specific election campaign cited in the allegations. It is clear that SEIU 775 uses means other than electoral political activity to achieve its stated goals.

<u>Financial Evidence of Expenditure Prong</u> – (See Exhibit 4 - PDC Staff Chart of SEIU Campaign Contributions (7/22/13 – 7/22/15)

SEIU 775 is required to produce audited financial reports detailing its "chargeable" and "nonchargeable" expenditures to show how the union calculates its agency fee that must be paid by nonmembers in lieu of paying full membership dues. Chargeable expenses are for activities supporting its collective bargaining work, while nonchargeable expenditures are those expenditures that do not relate to negotiating and administering a collective agreement and in adjusting grievances and disputes. The agency fee for workers who are not full union members is equal to the full union dues multiplied by the percentage of chargeable expenditures to total expenditures.

To demonstrate that SEIU 775 is a political committee during the two-year period subject to the Citizen Action Notice, the Complaint included a copy of SEIU 775's audited financial reports for the year ending December 31, 2012, which showed total expenditures of \$22,890,782, with 60% of those expenditures being chargeable and 40% being nonchargeable. The Complaint inferred that nonchargeable expenditures during the period covered by the Complaint are similar to the 2012 period (\$9,223,415 in 2012) and also concluded that all nonchargeable expenses are devoted to election-influencing activities, along with much of the 60% chargeable expenses, resulting in electoral political activities being a primary purpose of the union in 2012, and by inference, making SEIU 775 a political committee during the period covered by the Complaint. Of the union's \$9,223,415 in nonchargeable expenditures during 2012, \$1,313,074 were described in Federal labor disclosures as "donations," and that amount was split between political and nonpolitical donations.

SEIU 775 stated that it did not contribute any money to candidates in 2013, 2014 or 2015.

SEIU 775 stated that during 2013, it contributed \$418,821 to ballot measure campaigns and \$307,487 to SEIU 775 PAC for total contributions of \$726,308. Its total expenditures in 2013 from IRS Form 990 were \$22,821,921, resulting in campaign contributions equal to 3.18% of total expenditures.

SEIU 775 stated that during 2014, it contributed \$5,000 to ballot measure campaigns and \$20,000 to SEIU 775 PAC for total contributions of \$25,000. Total expenditures for 2014 is not yet available from IRS Form 990, but the expenditures are expected to be higher than 2014.

SEIU 775 stated that between January 1, 2015 and July 22, 2015, it contributed \$75,950 to SEIU 775 PAC. Total expenditures to date for 2015 were not made available.

A review of the PDC database showed that SEIU 775 made campaign contributions during the two-year period covered by the Citizen Action Complaint totaling \$758,403 (\$630,401 in 2013, \$49,002 in 2014, and \$79,000 in 2015). This is an average of \$379,202 per year resulting in campaign contributions that totaled no more than 1.66% of projected annual expenditures, using 2013 expenditures of \$22,821,921 as a benchmark. This is clearly less than a majority of SEIU 775's expenditure activity, considered an important part of the balancing of factors recommended by the EFF v. WEA court.

SEIU 775 acknowledged that it made expenditures during the period covered by the Complaint to its PAC and/or in support of ballot propositions, but denied that there is evidence that the primary or one of the primary purposes of SEIU 775 is to affect, directly or indirectly, governmental decision making by supporting or opposing candidates or ballot propositions, such that SEIU 775 is a political committee subject to the Public Disclosure Act's disclosure requirements.

Second Allegation: That SEIU 775, as a lobbyist employer, has failed to file a special report of contributions (PDC form L-3C) for in-kind contributions aggregating more than \$100 in a calendar month to its continuing political committee, SEIU 775 Quality Care Committee (SEIU 775 PAC). In responding to the Citizen Action Notice, SEIU 775 denied that any of its staff members performed more than incidental PAC related functions that exceeded \$100 in any month during the period covered by the Complaint. PDC staff asked SEIU 775 to review the services performed by its staff, including Adam Glickman, Campaign Manager and a Committee Officer for SEIU 775 Qualify Care Committee, and David Rolf and Sterling Harders, Committee Officers of the PAC, and to file L-3C reports as needed. SEIU 775 has informed PDC staff that the union is reviewing staff's request to review the services performed by SEIU 775 staff members, and to calculate the value of the work performed to operate and manage the PAC, and if the value exceeds \$110 in any month during the period July 22, 2013 through July 22, 2015, to report these in-kind contributions on L-3C reports.

Third Allegation:

• That SEIU 775 and its officers, as a political committee, failed to report the receipt of contributions authorized by IPs joining the union in response to the August 12, 2014 letter as contributions earmarked for SEIU COPE. (RCW 42.17A.270). The requirement to complete a report entitled "Earmarked

contributions," is reserved for a political committee receiving a contribution earmarked for the benefit of a candidate or another political committee under the jurisdiction of the PDC. Neither occurred in this matter. When a member of SEIU 775 authorizes his or her employer to withhold funds from their wages and submit it to the union to be forwarded to SEIU COPE, a federal political committee, it is a direct contribution to SEIU COPE. It is not being contributed to SEIU 775, earmarked for the benefit of SEIU COPE. In addition, a contribution made to a federal committee is outside the jurisdiction of the PDC.

- If the PDC determines that SEIU 775 is not a political committee, the Complaint offered an alternative allegation that SEIU 775 failed to report the August 12, 2014 letter as an independent expenditure not otherwise required to be reported. (RCW 42.17A.255). PDC staff found that the August 12, 2014 letter was a request that nonunion members join the union by completing an enclosed membership form, and if they join, to authorize voluntary contributions to SEIU COPE, a federal political committee. It was not sent in support of or in opposition to any candidate or ballot proposition. Therefore, it was not an independent expenditure reportable under RCW 42.17A.255.
- That SEIU 775 and its officers failed to report the August 12, 2014 letter as independent expenditure political advertising within 24 hours of mailing the letter, a requirement for political advertising mailed within 21 days of an election with a fair market value of \$1,000 or more. (RCW 42.17A.260). As noted above, the August 12, 2014 letter was a request that nonunion members join the union and authorize voluntary contributions to SEIU COPE. It was not independent expenditure political advertising required to be reported in accordance with RCW 42.17A.260.
- That SEIU 775 and its officers failed to timely report the August 12, 2014 letter as an electioneering communication within 24 hours of mailing the letter, a requirement for an electioneering communication with a fair market value of \$1,000 or more, mailed within 60 days of an election that clearly identified a candidate for a state, local or judicial office either by specifically naming the candidate, or by identifying the candidate without using the candidate's name. (RCW 42.17A.305). As noted above, the August 12, 2014 letter was a request that nonunion members join the union and authorize voluntary contributions to SEIU COPE. It was not an electioneering communication required to be reported in accordance with RCW 42.17A.305.

Conclusion

Based on the factors identified in staff's investigation and described here, staff has concluded that:

First Allegation: SEIU 775 is not a political committee with a requirement to register and report with the PDC, and did not violate RCW 42.17A.205, .235, and .240 because

it is not a "receiver of contributions" in support of, or in opposition to candidates or ballot propositions, and because supporting candidates or ballot propositions is not one of its primary purposes.

Second Allegation: SEIU 775, as a lobbyist employer, may have violated RCW 42.17A.630(2) by failing to report in-kind contributions for the value of staff time to operate and manage its political committee, SEIU 775 Quality Care Committee, on L-3C reports. No definitive evidence was produced to verify the amount and value of staff time dedicated to running the PAC during the Complaint period. However, it is likely that a reportable value for staff time to operate and manage the committee was required to be disclosed.

Third Allegation:

- SEIU 775 and its officers, as a political committee, did not violate RCW 42.17A.270 by failing to report the receipt of contributions authorized by IPs joining the union in response to the August 12, 2014 letter as contributions earmarked for SEIU COPE. The contributions forwarded to SEIU COPE were not earmarked contributions.
- SEIU 775 did not violate RCW 42.17A.255 by failing to report the August 12, 2014 letter as an independent expenditure not otherwise required to be reported. This expenditure was not made in support of or in opposition to any candidate or ballot proposition. The August 12, 2014 letter was a request that nonunion members join the union and authorize voluntary contributions to SEIU COPE.
- SEIU 775 did not violate RCW 42.17A.260 by failing to report the August 12, 2014 letter as independent expenditure political advertising within 24 hours of mailing the letter. The August 12, 2014 letter was a request that nonunion members join the union and authorize voluntary contributions to SEIU COPE. It was not independent expenditure political advertising.
- SEIU 775 did not violate RCW 42.17A.305 by failing to timely report the August 12, 2014 letter as an electioneering communication within 24 hours of mailing the letter. The August 12, 2014 letter was a request that nonunion members join the union and authorize voluntary contributions to SEIU COPE. It was not an electioneering communication.

Recommendation

For the reasons described above, staff recommends that the Commission recommend to the Attorney General that no further action be taken on the Citizen Action Complaint. Staff recommends that the Commission direct staff to continue working with SEIU 775 to determine whether L-3C reports are required for the value of staff time to operate and manage its political committee, SEIU 775 Quality Care Committee.

Applicable Statutes, Rules, and Interpretations

RCW 42.17A.005(26)

"Independent expenditure" means an expenditure that has each of the following elements:

(a) It is made in support of or in opposition to a candidate for office by a person who is not (i) a candidate for that office, (ii) an authorized committee of that candidate for that office, (iii) a person who has received the candidate's encouragement or approval to make the expenditure, if the expenditure pays in whole or in part for political advertising supporting that candidate or promoting the defeat of any other candidate or candidates for that office, or (iv) a person with whom the candidate has collaborated for the purpose of making the expenditure, if the expenditure pays in whole or in part for political advertising supporting that candidate or promoting the defeat of any other candidate for the purpose of making the expenditure, if the expenditure pays in whole or in part for political advertising supporting that candidate or promoting the defeat of any other candidate or candidate or candidates for that office;

(b) The expenditure pays in whole or in part for political advertising that either specifically names the candidate supported or opposed, or clearly and beyond any doubt identifies the candidate without using the candidate's name; and

(c) The expenditure, alone or in conjunction with another expenditure or other expenditures of the same person in support of or opposition to that candidate, has a value of *eight hundred dollars or more. A series of expenditures, each of which is under eight hundred dollars, constitutes one independent expenditure if their cumulative value is eight hundred dollars or more.

RCW 42.17A.005(19)(a)

(19)(a) "Electioneering communication" means any broadcast, cable, or satellite television or radio transmission, United States postal service mailing, billboard, newspaper, or periodical that:

(i) Clearly identifies a candidate for a state, local, or judicial office either by specifically naming the candidate, or identifying the candidate without using the candidate's name;

(ii) Is broadcast, transmitted, mailed, erected, distributed, or otherwise published within sixty days before any election for that office in the jurisdiction in which the candidate is seeking election; and

(iii) Either alone, or in combination with one or more communications identifying the candidate by the same sponsor during the sixty days before an election, has a fair market value of one thousand dollars or more.

RCW 42.17A.005(37)

"Political committee" means any person (except a candidate or an individual dealing with his or her own funds or property) having the expectation of receiving contributions or making expenditures in support of, or opposition to, any candidate or any ballot proposition.

Interpretation 07-02 "Primary Purpose Test" Guidelines

Interpretation 07-02 is a summary of the "primary purpose test" Guidelines that relate to "political committees" under Washington State law. It sets forth two alternative prongs under which an individual or organization may become a political committee and subject to the Act's reporting requirements: (1) a "receiver of contributions" prong; and (2) a "making of expenditures to further electoral political goals" prong. A requirement of the "making expenditures" prong states that the organization making expenditures must have as its "primary or one of its "primary or one of its primary purposes ... to affect, directly or indirectly, governmental decision making by supporting or opposing candidates or ballot propositions ..." (WA Court of Appeals, EFF v. WEA, 2003). In addition, the Interpretation states that an appropriate framework for determining whether electoral political activity is one of the organization's primary purposes should include an examination of the stated goals and mission of the organization and whether electoral political activity is a primary means of achieving the stated goals and mission during the period in guestion. A nonexclusive list of analytical tools that may be used to evaluate the evidence includes: (1) the content of the stated goals and mission of the organization; (2) whether the organization's actions further its stated goals and mission; (3) whether the stated goals and mission of the organization would be substantially achieved by a favorable outcome in an upcoming election; and (4) whether the organization uses means other than electoral political activity to achieve its stated goals.

RCW 42.17A.205

Every political committee shall file a statement of organization with the commission. The statement must be filed within two weeks after organization or within two weeks after the date the committee first has the expectation of receiving contributions or making expenditures in any election campaign, whichever is earlier.

RCW 42.17A.235 and .240

Every political committee is required to file ongoing reports of contributions and expenditures at specified intervals.

RCW 42.17A.255

For the purposes of this section the term "independent expenditure" means any expenditure that is made in support of or in opposition to any candidate or ballot proposition and is not otherwise required to be reported pursuant to RCW

42.17A.220, 42.17A.235, and 42.17A.240. Any person making "independent expenditures" not otherwise required to be reported, shall file a C-6 report within five days after the date of making an independent expenditure of \$100 or more.

RCW 42.17A.260

The sponsor of political advertising who, within twenty-one days of an election, publishes, mails, or otherwise presents to the public political advertising supporting or opposing a candidate or ballot proposition that qualifies as an independent expenditure with a fair market value of one thousand dollars or more shall deliver, either electronically or in written form, a special report to the commission within twenty-four hours of, or on the first working day after, the date the political advertising is first published, mailed, or otherwise presented to the public.

RCW 42.17A.305

A payment for or promise to pay for an electioneering communication shall be reported to the Commission on forms developed by the Commission at specified times in a specified manner.

Exhibits

Exhibit 1	45-Day Citizen Action Complaint
Exhibit 2	Response to Complaint
Exhibit 3	Supplement to Response to Complaint
Exhibit 4	PDC Staff Chart of SEIU Campaign Contributions (7/22/13 – 7/22/15)



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July 17, 2015

Bob Ferguson Washington Attorney General 1125 Washington Street SE P.O. Box 40100 Olympia, WA 98504-0100

Daniel T. Satterberg King County Prosecuting Attorney W400 King County Courthouse 516 3rd Avenue Seattle, WA 98104

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Dear Messrs. Ferguson and Satterberg,

Pursuant to RCW 42.17A.765(4), I write to report multiple violations of the Public Disclosure Act (hereinafter, "PDA"), RCW 42.17A, by Service Employees International Union Healthcare 775NW (hereinafter "SEIU 775" or "union"), and by David Rolf, Adam Glickman, and Sterling Harders in their respective capacities as President, Secretary-Treasurer, and Vice President of SEIU (hereinafter "the SEIU officers").

The first violation. SEIU 775 is a political committee pursuant to RCW 42.17A.005(37). The union both expects to receive contributions and makes expenditures to support or oppose candidates or ballot propositions in elections. *See also Utter v. Bldg. Indus. Ass'n of Washington*, 182 Wn.2d 398, 427 (2015). Thus, SEIU 775 has failed to file with the Public Disclosure Commission (hereinafter "PDC") a "statement of organization" required by RCW 42.17A.205(1). Additionally, SEIU 775 has failed to meet any of the reporting requirements for political committees set forth in RCW 42.17A.235.

The second violation. SEIU 775 violated RCW 42.17A.630(2) by failing to make legally required filings for the entire duration of its existence. These omissions include L3C forms that report the union's in-kind contributions to its continuing political committee, SEIU 775 Quality Care Committee (hereinafter, "SEIU 775 PAC").

The third violation. SEIU 775 and its officers sent a political advertising letter to Individual Providers (hereinafter "IPs") who were nonmembers of the union, soliciting them to both join the union and donate to the union's political action committee. See the attached letter, **Exhibit I**, which SEIU 775 sent to an individual who is an IP and *not* a member of SEIU 775. They failed to make several legally required reports of expenditures and contributions in relation to this mailing, thus committing multiple violations of the PDA.



A. Violations of RCW 42.17A.205, & RCW 42.17A.235.

SEIU 775 is purportedly a labor organization. However, by its own admissions, it is **also** a political committee as defined by Washington law. RCW 42.17A.005(37) sets forth the definition of political committee:

"Political committee" means any person (except a candidate or an individual dealing with his or her own funds or property) having the expectation of receiving contributions or making expenditures in support of, or opposition to, any candidate or any ballot proposition.

If an organization meets this definition of a political committee, it must file with the PDC a statement of organization. RCW 42.17A.205. Additionally, every political committee must file regular monthly reports with the PDC detailing each contribution it receives and each expenditure it makes, which SEIU 775 has not done. RCW 42.17A.235. In *Utter v. BIAW*, 182 Wn.2d at 427, the Washington Supreme Court adopted an additional "purpose" test that an organization must satisfy before it may be considered a "political committee" for PDC reporting purposes. The Court held that an organization is a political committee subject to the PDA's reporting requirements if "a primary purpose" of the organization is "electioneering[.]" *Utter*, 182 Wn.2d at 426. The evidence clearly demonstrates that a primary purpose of SEIU 775 is to do just that.

Before the U.S. Supreme Court's decision in Harris v. Quinn, 134 S.Ct. 2618 (2014), individual providers who were nonmembers of SEIU 775 were forced to pay a reduced union fee that contributed only to chargeable/representational services that the union performed. Abood v. Detroit Bd. of Ed., 431 U.S. 209 (1977). To protect nonmember fee payers' rights, the unions must annually provide them, inter alia, an audited financial report detailing how the union calculated its agency fee. Chicago Teachers Union V. Hudson, 475 U.S. 292 (1986). Essentially, these reports, or Hudson reports, explain the percentage of union dues that are chargeable and must be paid by nonmembers in the form of agency fees. SEIU 775's 2012-2014 Hudson reports explain that 40% of the union's activities are nonchargeable. See Exhibit A, a true and accurate copy of SEIU 775's 2014 Hudson report, at 9. In an ongoing federal court case, SEIU 775's Secretary-Treasurer and Director of Public Affairs, Adam Glickman, corroborated this rate in sworn testimony. See Exhibit B, a true and accurate copy of Declaration of Adam Glickman, at ¶15. This means that 40 percent of the union's activities are devoted to election-influencing activities. 40 percent—or even significantly smaller percentages—certainly qualifies as "a primary purpose" within the meaning of RCW 42.17A.005(37) and Utter. 182 Wn.2d at 427. Additionally, much of the 60% allegedly spent on representational activities is also spent to influence elections, which means much more than 40% of the union's activities are election-oriented.

SEIU 775's political contributions further support the fact that a primary purpose of the union is to influence elections. For instance, over the past three years, SEIU 775 paid Moxie Media,



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a political consulting company, over \$400,000 to accomplish the union's electoral goals.¹ Over that same time period, the union contributed approximately \$150,000 to the Truman Fund, a Political Action Committee that supports Democrat candidates for the Washington House of Representatives and approximately \$75,000 to the Washington Democrat Party.² SEIU 775 contributed **\$1,736,500** (2012, a presidential and gubernatorial election year), **\$750,381** (2013), and **\$671,959** (2014) to Working Washington, a political "labor and community coalition" that, by its own description, has led the fight to enact specific labor legislation in Washington.³ Working Washington is a political organization created and funded by SEIU 775, and does not report any of its contributions or expenditures.⁴ Working Washington's mission is to support or oppose candidates and ballot propositions, which it does directly and through its PAC, "Working Washington PAC."⁵ In this way, SEIU 775 is able to spend millions electioneering without reporting contributions or expenditures.

Further, SEIU 775's self-reported officer salaries also demonstrate that a primary purpose of the union is to influence elections. Take for instance, the union's top-paid officers. SEIU 775 President David Rolf was paid a 2014 salary of \$183,237. According to the union, 40% of Rolf's time and salary were devoted to political activities and lobbying.⁶ Thus, SEIU 775 paid Rolf \$73,294.80 to influence elections and legislation.

Likewise, SEIU 775 Vice President Sterling Harders was paid a 2014 salary of \$120,404. 24% of Harders' time and salary were devoted to political activities and lobbying.⁷ Thus, SEIU 775 paid Harders \$28,896.96 to influence elections and legislation.

Finally, SEIU 775 Secretary-Treasurer Adam Glickman was paid a 2014 salary of \$131,318. 61% of Glickman's time and salary were devoted to political activities and lobbying.⁸ Thus, SEIU 775 paid \$80,103.98 to influence elections and legislation.

The evidence supports the fact SEIU 775 is a political committee pursuant to both RCW

⁶ SEIU 775 LM-2 (2014), supra n. 1, at p. 17.

⁸ Id. at 15.

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¹ See SEIU 775's 2012-2014 LM-2 reports filed with the U.S. Department of Labor at the following links:

^{(2012:} http://seiuoptout.com/docs/SEIU%20775%202012%20LM-2.pdf),

^{(2013:} http://seiuoptout.com/docs/SEIU%20775%202013%20LM-2.pdf),

^{(2014: &}lt;u>http://seiuoptout.com/docs/SEIU%20775%202014%20LM-2.pdf</u>). It should be noted that while the mandatory LM-2 forms provide an overview of the union's political activities, it by no means details all of its political and electioneering activities.

 $^{^{2}}$ Id.

³ See Press Kit, www.workingwa.org, available at <u>http://www.workingwa.org/press-kit/</u> (last visited (July 15, 2015), a true and accurate copy of which is attached as **Exhibit C**.

⁴ Working Washington, itself, is also a political committee and should file the required public disclosure reports. ⁵ See Exhibit D, a true and accurate copy of the PDC's list of Working Washington PAC's reported financial contributors. Working Washington has funded its PAC in the approximate amount of \$222,000.

⁷ Id. at 15.



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42.17A.005(37) and *Utter*. 182 Wn.2d at 427. Accordingly, SEIU 775 failed to file a statement of organization with the PDC pursuant to RCW 42.17A.205 and has failed to make the numerous detailed PDC filings required by RCW 42.17A.235. The Attorney General should investigate the union, and prosecute the union's failure to identify itself as a political committee and fulfill the PDA's obligations. The people of Washington have the right to shine the light on their political processes and to know who and what is spending vast sums to affect their lives. SEIU 775 operates as a political committee but fails to meet the requirements imposed on political committees by law. The Attorney General should correct this abuse of public rights.

B. Violation of RCW 42.17A.630.

SEIU 775, as a lobbyist employer (*see* Exhibits E and F), also makes unreported in-kind contributions to the union's political action committee, SEIU 775 PAC, in violation of RCW 42.17A.630(2). This failure to report dates back well beyond the statute of limitations set forth in RCW 42.17A.770. A search of the PDC database indicates that, in the history of both the union and SEIU 775 PAC, the union has failed to ever complete and file a L3C form. When a lobbyist employer donates its staff's time and energy, its office materials, and other overhead costs to its continuing political committee, such behavior constitutes in-kind contributions that must be reported on Form L3C. *See* RCW 42.17A.630(2). WAC 390-20-111. For example, Adam Glickman is the contact person listed on SEIU 775 PAC's C1PC form. *See* Exhibit G. Adam Glickman, an employee of the union, conducts services for the SEIU 775 PAC including filing reports with the PDC. *See* Exhibit H. Despite the ongoing practice of operating a very large and multifaceted political action committee, SEIU 775NW's failure violates RCW 42.17A.630.

C. The Political Advertising Letter.

SEIU 775 and SEIU 775 officers committed hundreds, and perhaps thousands, of violations of RCW 42.17A each time they mailed the attached letter to a nonmember of SEIU 775. SEIU 775 sent the attached letter on or about August 12, 2014, although SEIU 775 commonly sends substantially identical letters to IPs who are union nonmembers. **Exhibit I**, which solicits donations to "SEIU Committee on Political Education" (hereinafter ("SEIU COPE"), a continuing political action committee registered with the Federal Elections Commission (FEC Committee ID: C00004036), constitutes political advertising to non-union members. RCW 42.17A.005(36) defines political advertising as:

... any advertising displays, newspaper ads, billboards, signs, brochures, articles, tabloids, flyers, letters, radio or television presentations, or other means of mass communication, used for the purpose of appealing, directly or indirectly, for votes or for financial or other support or opposition in any election campaign.

The political advertisement SEIU 775 sent out contained the following language, inter alia:

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"Yes! I want to hold politicians accountable to working families and I know we can only do that if we stand together. I hereby authorize my employer to withhold the indicated amount per month to forward to SEIU Healthcare 775NW as a contribution to SEIU Committee on Political Education (SEIU COPE). My signature shows that I agree with the terms below."

The form contains three boxes where a recipient of the political advertising letter may check to affirm a regular donation of \$20, \$15, or \$10. There is then contained spaces in which a recipient may give his or her signature, the date, first and last name, and then fill in the name of her employer. The political advertising letter then goes on to spell out the terms described in the excerpt above:

"I understand that 1) No employer or labor organization may discriminate against an officer or employee in the terms or conditions of employment for contributing or not contributing to a political committee or supporting or opposing a candidate, ballot measure, or political party. 2) Contributions are not required as a condition of employment or union membership and I may refuse to contribute without any reprisal. 3) The amount of \$20, \$15, or \$10 per month are merely suggested guidelines, and I am free to contribute more or less than these amounts by some other means. 4) *SEIU COPE will use the money it receives to make political expenditures including addressing issues important to working families and contributing to and spending money in connection with federal, state, and local elections.* 5) Only union members and staff who are U.S. citizens or lawful permanent residents are eligible to contribute to SEIU COPE. Contributions to SEIU COPE are not deductible as charitable contributions for federal income tax purposes. This authorization shall remain in effect until revoked by me in writing."

(Emphasis added.) The failure of SEIU 775 and its officers to properly report the political advertising letter constitutes several PDA violations, each of which apply to each and every letter SEIU 775 sent (and continues to send) to IPs who are union nonmembers.

With the solicited funds SEIU 775 collects and ostensibly forwarded to SEIU COPE, SEIU COPE frequently makes contributions to political action committees registered and operating in the State of Washington, including SEIU 775's political action committee. SEIU 775 apparently forwards money obtained from its political advertising letter to COPE, a national PAC, which subsequently returns the money to Washington PACs and campaigns. *See* the attached PDC documentation attached as **Exhibit J**.

a. Violations based on the Political Advertising Letter.

The political advertising letter provides evidence of several violations, each of which apply to each non-union member of the bargaining unit to whom SEIU 775 sent the political advertising letter.



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1. RCW 42.17A.235(1) & RCW 42.17A.005(37)

In its political advertising letter (Exhibit I), SEIU 775 explicitly acknowledges that it expects to receive contributions toward electoral goals. SEIU 775 will receive the contributions before forwarding them to SEIU COPE, who will use the contributions to affect state and local elections. *See* Exhibit A. Under RCW 42.17A.005(37), this unambiguous expectation of receiving contributions toward electoral goals places SEIU 775 firmly within the statutory definition of a political committee. RCW 42.17A.005(37). Because SEIU 775 is a political committee, and influencing elections is certainly a primary purpose of the organization, SEIU 775 should have met the PDA's reporting requirements in RCW 42.17A.235. *See Utter v. Bldg. Indus. Ass'n of Washington*, 182 Wn.2d 398, 416, 341 P.3d 953, 962 (2015). Those reporting requirements required SEIU 775, an entity meeting the statutory definition of "political committee" and having electioneering as *a* primary organizational purpose, to report its received contributions at statutorily defined intervals—an obligation it failed to do.

2. RCW 42.17A.270

RCW 42.17A.270 requires a political committee to report contributions earmarked for the benefit of a candidate or another political committee. SEIU 775, a political committee as defined by RCW 42.17A.005(37), and its officers violate RCW 42.17A.270 because, as clearly indicated in its political advertising letter, SEIU 775 receives contributions earmarked for the benefit of a candidate or another political committee; namely, SEIU COPE (and other Washington political committees).

First, SEIU 775 acts as a political committee at least with respect to the contributions it receives which are earmarked for SEIU COPE. *See* Exhibit A. According to SEIU 775's own political advertising letter, the union receives "the indicated amount per month . . . as a contribution to SEIU Committee on Political Education (SEIU COPE)." Second, SEIU 775 clearly expects to receive contributions in support of candidates and ballot propositions. Their political advertising letter specifically states that the money contributed will be used to make political expenditures and support candidates and/or issues in state and local elections. *See* Exhibit A at § 2, Item #4.⁹ Therefore, SEIU 775's receipt of contributions resulting from its political advertising letter triggers the reporting requirements in RCW 42.17A.270(1)-(4). SEIU 775 has failed to report these contributions.

Additionally, SEIU COPE commonly contributes large sums back to SEIU 775's *own political committee*, "SEIU Healthcare 775 Northwest Quality Care Comm" (hereinafter, "SEIU 775 PAC"). *See* **Exhibit J**, at 2. As Exhibit J shows, SEIU 775 paid to develop and distribute its political advertising letter in order to solicit contributions earmarked for its own political committee. Exhibit J clearly demonstrates that at least a portion of the money received in response to the political advertising letter is routinely redistributed to SEIU 775 PAC. Essentially, SEIU

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⁹ This presumes that SEIU 775 actually forwards the PAC contributions to SEIU COPE.



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775 is soliciting contributions to its own PAC, and skirting the reporting requirements for both its solicitation efforts and the resulting contributions. The only record of these contributions is reported by SEIU 775's PAC as coming from SEIU COPE, rather than the actual source of the contribution, i.e. the persons checking the boxes in SEIU 775's political advertising letter and/or SEIU 775, itself. This process conceals the origin of the money and frustrates the PDA's policy favoring transparency in campaign finance.

3. RCW 42.17A.255

This violation is alleged in the alternative, should your office conclude that SEIU 775 is not a political committee under RCW 42.17A.005(37) and thus bears no reporting requirements under RCW 42.17A.235(1). SEIU 775 and its officers had a duty under RCW 42.17A.255 to report their political advertising letter (Exhibit I) as an independent expenditure because its creation, production, and distribution was an expenditure made in support of or in opposition to any candidate or ballot proposition and is not otherwise required to be reported under sections RCW 42.17A.220, 235, or 240. RCW 42.17A.255. The money collected from this political advertisement is earmarked specifically for state and local elections, as #4 above indicates.

Further, this political advertising letter is not an internal political communication primarily limited to the contributors of a labor organization; it is aimed at non-union members of the bargaining unit in an effort to get them to join the union and donate money to a political action committee.¹⁰ Therefore, this political communication is not "primarily limited to the contributors" of SEIU. David Rolf, President of SEIU 775, authors the letter and uses language such as, "We want you standing with us," "Please join with us," and finally appeals to the recipients of the political advertising letter to join the union. The next page is a form in which recipients of the nonmember recipient can simply sign and return. The letter, according to its own terms, contains a political advertisement, the unreported inclusion of which violates RCW 42.17A.255.

4. RCW 42.17A.260

RCW 42.17A.260 states:

The sponsor of political advertising who, within twenty-one days of an election, publishes, mails, or otherwise presents to the public political advertising supporting or opposing a candidate or ballot proposition that qualifies as an independent expenditure with a fair market value of one thousand dollars or more shall deliver,

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¹⁰ See Harris v. Quinn, 134 S.Ct. 2618 (2014). On June 30, 2014, the U.S. Supreme Court ruled that state laws and union contracts which seek to force home healthcare providers or individual providers to pay fees to a union even if they choose to disassociate from the union unconstitutionally violate the First Amendment rights of those providers. Thus, after the date of the Harris decision (June 30, 2014), any union communications targeting nonmembers of the bargaining unit could not be an internal communication to members of a labor organization.



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either electronically or in written form, a special report to the commission within twenty-four hours of, or on the first working day after, the date the political advertising is first published, mailed, or otherwise presented to the public.

First, as discussed *supra*, Exhibit I is a political advertisement. Second, the 2014 primary election in Washington State was August 4, 2014. SEIU 775 mailed, published, or presented this political advertising letter on or about August 12, 2014. Third, as discussed *supra*, this political advertising letter is supporting or opposing candidates or ballot propositions.

Fourth, the political advertising letter is an independent expenditure according to RCW 42.17A.005(26). The letter was made in support of candidates for office by SEIU 775, which is not a candidate for any office, not an authorized committee of a candidate for any office, and not a person who has received the candidate's encouragement or approval to make the expenditure, if the expenditure pays in whole or in part for political advertising supporting that candidate or promoting the defeat of any other candidate or candidates for that office." RCW 42.17A.005(26)(a)(i-iii).

The political advertisement "clearly and beyond any doubt" identifies candidates without using their names. RCW 42.17A.005(26)(b). Namely, the letter identifies candidates to whom the union has contributed, as well as candidates it opposes, with the language, "SEIU COPE will use the money it receives to make political expenditures including addressing issues important to working families and contributing to and spending money in connection with federal, state, and local elections." Over the past decade, SEIU 775 has established through its political activities that when it refers to "addressing issues important to working families," it means taking electoral action in favor of or against those candidates who either support or vote against the collective bargaining agreements it negotiates and/or supports or opposes legislation for which it employs lobbyists to promote or oppose in the Washington Legislature.

Fifth, when considering that SEIU 775 produced and sent this letter to hundreds of union nonmembers and sends substantially identical letters to union nonmembers several times each year, the expenditures, in the aggregate, almost certainly exceed \$800. There are no reports available from the PDC that reflect that SEIU 775 or its officers are in compliance with this statute.

5. RCW 42.17A.305

SEIU 775 and its officers failed to report any of the contributions received from these political advertising letters pursuant to this statute. According to the political advertising letter, SEIU 775 receives contributions from those who donate as a result of this mailer. Because this money is earmarked for use in elections, SEIU 775 has the responsibility to report its expenditures incurred by developing and mailing the political advertisement at the time it made those expenditures. SEIU 775 failed to do so, and thus violated RCW 42.17A.305.

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D. Conclusion.

SEIU 775's conduct constitutes previous, ongoing, and pervasive violations of the PDA. We respectfully request that the Washington Attorney General's Office perform an investigation into these allegations as expeditiously and efficiently as possible. Please do not hesitate to contact me at 360.956.3482 or JAbernathy@myfreedomfoundation.com if I can be of assistance. Thank you for your time and consideration.

Sincerely,

James G. Abernathy David M.S. Dewhirst FREEDOM FOUNDATION P.O. Box 552, Olympia, WA 98507 PH: 360.956.3482 JAbernathy@myfreedomfoundation.com

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45-Day Letter Describing PDA Violations by SEIU Healthcare 775

Exhibit A

NOTICE TO SEIU HEALTHCARE 775NW REPRESENTED EMPLOYEES IN HOME CARE AND ADULT DAY HEALTH BARGAINING UNITS SUBJECT TO UNION SECURITY OBLIGATIONS

- Для получения этого извещения на русском языке, пожалуйста, напишите секретарю–казначею по адресу: SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.
- 이 정보를 한국어로 원하시면 저희 총무부장님에게 편지를 보내주십시요 SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.
- Kung kailangan ninyo itong abiso sa tagalog, sumulat po kayo sa tresurera/sekretarya nang SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.
- Nếu quí vị có cần bức thơ này bằng tiếng việt xin gửi một lá thơ cho Tổng Giám Đốc Tài Chánh của công đoàn SEIU Healthcare 775NW ở địa chỉ 215 Columbia St, Seattle, WA 98104.
- Para obtener esta notificacion en español, por favor escriba a la: Secretaria-Tesorera, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.

Your obligations under a union security clause: If the collective bargaining agreement between SEIU Healthcare 775NW ("Union") and your employer contains a union security clause that requires as a condition of employment that you remit full monthly membership dues (or the monetary equivalent of full membership dues) to the Union within the 30 days following either the first pay period or the effective date of employment, whichever is later, this notice applies to you. This union security obligation applies to you as a private sector employee subject to the National Labor Relations Act, 29 U.S.C. §151 et seq., or as an Individual Provider subject to Washington's Public Employees' Collective Bargaining Act, and specifically RCW 41.56.113. This notice and the accompanying materials are applicable to "agency fees" (which are the monetary equivalent of full membership dues) collected for the period January 1 through December 31, 2014 (the "2014 fee year"). The purpose of this notice is to provide you with an explanation of the basis for the agency fee, your right to object to paying for certain expenditures and to challenge the calculation of the before a neutral decision-maker. It also informs you of the procedures for exercising these rights. Please read this notice carefully.

Your right to be a member of SEIU Healthcare 775NW: SEIU Healthcare 775NW's Constitution and Bylaws automatically grants you membership in the Union if you are employed in a bargaining unit for which the Union is the recognized bargaining agent for matters relating to wages, hours and other terms and conditions of employment. While you need not sign a membership card, we strongly encourage you to do so. Signing a card shows your active participation in the Union. The greater the participation of all Union employees, the stronger the Union; the stronger the Union, the better we can negotiate better wages, benefits and working conditions. Enclosed is a membership form for you to fill out, sign and return to SEIU Healthcare 775NW. To remain a member in good standing, you need only meet the financial obligations established by the Union's Constitution and Bylaws. Membership in SEIU Healthcare 775NW is valuable. Only members have the right to participate fully in the internal affairs of the Union, vote for union officers, run for union office, be involved in collective bargaining and vote to reject or ratify the collective bargaining agreement for your bargaining unit. Only members are entitled to receive the privileges of the union member-only benefits package including: discounted insurance, exclusive access to educational scholarships, discount programs for computers, health, dental, vision care and pharmacy prescriptions, access to low rate credit card and loan programs, free and discounted legal services, and other benefits. You can find more information at http://www.seiu.org/a/members/benefits.php. You are not required to be a member of the Union. To resign your membership, you must send a letter to the Secretary-Treasurer, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.. The letter should include your name, address, phone number, employer and work location, and state clearly that you wish to resign your membership. You may resign your membership at any time. You will lose all of the rights of Union membership described above. The Union will continue to represent you fairly. If you choose to resign your membership, you are still obligated to pay an agency fee to the Union. As a non-member agency fee payer, you will be entitled to choose between paying the full agency fee (the monetary equivalent of full membership dues) and paying a reduced objector agency fee, as discussed below.

Objector agency fee payer: As an agency fee payer, you have the right to object to providing financial support to union activities not germane to collective bargaining. Forty percent of the Union's expenditures in the most recently audited accounting year were devoted to activities not germane to collective bargaining. Those who object will be charged an objector agency fee which reflects only activities germane to collective bargaining, and thereby forfeit their membership in the Union. The basis for calculating the objector agency fee is explained below. If you wish to limit your obligation to paying the objector agency fee, you must send a letter to the Secretary–Treasurer, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104. The letter should include your name, address, phone number, employer and work location, and state clearly that you object to paying for expenses that are not germane to collective bargaining. If your objection is postmarked more than 40 days after this notice was mailed, you will remain obligated to pay the full, unreduced monthly agency fee incurred between the date on which his notice was mailed and the date on which your objection is received by the Union. If your objection is received after the 15th day of any month, it will not be processed until the following month.

How the objector agency fee was calculated: If you elect to object to those portions of the agency fee not attributable or germane to collective bargaining, you will be charged an objector agency fee equal to the proportionate share of the costs of collective bargaining, enforcement of the contract, and related activities. Both federal and state law provides for the collection of such fees and their collection has been upheld by the United States Supreme Court.

In calculating the objector agency fee, the Union has included the proportionate share of the cost of the following activities engaged in by the Union or its parent Service Employees International Union, which are called chargeable activities: (1)

Governing the Union, including union elections; (2) membership meetings and conventions; (3) gathering information in preparation for the negotiation of collective bargaining agreements; (4) gathering information from employees concerning proposals in collective bargaining; (5) negotiating collective bargaining agreements; (6) handling grievances of employees under collective bargaining agreements, enforcing collective bargaining agreements and representing employees under collective bargaining and related laws; (7) ratification of negotiated agreements; (8) public advertisement of the Union's position on the negotiation, ratification or implementation of collective bargaining agreements; (9) purchasing books, reports and periodical subscriptions used in negotiating and administering collective bargaining agreements; (10) lobbying for the ratification or implementation of collective bargaining agreements; (11) paying for the services of experts in labor law, economics, and other subjects used in negotiating and administering collective bargaining agreements; (12) conducting and sending staff and members to conferences and meetings concerning collective bargaining, contract administration and other matters relating to wages, hours and working conditions; (13) publishing those portions of newsletters and other literature distributed to employees relating to collective bargaining, contract administration and related matters; (14) preparation for and participation in impasse procedures including fact finding, mediation and arbitration, and other economic actions designed to secure favorable terms in collective bargaining, so long as the actions are legal; (15) the prosecution and defense of arbitration and litigation to obtain interpretation, implementation or enforcement of collective bargaining agreements and other litigation concerning bargaining unit employees normally conducted by an exclusive representative; (16) professional services, such as paying attorneys' fees for enforcing collective bargaining agreements and auditors' fees for conducting independent audits; (17) social and recreational activities open to all represented employees; and (18) operating and administrative costs allocable to the activities described above, e.g., rent, utilities, transportation, etc.

In calculating the objector agency fee, the Union has not included the proportionate share of the cost of the following activities engaged in by the Union or its parent Service Employees International Union, which are called non-chargeable activities: (1) Voter registration, get-out-the-vote efforts, and political campaigning; (2) supporting and contributing to not-for-profit or charitable organizations; (3) supporting and contributing to political organizations and candidates for public office; (4) supporting and contributing to ideological causes and committees, including ballot measures; (5) the public advertisement of the Union's position on issues other than negotiation, ratification, or implementation of collective bargaining agreements; (6) providing benefits available only to members; (7) organizing aimed at defending or obtaining the right to serve as the exclusive representative of bargaining units of employees, except where they are rendered directly relevant to collectively bargaining wages and benefits by statute or agreed-upon contract language that bases a represented bargaining unit's wage and benefits levels, in whole or in part, on wage and benefit levels prevailing in comparator jurisdictions including ones in which organizing activities are being conducted; (8) publishing those portions of newsletters and other literature distributed to employees relating to non-chargeable activities, including but not limited to those described above; and (9) operating and administrative costs allocable to the activities described above, e.g., rent, utilities, transportation, etc.

A more detailed description of these categories of chargeable and non-chargeable expenditures is provided in the notes to SEIU Healthcare 775NW's "schedule of expenses and allocation between chargeable and non-chargeable expenses ----modified cash basis December 31, 2012" and the SEIU's "consolidated statement of expense and allocation between chargeable expenses and non-chargeable expenses year ended December 31, 2012" (hereinafter the "year-end financial statements"). These year end financial statements itemize and describe the major categories of expenditures by SEIU Healthcare 775NW and by SEIU during calendar year 2012, and allocate those expenditures between chargeable and non-chargeable categories. Independent certified public accounting firms audited the financial statements and verified what percentage of the SEIU Healthcare 775NW and SEIU's expenditures in each of its major categories of expenditure were for chargeable and non-chargeable activities. The independent auditors issued reports containing unqualified opinions as to the year-end financial statements. The complete year-end financial statements (including the notes thereto) and audit reports thereon are enclosed with this notice.

According to the calculations contained in the auditors' reports and year-end financial statements, the Union may collect an objector agency fee equal to no more than 60% of the standard dues rate. Your standard union dues rate currently equals 3.2% of gross wages each month with a minimum dues charge of \$29.00 per month,¹ and is subject to change. Reflecting the above calculations, the Union has set the objector agency fee rate at 1.92% of gross wages each month, with a minimum objector agency fee, where applicable under the standards for the minimum dues charge (see fn. 1), in the amount of \$17.40 per month. This objector agency fee percentage shall remain in effect until December 31, 2014. If you submit an objection, as described above, you will be charged the objector agency fee equal to no more than 60% of the standard membership dues rate during the 2014 fee year or applicable portion thereof (as determined by when you submit your objection, as discussed above). If you do not submit an objection, you will be charged the equivalent of the standard union dues rate, including the minimum dues charge if applicable, during the 2014 fee year.

For Individual Providers paid directly by Washington State under DSHS-administered home care programs such as COPES, Medicaid Personal Care, and the Cap Waiver, the agency fee or the objector agency fee, whichever is applicable, will be automatically deducted by the state pursuant to RCW.41.56.113 and 41.56.122. As a private employee, the agency fee or the objector agency fee can be deducted from your paycheck by your employer pursuant to 29 U.S.C. § 158(a)(3). Private employees wishing to pay their financial obligation through an automatic payroll deduction must sign an authorization pursuant to 29 U.S.C. §186(c)(4). A signed membership card allows dues to automatically come out of your paycheck.

¹ The minimum dues rate applies to all regular members who work forty (40) hours or more in any given month, associate members, and members who are out of work due to lay-off.

Otherwise, you should arrange to make monthly payments in some other fashion. Call our Member Resource Center toll-free at 1-866-371-3200 to make arrangements.

You have the right to challenge the calculation of the objector agency fee. You must comply with the following procedures in order to do so. If you submit an objection but do not submit a timely challenge, as defined below, you will be charged the objector agency fee rate during the 2014 fee year.

A. Challenges. In order to challenge the amount of the objector agency fee, you must inform the Union in writing of your decision and send it to Secretary-Treasurer, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104. Your challenge to the Union's calculation of the fee must be postmarked no later than 40 days after this notice was mailed and may be included in the same letter stating an objection to the fee. The letter must include your address, phone number, employer and work location and state that you are challenging the calculation of the objector agency fee. Challengers are requested, but not required, to include the grounds for the challenge and identify the categories of expenditure whose categorization by SEIU Healthcare 775NW as chargeable they wish to challenge, so that the Union may consider the basis for the challenge and determine whether it agrees that any further reduction in the fee is warranted.

<u>B. Escrow</u>. Upon receipt of a timely challenge, SEIU Healthcare 775NW will reduce the challenger's agency fee to the level of the objector fee and will place one-hundred percent of the challenger's objector agency fee into an interest-bearing escrow account, pending the resolution of the challenge. Although the Union believes the amount of the fee was correctly calculated, it will escrow that amount to insure that none of a challenger's funds are used for a non-chargeable purpose. The challenger's funds shall remain in the account until an arbitration award is issued or until SEIU Healthcare 775NW has resolved the challenge in favor of the challenger, and shall then be distributed to the Union and the challenger in accordance with the award or resolution.

<u>C. Arbitration procedure.</u> Challenges to the calculation of the objector agency fee shall be resolved by an independent arbitrator, unless SEIU Healthcare 775NW has resolved the pending challenges by determining that a further reduction in the fee is warranted, as requested by the challenger. The arbitrator shall be selected by the American Arbitration Association (AAA) and the arbitration shall be scheduled and conducted in accordance with the AAA's rules for impartial determination of union fees. The Union may consolidate all challenges into a single arbitration hearing. Upon receipt of a challenge, the Union will send the challenger a copy of these rules as well as any additional information concerning the challenge procedure. Challengers will be given written notice of the date, time and location of the hearing, and will have an opportunity to appear and state their objections to SEIU Healthcare 775NW's calculation of the agency fee. The Union will have the burden of proving that the calculation of the agency fee was proper. SEIU Healthcare 775NW will bear the entire administrative cost of the arbitrator. Challengers choosing to be represented before the arbitrator shall bear the objector agency fee. The decision shall bear the objector shall have the authority to affirm or decrease the calculation of the objector agency fee. The decision shall issue within 30 days after submission of final arguments.

If you have any questions about this notice, about the agency fee, about resigning your Union membership or about your rights as a Union member, please call the Member Resource Center toll-free at 1-866-371-3200.

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Exhibit 1 Page 14 of 103

SEIU HEALTHCARE 775NW

STATEMENT OF EXPENSES AND ALLOCATION BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES – MODIFIED CASH BASIS

YEAR ENDED DECEMBER 31, 2012

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INDEPENDENT AUDITORS' REPORT

FINANCIAL STATEMENT

STATEMENT OF EXPENSES AND ALLOCATIONS BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES – MODIFIED CASH BASIS

NOTES TO STATEMENT OF EXPENSES AND ALLOCATIONS BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES – MODIFIED CASH BASIS

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INDEPENDENT AUDITORS' REPORT

Officers and Members SEIU Healthcare 775NW Seattle, Washington

We have audited the accompanying financial statement of SEIU Healthcare 775NW (the Union) which comprise the statement of expenses and allocation between chargeable and nonchargeable expenses – modified cash basis for the year ended December 31, 2012, and the related notes to the statement of expenses and allocation between chargeable and nonchargeable expenses – modified cash basis.

Management's Responsibility for the Statement of Expenses

Management is responsible for the preparation and fair presentation of the statement of expenses and allocation between chargeable and nonchargeable expenses in accordance with the modified cash basis of accounting described in Note 2; this includes the design, implementation, and maintenance of internal control relevant to the preparation and fair presentation of the statement of expenses and allocation between chargeable and nonchargeable expenses that is free from material misstatement, whether due to fraud or error.

Auditors' Responsibility

Our responsibility is to express an opinion on the statement of expenses and allocation between chargeable and nonchargeable expenses – modified cash basis based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the statement of expenses and allocation between chargeable and nonchargeable expenses – modified cash basis is free from material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the financial statement. The procedures selected depend on the auditors' judgment, including the assessment of the risks of material misstatement of the statement of expenses and allocation between chargeable and nonchargeable expenses, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the statement of expenses and allocation between chargeable and nonchargeable expenses and allocation between chargeable and nonchargeable expenses in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the statement of expenses and allocation between chargeable and nonchargeable and nonchargeable expenses.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.



An Independent member of Nexia International

Officers and Members SEIU Healthcare 775NW

Opinion

In our opinion, the statement of expenses and allocation between chargeable and nonchargeable expenses – modified cash basis referred to above presents fairly, in all material respects, the total expenses resulting from the modified cash basis of accounting of the Union and the allocation of expenses between chargeable expenses and nonchargeable expenses for the year ended December 31, 2012, based on the descriptions, significant factors, and assumptions based on the definitions described in the Note 3.

Basis of Accounting

As described in Note 2 to the statement of expenses and allocation between chargeable and nonchargeable expenses, this statement was prepared on the modified cash basis of accounting, which is a comprehensive basis of accounting other than accounting principles generally accepted in the United States of America. Our opinion is not modified with respect to that matter.

Other Matter

The total expenses presented agree to the expenses included in the audited financial statements of the Union for the year ended December 31, 2012, upon which we expressed an unmodified opinion in our report dated April 9, 2013. The allocations of expenses between chargeable and nonchargeable were made by the Union based on the definitions described in Note 3. The accompanying statement was prepared for the purpose of determining the fair share portion of the cost of services rendered by the Union for employees represented by SEIU Healthcare 775NW. The accompanying statement is not intended to be a complete presentation of the Union's financial statements.

Restriction on Use

This report is intended solely for the information and use of the executive board and management of the Union and its fee objectors and is not intended to be and should not be used by anyone other than these specified parties.

Clifton Larson Allen LLP

CliftonLarsonAllen LLP

Bellevue, Washington November 25, 2013

		· •					
	Total		Chargeable		Nonchargeable		
		Expenses		Expenses		Expenses	
Salaries	\$	6,844,180	\$	5,173,557	\$	1,670,623	
Payroll Taxes		641,982		485,278		156,704	
Employee Benefits		2,716,677		2,053,552		663,125	
Reimbursed Expenses		1,266,994		976,268		290,726	
Per Capita		6,565,341		2,493,944		4,071,397	
Meetings and Organizing Expense		271,650		248,674		22,976	
Consulting		660,311		344,410		315,901	
Legal		337,128		151,683		185,445	
Audit		51,165		38,676		12,489	
Contract Programming		64,492		48,750		15,742	
Advertising		58,193		54,693		3,500	
Insurance		73,184		55,320		17,864	
Rent - Offices		164,032		123,993		40,039	
Telephone		326,875		247,087		79,788	
Office Supplies and Expenses		80,975		61,209		19,766	
Postage and Delivery		182,123		137,668		44,455	
Maintenance and Repairs		34,995		26,453		8,542	
Printing		295,996		234,531		61,465	
Donations		1,313,074		. –		1,313,074	
Copier Expense		42,356		32,017		10,339	
Property Taxes		32,236		24,367		7,869	
Interest		60,165		45,479		14,686	
Janitorial and Utilities		123,909		93,664		30,245	
Training		364,868		275,806		89,062	
Bank Charges		3,921		2,964		957	
Depreciation		313,960		237,324	<u></u>	76,636	
Total	\$	22,890,782	\$	13,667,367	\$	9,223,415	
		100%		60%		40%	

See accompanying Notes to Statement of Expenses and Allocation Between Chargeable and Nonchargeable Expenses – Modified Cash Basis.

NOTE 1 NATURE OF ORGANIZATION

SEIU Healthcare 775NW (the Union), affiliated with the Service Employees International Union, is a nonprofit organization formed for the purpose of furthering and protecting the rights of its members. These members are employed by various employers signatory to collective bargaining agreements.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Accounting Method

The accompanying statement of expenses and allocation between chargeable and nonchargeable expenses – modified cash basis was prepared for the purpose of determining the fair share cost of services rendered by the Union for members and agency fee payers of the Union. The accompanying statement is not intended to be a complete presentation of the Union's financial position, changes in its net assets, or its cash flows in accordance with the modified cash basis of accounting.

The financial statement of the Union have been prepared on the modified cash basis of accounting. That basis differs from accounting principles generally accepted in the United States of America primarily because the Union has not recognized balances, and the related effects on earnings, of accounts payable to vendors and balances due to employees for payroll earned through the end of the year.

Income Taxes

The Union is exempt from federal income taxes under Section 501(c)(5) of the Internal Revenue Code. The Union follows Financial Accounting Standards Board Accounting Standards Codification Topic 740, Income Taxes (Topic 740). Topic 740 clarifies the accounting for uncertainty in income taxes. Management evaluated the Union's tax positions and concluded that the Union had taken no uncertain tax positions that require adjustments to the statement to comply with the provisions of this guidance. Should that status be challenged in the future, the Union's tax returns for 2009 and through current tax years are open for examination by the Internal Revenue Service.

Depreciation

Provision for depreciation is computed by the straight-line method using the estimated lives of 3 to 7 years.

Use of Estimates

The preparation of the statement requires management to make estimates and assumptions that affect the reported amounts of expenses during the reporting period. Actual results could vary from the estimates that were used.

NOTE 2 SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES (CONTINUED)

Commencement of Operations

The Union began independent operations effective January 1, 2003, as an affiliate of the Service Employees International Union.

Subsequent Events

The Union has evaluated subsequent events through November 25, 2013, the date the financial statement was available to be issued.

NOTE 3 DESCRIPTIONS, SIGNIFICANT FACTORS, AND ASSUMPTIONS USED IN THE ALLOCATION OF EXPENSES BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES

CHARGEABLE ACTIVITIES

The following are examples of germane, representational activities that are fully chargeable to all employees represented by the Union, except those that are allocated between chargeable and nonchargeable as specified. Chargeability is dependent on an "equal eligibility" requirement. For an expense to be germane and chargeable, the objector must be eligible to enjoy the benefit obtained by the expense.

1. Contract Negotiation

- a. Preparing for negotiations: background reading and research or discussions concerning bargaining subjects; formulating bargaining goals, priorities and proposals; drafting contract language; preparing supporting arguments for bargaining positions; developing any computer-based or other information retrieval research files for bargaining; designing and conducting surveys of employee bargaining goals and priorities; and preparing and distributing materials.
- b. Negotiating the contract: negotiations; compiling and maintaining information on the status of negotiations; draft reports; any work or expenses relating to contract ratification; all expenses related to printing and distributing the contract.
- c. Economic action: strikes, picketing, boycotts, demonstrations, leafleting and other publicity about wages, hours and working conditions; includes strike committee meetings, visiting picket lines, strike assistance and benefits, or any efforts to enhance and maintain a united front, allegiance and commitment among employees represented by the Union.

NOTE 3 DESCRIPTIONS, SIGNIFICANT FACTORS, AND ASSUMPTIONS USED IN THE ALLOCATION OF EXPENSES BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES (CONTINUED)

2. Contract Administration, Grievance Adjustment, Arbitration

- a. Handling employee questions and complaints about working conditions, contract rights, or benefits available to all those represented by the Union; handling any work-related questions and complaints from employees and Union representatives; any work-site meetings regarding employment related matters.
- b. Preparation for, attending, and following up on workplace leadership development meetings.
- c. Preparation for, attending, and following up on meetings with employer representatives to discuss the contract generally or to discuss a particular grievance (including all telephone calls and conversations).
- d. All grievance-related activities and expenses, including preparation, participation, and follow-up; arbitration hearings, including preparation for and representation of the grievant at hearing, and all costs associated with the hearing.
- e. Post-grievance settlement/post-arbitration efforts to secure compliance with agreements and awards.
- f. Developing a computer-based or other information retrieval research system to assist in grievance-arbitration and to provide research and technical assistance and staff support to this activity.
- 3. <u>Activities Ancillary to Collective Bargaining to Maintain and Promote Cohesiveness</u> <u>Among Represented Employees</u>

This category includes those activities normally engaged in by unions that are principally directed to employees and are designed to strengthen the Union as a cohesive and effective bargaining agent or to otherwise promote closer ties among employees. Examples include:

- a. Social activities open to members and nonmembers alike.
- b. Human relations and diversity efforts primarily directed at unit employees, including conducting conferences and educational programs, and producing and distributing materials.

NOTE 3 DESCRIPTIONS, SIGNIFICANT FACTORS, AND ASSUMPTIONS USED IN THE ALLOCATION OF EXPENSES BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES (CONTINUED)

- 3. <u>Activities Ancillary to Collective Bargaining to Maintain and Promote Cohesiveness</u> Among Represented Employees (Continued)
 - c. Any efforts to communicate Union policy to represented employees, as well as other efforts designed to build a sense of cohesion and pride among represented employees. For example: pens, pencils, buttons, emblems, etc.
 - d. Community services liaison activities that provide represented employees with information and assistance regarding governmental services to which they are entitled.
 - e. All activities intended to provide information and background information related to wages, hours, working conditions, industry developments, and legislative developments, directly relevant to the working lives of represented employees; includes all background reading, research, phone calls, and conferences.
 - f. Public relations, if nonpolitical and directly related to the terms and conditions of employment of represented employees, such as communications in support of collective bargaining.

4. Internal Governance and Administration

This category includes all activities and expenses related to the following:

- a. Electing officers and conducting Union meetings, executive board and representative assembly meetings, conventions. Includes all preparation, materials, and backup. Applies to all expenses on both the international and local union level.
- b. Formulating and communicating internal Union policy.
- c. Union judicial administration: interpretation and enforcement of the international's and the local unions' constitutions, rules and bylaws.
- d. International affiliate relations: coordinating all staff activities and maintaining liaisons between the international and local unions; chartering and overseeing local unions; administering trusteeships; conducting internal Union hearings.

NOTE 3 DESCRIPTIONS, SIGNIFICANT FACTORS, AND ASSUMPTIONS USED IN THE ALLOCATION OF EXPENSES BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES (CONTINUED)

4. Internal Governance and Administration (Continued)

- e. Union financial administration: payroll, clerical, bookkeeping, accounting, auditing and data processing expenses; developing and maintaining a computer-based or other information retrieval system for monitoring membership status and dues and per capita transmittal; all expenses related to per capita and dues, including administration of any rebate procedure; expenses of investment planning are allocated between chargeable and nonchargeable on the basis of salary expenses.
- f. Union affiliate relations: resolving jurisdictional disputes and other controversies and providing coordination between local unions on matters related to their statutory duties as bargaining representatives.
- g. Office management and administrative expenses: all general administrative functions, staff meetings, general routine staff reports; negotiation and administration of staff Union contracts are allocated between chargeable and nonchargeable on the basis of the allocation of salary expenses.
- h. Office expenses, such as rent, utilities, and janitorial services are allocated between chargeable and nonchargeable on the basis of the allocation of salary expenses.
- i. General clerical, bookkeeping and membership service-related salaries; taxes and benefits are allocated between chargeable and nonchargeable on the basis of the allocation of salary expenses.
- j. Insurance is allocated between chargeable and nonchargeable on the basis of the allocation of salary expenses.
- k. Taxes are allocated between chargeable and nonchargeable on the basis of the allocation of salary expenses.
- I. Rent on meeting rooms for purposes related to Union administration or terms and conditions of employment of represented employees.
- m. Salaries, employee benefits and payroll taxes of Union officers and staff are allocated according to an estimate by the Union of time spent on chargeable and nonchargeable activities.
- n. Travel, meetings, auto and reimbursed expenses of Union officers, staff and members are allocated between chargeable and nonchargeable on the basis of the allocation of salary expenses.

NOTE 3 DESCRIPTIONS, SIGNIFICANT FACTORS, AND ASSUMPTIONS USED IN THE ALLOCATION OF EXPENSES BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES (CONTINUED)

4. Internal Governance and Administration (Continued)

- o. All supplies, freight, office equipment.
- p. Telephone expenses are allocated between chargeable and nonchargeable on the basis of the allocation of salary expenses.
- q. Bank charges are allocated between chargeable and nonchargeable on the basis of the allocation of salary expenses.
- r. Advertising is considered to be 100 percent chargeable, except for expenses directly related to nonchargeable activities.
- s. Depreciation is allocated between chargeable and nonchargeable on the basis of the allocation of salary expenses.

5. <u>Training</u>

- a. Education and training programs and conferences related to contract negotiation, grievance handling and arbitration or other representational duties.
- b. Leadership training programs and conferences used to teach leadership skills, promote harmonious group interaction, or to provide informed leaders.
- c. Other training activities and expenses meant to assist in providing employee's with better representation regarding wages, hours, and working conditions.

6. Lobbying Activities

Legislative or administrative lobbying activities are chargeable when the effort is to secure the ratification or implementation of a collective bargaining agreement.

NOTE 3 DESCRIPTIONS, SIGNIFICANT FACTORS, AND ASSUMPTIONS USED IN THE ALLOCATION OF EXPENSES BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES (CONTINUED)

7. Litigation, Administrative, and Agency Proceedings

SEIU Healthcare 775 NW litigation expenses are chargeable if they are related to:

- a. Internal Union governance or administration.
- b. The Union's rights and responsibilities as a bargaining representative (for example, duty of fair representation issues, unit clarifications, jurisdictional issues.)
- c. The negotiation and administration of a collective bargaining agreement, or other matters concerning represented employees' working conditions and terms of employment.
- d. A Legal counsel's retainer is fully chargeable.

8. Publications

- a. Contracts, training manuals, constitution and bylaws, administrative or operating materials, convention materials, internal Union election materials, or any other materials relating to internal Union administration or governance, to collective bargaining activities, or to representational duties.
- b. Except for those printing expenses identified in 8(a), printing expenses are allocated between chargeable and nonchargeable on the basis of the allocation of salary expenses.
- 9. <u>Any Other Activity Directly Related to Negotiation, Administration, or Enforcement of</u> <u>Collective Bargaining Agreements.</u>

NONCHARGEABLE ACTIVITIES

The following are examples of nongermane, nonrepresentational activities that are fully nonchargeable to fee objectors, except those that are allocated between chargeable and nonchargeable as specified.

10. Per Capita Taxes

Per capita payments paid to SEIU are allocated between chargeable and nonchargeable according to the calculations set forth in the SEIU audit.
SEIU HEALTHCARE 775NW NOTES TO STATEMENT OF EXPENSES AND ALLOCATION BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES – MODIFIED CASH BASIS DECEMBER 31, 2012

NOTE 3 DESCRIPTIONS, SIGNIFICANT FACTORS, AND ASSUMPTIONS USED IN THE ALLOCATION OF EXPENSES BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES (CONTINUED)

11. Political Activities, Partisan or Nonpartisan:

- a. Voter registration drives.
- b. Political education fundraising and related activities; political action committee contributions, activities and expenses.
- c. Attending political dinners, conferences, and similar gatherings.
- d. All political contributions of any kind to any political campaign, whether it be a financial contribution, free use of Union staff, data processing support, or the use of Union equipment or facilities.
- e. Training sessions and conferences related to political action.
- 12. Activities Primarily Directed to Persons Not Represented by the Union:
 - a. Contributions to any organization outside the International and its affiliated locals, including charitable contributions, contributions to outside activities carried out for general social welfare.
 - b. Affiliation fees, contributions, and per capita payments to all labor organizations other than SEIU.
 - c. Dues to outside organizations.
 - d. International or foreign affairs, including hosting foreign visitors, international trade union activity or international relief.
 - e. Public information and public relations, news releases, and similar efforts not in support of collective bargaining. For example, public relations directed primarily at persons not represented by the Union and activities seeking community goodwill.
 - f. Meetings and conventions of other labor organizations, except to the extent they provide information directly related to the working conditions of represented employees, to Union administration, or to the rights and responsibilities of the International and its locals as bargaining representatives.
 - g. Public affairs conferences, community organizing activities, media events, committees, meetings, seminars, educational programs, if political, ideological, or unrelated to employee representation or Union administration.

SEIU HEALTHCARE 775NW NOTES TO STATEMENT OF EXPENSES AND ALLOCATION BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES – MODIFIED CASH BASIS DECEMBER 31, 2012

NOTE 3 DESCRIPTIONS, SIGNIFICANT FACTORS, AND ASSUMPTIONS USED IN THE ALLOCATION OF EXPENSES BETWEEN CHARGEABLE AND NONCHARGEABLE EXPENSES (CONTINUED)

13. Organizing:

All organizing expenses aimed at defending or obtaining the right to serve as the exclusive representative of units of employees, except where they are rendered directly relevant to collectively bargaining wages and benefits by statute or agreed-upon contract language that bases a represented bargaining unit's wage and benefits levels, in whole or in part, on wage and benefit levels prevailing in comparator jurisdictions including ones in which organizing activities are being conducted.

- 14. Expenses of Legislative or Lobbying Activities Not Meeting the Standard of Paragraph 6 Above.
- 15. <u>Litigation, Administrative and Agency Proceedings Not Meeting the Standard of</u> Paragraph 7 Above.

16. <u>Members-only Benefits and Expenses:</u>

Members-only events and members-only publications. The exceptions to this "members-only" rule include Union conventions, Union meetings, contract ratification activities and other activities of Union self governance which, although restricted to Union members, are necessary to the Union's maintenance of its associational existence. All such expenses are chargeable. See Paragraph 4 above.



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A momber of RS International The International Executive Board of the Service Employees International Union, CTW, CLC

We have audited the accompanying consolidated statement of expenses and allocation between chargeable expenses and non-chargeable expenses - Series 2 of the Service Employees International Union, CTW, CLC - United States Division (the International Union) for the year ended December 31, 2012.

REPORT OF INDEPENDENT AUDITORS

Management's Responsibility for the Financial Statements

Management is responsible for the preparation and fair presentation of this consolidated statement in accordance with accounting principles generally accepted in the United States of America; this includes the design, implementation, and maintenance of internal controls relevant to the preparation and fair presentation of the consolidated statement that is free from material misstatements, whether due to fraud or error.

Auditor's Responsibility

Our responsibility is to express an opinion on the consolidated statement based on our audit. We conducted our audit in accordance with auditing standards generally accepted in the United States of America. Those standards require that we plan and perform the audit to obtain reasonable assurance about whether the consolidated statement is free of material misstatement.

An audit involves performing procedures to obtain audit evidence about the amounts and disclosures in the statement. The procedures selected depend on the auditor's judgment, including the assessment of the risks of material misstatement of the statement, whether due to fraud or error. In making those risk assessments, the auditor considers internal control relevant to the entity's preparation and fair presentation of the statement in order to design audit procedures that are appropriate in the circumstances, but not for the purpose of expressing an opinion on the effectiveness of the entity's internal control. Accordingly, we express no such opinion. An audit also includes evaluating the appropriateness of accounting policies used and the reasonableness of significant accounting estimates made by management, as well as evaluating the overall presentation of the statement.

We believe that the audit evidence we have obtained is sufficient and appropriate to provide a basis for our audit opinion.

Exhibit 1

Page 29 of 103

The total expenses reflected in Column A of the consolidated statement agree to the expenses in the audited consolidated financial statement of the International Union for the year ended December 31, 2012, as modified to remove certain expenses, as detailed on the consolidated statement of expenses and allocation between chargeable expenses and non-chargeable expenses - series 2. The allocation of expenses between chargeable (Column B) and non-chargeable (Column C) is based on the definitions and significant factors and assumptions described in Notes 2 and 3.

Opinion

In our opinion, the consolidated statement referred to above presents fairly, in all material respects, the consolidated expenses of the Service Employees International Union, CTW, CLC for the year ended December 31, 2012, modified as discussed in the preceding paragraph and the allocated expenses between chargeable and non-chargeable expenses, on the basis of the definitions and significant factors and assumptions described in Notes 2 and 3.

This report is intended solely for the information and use of the Service Employees International Union, CTW, CLC and its agency fee payers and is not intended to be and should not be used by anyone other than those specified parties

Calibre CPA Group, PLLC

Bethesda, MD . August 26, 2013

Service Employees International Union, CTW, CLC United States Division

Consolidated Statement of Expense and Allocation Between Chargeable and Non-chargeable Expenses Series 2

Year Ended December 31, 2012

	Column A	Column A Column B	Column C	
	Total	Chargeable	Non-chargeable	
	Expenses	Expenses	Expenses	Note
Expenses		i		
Program expenses				
Representation and organizing program	\$ 54,307,591	\$ 11,763,816	\$ 42,543,775	3a
Organizing Fund Health Care Division	27,666,776	17,108,959	10,557,817	3a
Public Division	13,402,473	6,535,405	6,867,068	3a
Property Services Division	9,279,634	8,176,470	1,103,164	3a
South/Southwest Division	10,915,178	7,776,936	3,138,242	3a
Global organizing	1,107,294	232,163	875,131	За
Research	2,934,138	1,857,898	1,076,240	3a
Capital stewardship	2,758,569	1,659,695	1,098,874	3a
Total representation and organizing	122,371,653	55,111,341	67,260,312	
Membership services:				
Politics	7,094,782	- ·	7,094,782	3b
Political Education	55,654,714	-	55,654,714	3c
Committee on Political Education	25,536,766	-	25,536,766	3d
Government Relations	11,482,646 3,507,855	2,534,146 2,734,837	8,948,500 773,018	3e 3f
Field Information Services	3,507,855 8,467,511	2,734,837 6,906,758	1,560,753	3g
Contributions & Affliate Support Member Leadership Program	4,377,111	0,900,758	4,377,111	3h
Union Communication	6,817,660	5,005,617	1,812,043	3i
Convention & Conferences	12,170,802	12,170,802	1,012,015	3j
	7,436,378	7,436,378	-	3k
Strike & Defense Fund			-	31
SEIU Canada	9,043,071	9,043,071		51
Total membership services	151,589,296	45,831,609	105,757,687	
Total program services	273,960,949	100,942,950		
Administrative expenses		10.005.500	1 (00 000	
IEB and Leadership support	11,848,419	10,225,530	1,622,889	3m
Field operations support	3,084,793	2,718,266	366,527	3n
Legal	6,209,691	3,433,917	2,775,774	30
Finance	4,959,024	2,108,109	2,850,915	Зp
Information Technology	5,640,104	2,397,640	3,242,464	3q
Administrative Support	4,711,866	2,003,041	2,708,825	. 3r
Union Administration	9,310,238	3,957,835	5,352,403	3s
Building expenses	10,306,509	4,381,355	5,925,154	3t
Total administrative expenses	56,070,644	31,225,692	24,844,952	
Total operating expenses	330,031,593	132,168,642	197,862,951	
Less:				
Canadian expenses paid directly from Canadian per-capita taxes	(9,043,071)	(9,043,071)	-	
Political expenses paid from voluntary contributions	(25,536,766)		(25,536,766)	
Total expenses, as modified	\$ 295,451,756	<u>\$ 123,125,571</u>	\$ 172,326,185	
	100.00%	<u>41.67</u> %	58.33%	

See accompanying notes to statement.

SERVICE EMPLOYEES INTERNATIONAL UNION, CTW, CLC UNITED STATES DIVISION

NOTES TO CONSOLIDATED STATEMENT OF EXPENSES AND ALLOCATION BETWEEN CHARGEABLE EXPENSES AND NON-CHARGEABLE EXPENSES SERIES 2

DECEMBER 31, 2012

NOTE 1. SUMMARY OF SIGNIFICANT ACCOUNTING POLICIES

Method of Accounting - The consolidated statements has been prepared on the accrual basis of accounting in accordance with generally accepted accounting principles.

Basis of Presentation - The accompanying consolidated statement of expenses and allocation between chargeable and non-chargeable expenses was prepared for the purpose of determining the fair share cost of services rendered by the Service Employees International Union, CTW, CLC - United States Division (the International Union) for employees represented by, but not members of, the International Union and its affiliated local unions. This statement is not intended to be a complete presentation of the International Union's financial position, or changes in its net assets and its cash flows in accordance with generally accepted accounting principles.

Consolidation - The accompanying consolidated statement includes the accounts of the United States Division and 1800 Massachusetts Avenue Corporation, a not-for-profit corporation formed to be a title-holding corporation for the International Union's existing headquarters building. All significant intercompany balances and transactions have been eliminated in consolidation.

Tax Status - The United States Division is exempt from Federal income taxes, except on net income, if any, from unrelated business activities, under Section 501(c)(5) of the Internal Revenue Code. 1800 Massachusetts Avenue Corporation is exempt from income tax, except on net income, if any, from unrelated business activities, under Section 501(c)(2) of the Internal Revenue Code.

Subsequent Events Review - Subsequent events have been evaluated through August 26, 2013, which is the date the financial statements were available to be issued. This review and evaluation revealed no new material event or transaction which would require an additional adjustment to or disclosure in the accompanying financial statements.

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NOTE 2. DEFINITIONS

The following definitions of chargeable and non-chargeable expenses are based on existing law and the International Union's interpretation of court cases.

- Chargeable Expenses Chargeable expenses are those incurred by the International a. Union that reflect the share of the costs of operations of the International Union which are considered necessarily and reasonably incurred for the purpose of assisting local unions in the performance of their duties as a representative of the employees in dealing with the employer on labor management issues, including the costs of: negotiating and administering the collective bargaining contract; settling grievances and disputes by mutual agreement, or in arbitration, court or otherwise; activities and undertakings normally and reasonably employed to implement the duties of the local union as representative of the employees in the bargaining unit; and the maintenance of the International Union's and local unions' existence. The following are examples of expenditures classified as chargeable: preparation for and negotiations of collective bargaining agreements; contract administration including investigating and processing grievances; meetings, conferences, administrative, arbitral and court proceedings and pertinent investigation and research in connection with work-related subjects and issues; handling work-related problems of employees; organizing employees of employers in competitive markets where SEIU already represents employees in the same markets; and providing legal, economic, and technical expertise on behalf of employees in all work-related matters.
 - b. Non-Chargeable Expenses Non-chargeable expenses are those expenses incurred by the International Union for the benefit and advancement of represented employees and their union which are not considered representational activities for non-members. Non-chargeable activities include those services that are ideological or political in nature; those that are exclusively for the benefit of full union members; and those that otherwise are not considered germane to the collective bargaining process.

Activities that are classified as non-chargeable include the following: legislative and government activities outside the limited context of contract ratification or implementation; public relations and other efforts directed towards functional activities that are not considered germane to the collective bargaining process; political activity expenses which include support at the Federal, state, or local level; donations; per capita tax fees paid to a labor organization; organizing employees of units of government, and employees of employers in markets where SEIU does not already represent employees; and the cost of benefits that are not available to nonmembers.

NOTE 3. SIGNIFICANT FACTORS AND ASSUMPTIONS USED IN THE ALLOCATION OF CONSOLIDATED EXPENSES BETWEEN CHARGEABLE AND NON-CHARGEABLE

- a. Representation and organizing expenses Representation and organizing expenses are allocated to chargeable and non-chargeable expenses based on either the allocation of personnel costs which have been determined through a time study or the nature of the expense for non-personnel costs.
- b. Politics, government and community Expenses related to politics have been determined to be fully non-chargeable.
- c. Political education These expenses relate entirely to political and legislative activities and are considered to be fully non-chargeable.
- d. Committee on political education Expenses incurred by the Committee on Political Education and the Political Education and Action Funds relate entirely to political and legislative activities and are considered to be fully non-chargeable. The total expenses as reported in the audited consolidated financial statement have been modified to remove from expenses the political expenses paid from voluntary contributions.
- e. Government relations These expenses are allocated to chargeable and nonchargeable expenses based on either the allocation of personnel costs which have been determined through a time study or the nature of the expense for nonpersonnel costs.
- f. Field information services These expenses are allocated to chargeable and nonchargeable expenses based on either the allocation of personnel costs which have been determined through a time study or the nature of the expense for nonpersonnel costs.
- g. Contributions and affiliate support These expenses are allocated to chargeable and non-chargeable expenses based on either the allocation of personnel costs which have been determined through a time study or the nature of the expense for non-personnel costs.
- h. Member leadership program These expenses related entirely to member-only activities and are considered to be fully non-chargeable.
- i. Union communication These expenses are allocated to chargeable and nonchargeable expenses based on either the allocation of personnel costs which have been determined through a time study or the nature of the expense for nonpersonnel costs.

NOTE 3. SIGNIFICANT FACTORS AND ASSUMPTIONS USED IN THE ALLOCATION OF CONSOLIDATED EXPENSES BETWEEN CHARGEABLE AND NON-CHARGEABLE (CONTINUED)

- j. Convention Fund Expenses for the International Union's convention are considered to be fully chargeable.
- k. Strike and Defense Funds Expenses of the strike and defense funds include financial assistance to local unions involved in legitimate strikes and lockouts, in defending the integrity and welfare of the local unions, and in providing financial assistance for educational programs including advertisements, leaflets, handbills, and other media-based messages concerning contract ratification. All expenses of the strike and defense funds are considered to be fully chargeable.
- 1. SEIU Canada Expenses incurred by the SEIU Canadian Division.
- m. IEB and Leader Support These expenses are allocated to chargeable and nonchargeable expenses based on either the allocation of personnel costs which have been determined through a time study or the nature of the expense for nonpersonnel costs.
- n. Field operation support- These expenses are allocated to chargeable and nonchargeable expenses based on either the allocation of personnel costs which have been determined through a time study or the nature of the expense for nonpersonnel costs.
- o. Legal These expenses are allocated to chargeable and non-chargeable expenses based on either the allocation of personnel costs which have been determined through a time study or the nature of the expense for non-personnel costs.
- p. Finance These expenses are allocated to chargeable and non-chargeable expenses based on the chargeable and non-chargeable percentages of the program service expenses, IEB and Leadership support, field operations support and legal expenses.
- q. Information Technology These expenses are allocated to chargeable and nonchargeable expenses based on the chargeable and non-chargeable percentages of the program service expenses, IEB and Leadership support, field operations support and legal expenses.
- r. Administrative Support These expenses are allocated to chargeable and nonchargeable expenses based on the chargeable and non-chargeable percentages of the program service expenses, IEB and Leadership support, field operations support and legal expenses.

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NOTE 3. SIGNIFICANT FACTORS AND ASSUMPTIONS USED IN THE ALLOCATION OF CONSOLIDATED EXPENSES BETWEEN CHARGEABLE AND NON-CHARGEABLE (CONTINUED)

- s. Union Administration These expenses are allocated to chargeable and nonchargeable expenses based on the chargeable and non-chargeable percentages of the program service expenses, IEB and Leadership support, field operations support and legal expenses.
- t. Building expenses These expenses are allocated to chargeable and non-chargeable expenses based on the chargeable and non-chargeable percentages of the program service expenses, IEB and Leadership support, field operations support and legal expenses.

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45-Day Letter Describing PDA Violations by SEIU Healthcare 775

Exhibit B



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3. As the Secretary-Treasurer, I am an elected, constitutional officer of the Union. Some of my primary duties are maintaining the books and records of the Union, including membership data, ensuring an accurate record of all dues payments and other revenue, overseeing our annual audit reports and monthly financial reports.

On November 6, 2001, the People of Washington approved the
 Washington In-Home Care Services Initiative, Initiative Measure 775 ("Initiative 775"). Initiative 775 established a single statewide IP bargaining unit that now
 bargains directly with the Governor through the Office of Financial Management.

5. In August 2002 the IP bargaining unit voted 84% for union representation. The first IP collective bargaining agreement ("CBA") was signed in January 2003.

6. Until the Supreme Court's decision in *Harris v. Quinn*, 134 S. Ct. 2618 (2014), article 4 of the CBA between SEIU 775 and the State included a union security clause that required the State to deduct either member dues or non-member agency fees from the paychecks of IPs, as authorized by RCW 41.56.122(1) and RCW 41.56.113(1)(a).

7. At the insistence of the State, all collective bargaining agreements between the State and SEIU 775 since 2003 have contained an indemnification provision regarding the deduction of dues.

8. At all times relevant to the plaintiffs' complaint, SEIU 775 has treated all IPs as Union members as long as they are paying full Union dues. There

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1	is no requirement that an IP complete or sign any document to be a Union member
2	if the IP is paying monthly Union dues.
3	9. The State of Washington plays no role in SEIU 775's internal
4	membership decisions.
5	10. Attachment A is a true and correct copy of the portions of the SEIU
6	775 Constitution and By-Laws that set forth the requirements for Union
7 8	membership.
9	11. Approximately 28,000 of the 34,000 current IPs have signed formal
10	
11	membership cards. This translates to 82 percent of the bargaining unit.
12	12. All SEIU 775 members enjoy the same rights and privileges of
13	Union membership, including the right to run for office; to vote in officer
14	elections; to vote on amendments to the Union Constitution and Bylaws; to vote to
15	ratify or reject proposed CBAs; and to determine SEIU 775's dues rates.
16	13. SEIU 775 does not differentiate among its members based on
17	whether they have filled out a membership application or card.
18	14. IPs have never been required to join SEIU 775 as a condition of
19	employment.
20	15. Up until the Supreme Court's decision in <i>Harris v. Quinn</i> , IPs who
21	did not wish to be Union members could (1) pay an agency fee that was the
22	equivalent of full monthly membership dues but decline membership; (2) object to
23	paying the full agency fee equivalent of dues and instead pay the reduced <i>Chicago</i>
24	
25 26	Teachers Union v. Hudson, 475 U.S. 292 (1986), agency fee objector rate (which
26 27	is about 60 percent of membership dues); or (3) object to the agency fee based on
, 12	FRANK FREED

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1	religious objector grounds and pay the equivalent of full member dues to a charity			
2	of his or her choice.			
3	16. The Union passed on all money it received from religious objectors			
4	to their designated charities.			
5 6	17. Prior to the Supreme Court's decision in Harris, the Union sent			
7	newly hired IPs a notice explaining their rights and obligations under the union			
8	security clause including (1) their right to opt-out of union membership and pay an			
9	agency fee and (2) their right to object to paying the full agency fee.			
10	18. A true and correct copy of a typical example of the notice sent to			
11	new hires with its Hudson notice before the Harris decision is Attachment B			
. 12	hereto.			
13 14	19. SEIU 775 members were annually sent notices informing of their			
14	rights to withdraw from union membership using the membership resignation			
16	process and pay agency fees instead.			
17	20. True and correct copies of the notices sent in December 2012 for the			
18	2013 year and in December 2013 for the 2014 year are Attachment C hereto.			
19	21. The day after the U.S. Supreme Court decided Harris v. Quinn,			
20	SEIU 775 asked the State of Washington to cease agency fee or religious objector			
21	deductions for the 0.5% of the IP bargaining unit who had objected to paying dues.			
22	This included plaintiffs Routh and Hoffman.			
23 24	22. Because the applicability of the <i>Harris</i> decision to IPs in			
25	Washington was unresolved, the State and SEIU 775 entered into a Memorandum			
26				
27				
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1 of Understanding ("MOU") that modified certain articles of the operative 2013-2 2015 CBA. A true and correct copy of that MOU is Attachment D thereto. 3 23. In August 2014, SEIU 775 notified all current IPs who had not 4 previously objected, regardless of whether they signed a membership card, that 5 they are not required to be Union members or to financially support the Union. 6 24. In January 2015, the Union repeated the notice to the 16 percent of 7 the IP bargaining unit who had not either signed a card or previously objected. 8 9 25. Since July 1, 2014, only 732 IPs have objected to joining or 10 financially supporting the Union - just two percent of the IP unit. Plaintiffs Eby 11 and Olson were among this 2%. 12 26. According to the Union's records, of the 43,000 IPs who paid 13 membership dues during the proposed Class period without first signing a card, at 14 least 20,000 of them subsequently signed a card. 15 27. Over 1,100 of the more than Union 4,100 members who voted on 16 17 the 2011 CBA had not signed membership cards at the time of that election. 18 28. More than 1,200 of the over 5,700 Union members who voted on 19 the 2013 CBA had not signed membership cards at the time of that election. 20 29. These CBAs were overwhelmingly approved: 98.5% of voting 21 Union members approved the 2011 CBA and 99.3% voted in favor of the 2013 22 CBA. 23 30. More than 2,200 IPs who were Union members but had not signed 24 25 cards voted in the 2012 election to set the level of Union dues. 26 27 FRANK FREED GLICKMAN DEC. OPP. CLASS CERT.-5 SUBIT & THOMAS LLP SUITE 1200 HOGE BUILDING, 705 SECOND AVENUE

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Seattle, Washington 98104-1798 (206) 682-6711

1	31. More than 2,400 IPs who were Union members but had not signed
2	cards voted in the 2011 Emergency Fund election.
3	32. About 20 percent of the members who voted in the 2011 and 2013
4	Union officer elections had not signed cards.
5	33. In the months following the <i>Harris</i> decision, the Union reached out
6	
7	to members to request that they return signed membership cards. Approximately
8	5,300 people signed SEIU 775 membership cards for the first time during that
9	outreach.
10	34. Attachment E is a true and correct copy of the language that has
11	appeared on the SEIU 775 membership card since July 1, 2014.
12	35. For the years 2011-2014, approximately \$19.9 million in Union
13	dues came from members who had not previously signed cards.
14	
15	36. Over this same period, the Union only collected about \$26,000 in
16	agency fees.
17	37. SEIU 775 received approximately \$17.6 million in IPs dues and
18	fees in 2014.
19	38. The only source of funds SEIU 775 would have to pay such a
20	judgment, if the action were successful, is the dues of current and future Union
21	members. Current and future members would also have to pay SEIU's legal fees in
22	defending a class action.
23	39. According to Union records, there are approximately 13,500
24	
25	current IPs who, during the proposed Class period, paid Union dues without first
26	signing a card, who then subsequently signed a card.
27	GLICKMAN DEC. OPP. CLASS CERT6 Case No. 2:14-cv-00200-MJP Suite 1200 Hoge Building, 705 Second Avenue Seattle, Washington 98104-1798 (206) 682-6711

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1	40. IPs frequently come in and go out of the bargaining unit.				
2	41. The Union has substantially increased IP wages and improved their				
3	working conditions.				
4	42. Wages for IPs have gone from \$7.18 before the union was				
5	organized in 2002 to an average of more than \$12/hour today.				
6					
7	43. IPs now have a wage scale with automatic increases based on				
8	experience, paid time off, mileage reimbursement, and workers compensation				
9	coverage – none of which IPs had before they had a union contract.				
10	44. IPs get high quality affordable health insurance if they work more				
11	than half-time.				
12	45. If the SEIU 775 new contract is funded by the Legislature this				
13	spring, the average IP wage will go up to more than \$14/hour, and IPs will get a				
14	retirement benefit for the first time.				
15	Tememont benefit for the first time.				
16					
17	I declare under penalty of perjury that the foregoing is true and correct to				
18	the best of my knowledge.				
19	α $2/2/17$				
20	10/13				
21	Adam Glickman Date				
22					
23 24					
24 25					
25 26	·				
20					
21	GLICKMAN DEC. OPP. CLASS CERT7 Case No. 2:14-cv-00200-MJP FRANK FREED SUBIT & THOMAS LLP Suite 1200 Hoge Building, 705 Second Avenue Seattle, Washington 98104-1798 (206) 682-6711				

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1	
2	CERTIFICATE OF SERVICE
3	I hereby certify that on March 13, 2015, I electronically filed the
4	foregoing with the Clerk of the Court using the CM/ECF system which will send
5	
6	notification of such filing to all counsel/parties of record. I hereby certify that no
7	other parties are to receive notice.
8	By: /s/ Michael C. Subit
9	Michael C. Subit, WSBA # 29189 Attorneys for Defendant SEIU
10	Healthcare 775NW - FRANK FREED SUBIT & THOMAS LLP
11	705 Second Avenue, Suite 1200 Seattle, WA 98104
12	msubit@frankfreed.com
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	GLICKMAN DEC. OPP. CLASS CERT8 Case No. 2:14-cv-00200-MJP Seattle, Washington 98104-1798 (206) 682-6711
	Exh

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ATTACHMENT A

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SEIU Healthcare 775NW

Constitution and Bylaws

As adopted and ratified by the Founding Convention of SEIU 775, held on January 11, 2004 and approved by SEIU on February 27, 2004, and as amended

- at the second Annual Convention February 27, 2005;
- at the third Annual Convention January 15, 2006;
- by a vote of the membership on November 16, 2006;
- at the fourth Annual Convention February 19, 2007;
- by a vote of the membership on January 30, 2008;
- at the fifth Annual Convention on September 15, 2008;
- at the seventh Annual Convention September 11, 2010;
- at the eighth Annual Convention on September 11, 2011;
- at the ninth Annual Convention on September 8, 2012; and
- most recently amended at the tenth Annual Convention on September 7, 2013, and approved by SEIU on October 31, 2013.



- 2. Help workers form unions and other powerful organizations.
- 3. Hold politicians accountable.
- 4. Bargain strong contracts and provide quality services and benefits.
- 5. Advance pro-worker policy through influencing government, industry, and public opinion.
- 6. Build strategic partnerships.
- 7. Govern the Union democratically and use our resources responsibly.
- 8. Adapt. Innovate. Create.

Article 2 – Membership

2.1 Regular Membership. A regular member is any individual employed in a bargaining unit for which the Union is the recognized bargaining agent for matters relating to wages, hours and other term and conditions of employment, any health care worker covered by a service agreement between SEIU Healthcare 775NW and another SEIU Union, or any union officer or employee of SEIU Healthcare 775NW who is not represented for the purposes of collective bargaining by another Union.

By action of the Executive Board of SEIU Healthcare 775NW, the following individuals may be admitted to regular membership: persons employed by the Union's benefit funds and other Union-sponsored organizations, any worker who is actively engaged in an organizing campaign seeking recognition for SEIU Healthcare 775NW as the exclusive bargaining representative, and officers or employees of SEIU International.

2.2 Associate Membership. Associate Membership is open to other persons who support the mission, vision and values of SEIU Healthcare 775NW. Associate members shall enjoy all rights and bear all responsibilities outlined in this Constitution and Bylaws, except that they may not run for or hold elected union office, vote in union elections or vote on referenda of any kind, or file charges before a trial body, and may be suspended or expelled from membership by vote of the Executive Board without appeal. Associate members may attend and, when recognized by the Chair, participate in Union meetings as observers. The Executive Board may deny associate membership requests.

2.3 Other categories of membership. The Executive Board may designate other categories of membership so long as they are in accordance with the International Constitution.

2.4 Membership in Good Standing. In order to exercise the rights and privileges of union membership, members of the Union shall maintain their membership in good standing by remittance payment of full monthly dues, assessments and/or any other payments owed prior to the last business day of each month.

Members who are temporarily out of work due to lay-off by their employer may retain their membership in good standing by remittance payment of at least the minimum dues set by the International Union Constitution and Bylaws by the last business day of each month. Members who are out of work for longer than six full months shall no longer be eligible for Regular Membership under Article 2.1 of this Constitution and Bylaws, but, beginning the seventh calendar month from their lay-off, shall remain eligible for Associate Membership under the terms and conditions of Article 2.2, above, provided that they continue to pay the monthly dues required by Article 3.3 of this Constitution and Bylaws.

All members of the Union are under a positive duty to see that their dues, assessments and/or any other payments owed are remitted on or before the last day of the month in which the same are due at the main or designated office of the Union.

The failure of a steward, representative, or any officer of the Union to appear or to collect the dues, assessments and/or any other payments owed shall not in any manner excuse the member from his or her obligations to pay his or her obligation on or before the due date at the main or designated office of the Union.

A member who is not in good standing at the time the Union determines eligibility to vote or be elected to office in a union election shall not be unreasonably denied the right to vote if, through no fault of the worker, his or her employer has failed to deduct and transmit dues to the Union.

2.5 Suspension from and Readmission to membership. Any member failing to pay dues, assessments and/or any other payments owed to the Union on or before the last business day of the month in which the same are due, shall stand automatically suspended from membership in this Union, and from all rights and privileges of such membership.

Any suspended member may be readmitted to membership upon payment of back and current obligations, but in no event shall such readmission restore any privileges or benefits.

Any member who fails to pay dues, assessments and/or any other payments owed because he or she is not working and is suspended for such non-payment shall be readmitted without payment, but in no event shall such readmission restore any privileges or benefits.

A suspended member who is readmitted to membership shall, from the date of such readmission be considered the same as a new member.

2.6 Nondiscrimination. There shall be no discrimination against any member, or any applicant for membership by reason of race, creed, color, religion, sex, gender expression, sexual orientation, national origin, citizenship status, marital status, ancestry, age, or disability.

2.7 Membership duties and obligations. Every member, by virtue of his or her membership in this Union is obligated to adhere to and follow the terms of the International Constitution, this

Page 12

Constitution, and the working rules promulgated in accordance with this Constitution, with respect to his or her rights, duties, privileges and immunities conferred by them and by statute. Each member shall faithfully carry out such duties and obligations and shall not interfere with the rights of fellow members.

2.8 Authorization to act as exclusive bargaining representative. Every member, by virtue of his or her membership in this Union, authorizes this Union to act as his or her exclusive bargaining representative with full and exclusive power to execute agreements with his or her employer governing terms and conditions of employment, to determine the method for ratification or rejection of collective bargaining agreements, to determine the method for authorization of a strike or job action and to act for him or her and have final authority in presenting, processing, and adjusting any grievance, difficulty, or dispute arising under any collective bargaining agreement or out of his or her employment with such employer, in such manner as this Union or its officers deem to be in the best interests of this Union. This Union and its officers, representatives, and agents may decline to process any such grievance, complaint, difficulty, or dispute, if in their discretion and judgment such grievance, complaint, or dispute lacks merit.

2.9 Dual Unionism. No member shall engage in dual unionism or espouse dual unionism or disaffiliation in the course of any meeting, or shall slander or libel this Union, its members, or its officers, and shall not be a party to any activity to secure the disestablishment of this Union as the collective bargaining agent for any employee.

2.10 Bill of Union Member Rights and Responsibilities in the Union.

- The right to have opinions heard and respected, to be informed of Union activity, to be educated in union values and union skills.
- Thé right to choose the leaders of the Union in a fair and democratic manner.
- The right to a full accounting of Union dues and the proper stewardship over Union resources.
- The right to participate in the Union's bargaining efforts and to reject or to approve collective bargaining agreements.
- The right to have members' concerns resolved in a fair and expeditious manner.
- The responsibility to help build a strong and more effective labor movement, to support the organizing of unorganized workers, to help build a political voice for working people, and to stand up for one's co-workers and all workers.
- The responsibility to be informed about the internal governance of the Union and to participate in the conduct of the Union's affairs.
- The responsibility to contribute to the support of the Union.
- The responsibility to treat all workers and members fairly.
- The responsibility to offer constructive criticism of the Union.

2.11 Fines, Penalties, and Expulsion. No regular member of this Union shall be fined, penalized, or permanently expelled from membership except as a result of charges and penalties determined pursuant to Article 12 of this Constitution and Bylaws.

ATTACHMENT B

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SEIU Healthcare 775NW

President: David Rolf • Secretary-Treasurer: Suzanne Wall Vice President: Adam Glickman-Flora

Member Resource Center (toll-free): 1 (866) 371-3200 33615 First Way South • Ste. A • Federal Way, WA 98003 (253) 815-3700 • Fax: (253) 815-3701 • www.seiu775.org • mrc@seiu775.org

[Date]

Dear [First Name],

Welcome to SEIU Healthcare 775NW and to your new job as a union-represented long-term care worker with [Employer/WK Location]. Our union represents 43,000 long-term care workers throughout Washington State and Montana.

Join SEIU Healthcare 775NW today by mailing back the enclosed membership form.

Home care and nursing home workers have joined with SEIU Healthcare 775NW to have a stronger voice for living wages, good benefits, and quality care for our residents and clients.

By joining together, home care and nursing home workers have made a real difference – for example, we have won more than \$400 million in new funding for wage and benefit improvements for home care and nursing home workers.

We are working with nursing home owners and operators and our allies in the senior, disability, and advocacy movements to ensure quality care for nursing home residents, and jobs with living wages and benefits for nursing home workers. Workers in union-represented nursing homes have a voice in advocating for residents as well as for on-the-job improvements through our Labor-Management Committees.

But our work has just begun. We need to have a strong voice in advocacy until long-term care workers earn the wages and benefits we need and until the people we care forget the quality care they deserve. Our Annual Report has more information about our goals and victories. To do that, we need your help. Politicians and managers only listen when we are united together, raising our voices to hold them accountable and to demand change.

There are two ways you can help today:

- Join SEIU Healthcare 775NW as a full member. Long-term care workers have a stronger voice if we are united together. By signing a membership card, you will be adding your voice to the fight for living wages, good benefits, and quality care.
- **Register to Vote.** Politicians decide how much funding to provide to home care and programs for the elderly and people with disabilities. We can help hold politicians accountable if we register to vote. Please send your voter registration form to the Secretary of State's office.

Our mission is to unite the strength of all long-term care workers, to improve the lives of working people, and lead the way to a more just and humane world.

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New Employee Letter (U-1) [Date] Page 2 of 2

The collective bargaining agreement between SEIU Healthcare 775NW and [Employer] contains a union security clause that requires as a condition of your employment that you make monthly payments to the Union. Your union security fee is [Percent] of your gross monthly wages (\$[Converted Percent] for every \$100) or a minimum rate of \$[Minimum]/month and is determined by a constitutional vote of our membership.

Just by making these payments, SEIU Healthcare 775NW's Constitution and Bylaws automatically grants you membership in the union. Although you need not sign a membership card to be a member, we encourage you to do so.

Signed membership cards will result in greater bargaining strength in negotiations, leading to higher wages and better benefits and working conditions. Information about union benefits, contracts, our Convention and Leadership Conference and other opportunities to participate may also be found online at <u>www.seiu775.org</u>. You need not be a member of SEIU Healthcare 775NW and may decline membership at any time. However, you are still obligated to make your monthly union security payment as a condition of your employment. Dues will start coming out of your paycheck soon.

If you have questions about SEIU Healthcare 775NW, or want to know how you can help build a strong voice for long-term care workers, call our Member Resource Center toll-free at (866) 371-3200, send us an email at mrc@seiu775.org. MRC representatives speak English, Russian, Spanish, Korean, and Vietnamese are available 7 am to 7 pm PST. Translation is also available in other languages. If you call, give the representative your Member ID number: [Member ID]. It's also located on the address label, above your name. Or visit our website at <u>www.seiu775.org</u>. You can also join us on Facebook at <u>www.facebook.com/775</u>nw.

Welcome to SEIU Healthcare 775NW. Together, we're stronger – for ourselves, for our families and communities, and for the people for whom we provide care

We look forward to hearing from you.

In solidarity,

David Rolf, President

NOTICE TO SEIU HEALTHCARE 775NW REPRESENTED EMPLOYEES

IN HOME CARE AND ADULT DAY HEALTH BARGAINING UNITS SUBJECT TO UNION SECURITY OBLIGATIONS

- Для получения этого извещения на русском языке, пожалуйста, напишите секретарю-казначею по адресу. SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.
- 이 정보를 한국어로 원하시면 저희 총무부장님에게 편지를 보내주십시요 SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.
- Kung kailangan ninyo long abiso sa tagalog, sumulat po kayo sa tresuren/sekretarya nang SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104,
 Ngu quí vị có cần bức thơ này bằng tiếng việt xin gửi một lá thơ cho Tổng Giám Đốc Tài Chánh của công đoàn SEIU Healthcare 775NW ở địa chỉ 215
- Columbia St, Seattle, WA 98104.
 Para obtener esta notificacion en español, por favor escriba a la: Secretaria-Tesorera, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.

Your obligations under a union security clause: If the collective bargaining agreement between SEIU Healthcare 775NW ("Union") and your employer contains a union security clause that requires as a condition of employment that you remit full monthly membership dues (or the monetary equivalent of full membership dues) to the Union within the 30 days following either the first pay period or the effective date of employment, whichever is later, this notice applies to you. This union security obligation applies to you as a private sector employee subject to the National Labor Relations Act, 29 U.S.C. \$151 et seq., or as an Individual Provider subject to Washington's Public Employees' Collective Bargaining Act, and specifically RCW 41.56.113. This notice and the accompanying materials are applicable to "agency fees" (which are the monetary equivalent of full membership dues) collected for the period January 1 through December 31, 2014 (the "2014 fee year"). The purpose of this notice is to provide you with an explanation of the basis for the agency fee, your right to object to paying for certain expenditures and to challenge the calculation of the fee before a neutral decision-maker. It also informs you of the procedures for exercising these rights. Please read this notice carefully.

Your right to be a member of SEIU Healthcare 775NW: SEIU Healthcare 775NW's Constitution and Bylaws automatically grants you membership in the Union if you are employed in a bargaining unit for which the Union is the recognized bargaining agent for matters relating to wages, hours and other terms and conditions of employment. While you need not sign a membership card, we strongly encourage you to do so. Signing a card shows your active participation in the Union. The greater the participation of all Union employees, the stronger the Union; the stronger the Union, the better we can negotiate better wages, benefits and working conditions. Enclosed is a membership form for you to fill out, sign and return to SEIU Healthcare 775NW. To remain a member in good standing, you need only meet the financial obligations established by the Union's Constitution and Bylaws. Membership in SEIU Healthcare 775NW is valuable. Only members have the right to participate fully in the internal affairs of the Union, vote for union officers, run for union office, be involved in collective bargaining and vote to reject or ratify the collective bargaining agreement for your bargaining unit. Only members are entitled to receive the privileges of the union member-only benefits package including: discounted insurance, exclusive access to educational scholarships, discount programs for computers, health, dental, vision care and pharmacy prescriptions, access to low rate credit card and loan programs, free and discounted legal services, and other benefits. You can find more information at http://www.seiu.org/a/members/benefits.php. You are not required to be a member of the Union. To resign your membership, you must send a letter to the Secretary-Treasurer, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.. The letter should include your name, address, phone number, employer and work location, and state clearly that you wish to resign your membership. You may resign your membership at any time. You will lose all of the rights of Union membership described above. The Union will continue to represent you fairly. If you choose to resign your membership, you are still obligated to pay an agency fee to the Union. As a non-member agency fee payer, you will be entitled to choose between paying the full agency fee (the monetary equivalent of full membership dues) and paying a reduced objector agency fee, as discussed below.

Objector agency fee payer: As an agency fee payer, you have the right to object to providing financial support to union activities not germane to collective bargaining. Forty percent of the Union's expenditures in the most recently audited accounting year were devoted to activities not germane to collective bargaining. Forty percent of the Union's expenditures in the most recently audited accounting year were devoted to activities not germane to collective bargaining. Those who object will be charged an objector agency fee which reflects only activities germane to collective bargaining, and thereby forfeit their membership in the Union. The basis for calculating the objector agency fee, you must send a letter to the Secretary-Treasurer, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104. The letter should include your name, address, phone number, employer and work location, and state clearly that you object to paying for expenses that are not germane to collective bargaining. If your objection is postmarked more than 40 days after this notice was mailed and the date on which your objection is received by the Union. If your objection is received after the 15th day of any month, it will not be processed until the following month.

How the objector agency fee was calculated: If you elect to object to those portions of the agency fee not attributable or germane to collective bargaining, you will be charged an objector agency fee equal to the proportionate share of the costs of collective bargaining, enforcement of the contract, and related activities. Both federal and state law provides for the collection of such fees and their collection has been upheld by the United States Supreme Court.

In calculating the objector agency fee, the Union has included the proportionate share of the cost of the following activities engaged in by the Union or its parent Service Employees International Union, which are called chargeable activities: (1) Governing the Union, including union elections; (2) membership meetings and conventions; (3) gathering information in preparation for the negotiation of collective bargaining agreements; (4) gathering information from employees concerning proposals in collective bargaining; (5) negotiating collective bargaining agreements; (6) handling grievances of employees under collective bargaining agreements, enforcing collective bargaining agreements and representing employees under collective bargaining and related laws; (7) ratification of negotiated agreements; (8) public advertisement of the Union's position on the negotiation, ratification or implementation of collective bargaining agreements; (9) purchasing books, reports and periodical subscriptions used in negotiating and administering collective bargaining agreements; (10) lobbying for the ratification or implementation of collective bargaining agreements; (11) paying for the services of experts in labor law, economics, and other subjects used in negotiating and administering collective bargaining agreements; (12) conducting and sending staff and members to conferences and meetings concerning collective bargaining, contract administration and other matters relating to wages, hours and working conditions; (13) publishing those portions of newsletters and other literature distributed to employees relating to collective bargaining, contract administration and related matters; (14) preparation for and participation in impasse procedures including fact finding, mediation and arbitration, and other economic actions designed to secure favorable terms in collective bargaining, so long as the actions are legal; (15) the prosecution and defense of arbitration and litigation to obtain interpretation, implementation or enforcement of collective bargaining agreements and other litigation concerning bargaining unit employees normally conducted by an exclusive representative; (16) professional services, such as paying attorneys' fees for enforcing collective bargaining agreements and auditors' fees for conducting independent audits; (17) social and recreational activities open to all represented employees; and (18) operating and administrative costs allocable to the activities described above, e.g., rent, utilities, transportation, etc.

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Exhibit 1 Page 54 of 103 In calculating the objector agency fee, the Union has not included the proportionate share of the cost of the following activities engaged in by the Union or its parent Service Employees International Union, which are called non-chargeable activities: (1) Voter registration, get-out-the-vote efforts, and political campaigning; (2) supporting and contributing to not-for-profit or charitable organizations; (3) supporting and contributing to political organizations and candidates for public office; (4) supporting and contributing to ideological causes and committees, including ballot measures; (5) the public advertisement of the Union's position on issues other than negotiation, ratification, or implementation of collective bargaining agreements; (6) providing benefits available only to members; (7) organizing aimed at defending or obtaining the right to serve as the exclusive representative of bargaining units of employees, except where they are rendered directly relevant to collectively bargaining wages and benefits by statute or agreed-upon contract language that bases a represented bargaining unit's wage and benefits levels, in whole or in part, on wage and benefit levels prevailing in comparator jurisdictions including ones in which organizing activities are being conducted; (8) publishing those portions of newsletters and other literature distributed to employees relating to non-chargeable activities, including but not limited to those described above; and (9) operating and administrative costs allocable to the activities described above, e.g., rent, utilities, transportation, etc.

A more detailed description of these categories of chargeable and non-chargeable expenditures is provided in the notes to SEIU Healthcare 775NW's "schedule of expenses and allocation between chargeable and non-chargeable expenses – modified cash basis December 31, 2012" and the SEIU's "consolidated statement of expense and allocation between chargeable expenses – modified cash basis December 31, 2012" and the SEIU's "consolidated statement of expense and allocation between chargeable expenses year ended December 31, 2012" (hereinafter the "year-end financial statements"). These year end financial statements itemize and describe the major categories of expenditures by SEIU Healthcare 775NW and by SEIU during calendar year 2012, and allocate those expenditures between chargeable and non-chargeable categories. Independent certified public accounting firms audited the financial statements and verified what percentage of the SEIU Healthcare 775NW and SEIU's expenditures in each of its major categories of expenditure were for chargeable and non-chargeable activities. The independent auditors issued reports containing unqualified opinions as to the year-end financial statements. The complete year-end financial statements (including the notes thereto) and audit reports thereon are enclosed with this notice.

According to the calculations contained in the auditors' reports and year-end financial statements, the Union may collect an objector agency fee equal to no more than 60% of the standard dues rate. Your standard union dues rate currently equals 3.2% of gross wages each month with a minimum dues charge of \$29.00 per month,¹ and is subject to change. Reflecting the above calculations, the Union has set the objector agency fee rate at 1.92% of gross wages each month, with a minimum objector agency fee, where applicable under the standards for the minimum dues charge (see fn. 1), in the amount of \$17.40 per month. This objector agency fee percentage shall remain in effect until December 31, 2014. If you submit an objection, as described above, you will be charged the objector agency fee equal to no more than 60% of the standard membership dues rate during the 2014 fee year or applicable portion thereof (as determined by when you submit your objection, as discussed above). If you do not submit an objection, you will be charged the example the equivalent of the standard union dues rate, including the minimum dues charge if applicable, during the 2014 fee year.

For Individual Providers paid directly by Washington State under DSHS-administered home care programs such as COPES, Medicaid Personal Care, and the Cap Waiver, the agency fee or the objector agency fee, whichever is applicable, will be automatically deducted by the state pursuant to RCW 41.56.113 and 41.56.122. As a private employee, the agency fee or the objector agency fee can be deducted from your paycheck by your employer pursuant to 29 U.S.C. § 158(a)(3). Private employees wishing to pay their financial obligation through an automatic payroll deduction must sign an authorization pursuant to 29 U.S.C. § 158(c)(4). A signed membership card allows dues to automatically come out of your paycheck. Otherwise, you should arrange to make monthly payments in some other fashion. Call our Member Resource Center toll-free at 1-866-371-3200 to make arrangements.

You have the right to challenge the calculation of the objector agency fee. You must comply with the following procedures in order to do so. If you submit an objection but do not submit a timely challenge, as defined below, you will be charged the objector agency fee rate during the 2014 fee year.

A. Challenges. In order to challenge the amount of the objector agency fee, you must inform the Union in writing of your decision and send it to Secretary-Treasurer, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104. Your challenge to the Union's calculation of the fee must be postmarked no later than 40 days after this notice was mailed and may be included in the same letter stating an objection to the fee. The letter must include your address, phone number, employer and work location and state that you are challenging the calculation of the objector agency fee. Challengers are requested, but not required, to include the grounds for the challenge and identify the categories of expenditure whose categorization by SEIU Healthcare 775NW as chargeable they wish to challenge, so that the Union may consider the basis for the challenge and determine whether it agrees that any further reduction in the fee is warranted.

<u>B. Escrow</u>. Upon receipt of a timely challenge, SEIU Healthcare 775NW will reduce the challenger's agency fee to the level of the objector fee and will place one-hundred percent of the challenger's objector agency fee into an interest-bearing escrow account, pending the resolution of the challenge. Although the Union believes the amount of the fee was correctly calculated, it will escrow that amount to insure that none of a challenger's funds are used for a non-chargeable purpose. The challenger's funds shall remain in the account until an arbitration award is issued or until SEIU Healthcare 775NW has resolved the challenge in favor of the challenger, and shall then be distributed to the Union and the challenger in accordance with the award or resolution.

<u>C.</u> <u>Arbitration procedure</u>. Challenges to the calculation of the objector agency fee shall be resolved by an independent arbitrator, unless SEIU Healthcare 775NW has resolved the pending challenges by determining that a further reduction in the fee is warranted, as requested by the challenger. The arbitrator shall be selected by the American Arbitration Association (AAA) and the arbitration shall be scheduled and conducted in accordance with the AAA's rules for impartial determination of union fees. The Union may consolidate all challenges into a single arbitration hearing. Upon receipt of a challenge, the Union will send the challenger a copy of these rules as well as any additional information concerning the challenge procedure. Challengers will be given written notice of the date, time and location of the hearing, and will have an opportunity to appear and state their objections to SEIU Healthcare 775NW's calculation of the agency fee. The Union will have the burden of proving that the calculation of the agency fee was proper. SEIU Healthcare 775NW will bear the entire administrative cost of the arbitration and the *per diem* fee of the arbitrator. Challengers choosing to be represented before the arbitrator shall bear the cost of such representation. The arbitrator shall have the authority to affirm or decrease the calculation of the objector agency fee. The decision shall issue within 30 days after submission of final arguments.

If you have any questions about this notice, about the agency fee, about resigning your Union membership or about your rights as a Union member, please call the Member Resource Center toil-free at 1-866-371-3200.

¹ The minimum dues rate applies to all regular members who work forty (40) hours or more in any given month, associate members, and members who are out of work due to lay-off.

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ATTACHMENT C

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Exhibit 1 Page 56 of 103 NOTICE TO SEIU HEALTHCARE 775NW REPRESENTED EMPLOYEES IN HOME CARE AND ADULT DAY HEALTH BARGAINING UNITS SUBJECT TO UNION SECURITY OBLIGATIONS

- Для получения этого извещения на русском языке, пожалуйста, напишите секретарю-казначею по адресу: 33615 First Way
- South, Suite A, Federal Way, WA 98003. • 이 경보를 한국어로 원하시면 저희 총무부장님에게 편지를 보내주십시요. SEIU Healthcare 775NW, 33615 1st Way S, Suite A, Federal Way, WA 98003.
- Kung kailangan niyo itong abiso sa tagalog, sumulat po kayo sa tresurera/sekretarya nang SEIU Healthcare 775NW, 33615 1st Way S, Suite A, Federal Way, WA 98003.
- Nếu quí vị có cần bức thơ này bằng tiếng việt xin gửi một lá thơ cho Tông Giám Đốc Tài Chánh của công đoàn SEIU Healthcare 775NW ở địa chỉ 33615 1st Way S, Suite A, Federal Way, WA 98003.
- Para obtener esta notificacion en español, por favor escriba a la: Secretaria-Tesorera, SEIU Healthcare 775NW 33615 1st Way S, Suite A, Federal Way, WA 98003.

Your obligations under a union security clause: If the collective bargaining agreement between SEIU Healthcare 775NW ("Union") and your employer contains a union security clause that requires as a condition of employment that you remit full monthly membership dues (or the monetary equivalent of full membership dues) to the Union within the 30 days following either the first pay period or the effective date of employees subject to the National Labor Relations Act, 29 U.S.C. §151 et seq., or as an Individual Provider subject to Washington's Public Employees' Collective Bargaining Act, and specifically RCW 41.56.113. This notice and the accompanying materials are applicable to "agency fees" (which are the monetary equivalent of full membership dues) collected for the period January 1 through December 31, 2013 (the "2013 fee year"). The purpose of this notice is to provide you with an explanation of the basis for the agency fee, your right to object to paying for certain expenditures and to challenge the calculation of the before a neutral decision-maker. It also informs you of the procedures for exercising these rights. Please read this notice carefully.

Your right to be a member of SEIU Healthcare 775NW: SEIU Healthcare 775NW's Constitution and Bylaws automatically grants you membership in the Union if you are employed in a bargaining unit for which the Union is the recognized bargaining agent for matters relating to wages, hours and other terms and conditions of employment. While you need not sign a membership card, we strongly encourage you to do so. Signing a card shows your active participation in the Union. The greater the participation of all Union employees, the stronger the Union; the stronger the Union, the better we can negotiate better wages, benefits and working conditions. Enclosed is a membership form for you to fill out, sign and return to SEIU Healthcare 775NW. To remain a member in good standing, you need only meet the financial obligations established by the Union's Constitution and Bylaws. Membership in SEIU Healthcare 775NW is valuable. Only members have the right to participate fully in the internal affairs of the Union, vote for union officers, run for union office, be involved in collective bargaining and vote to reject or ratify the collective bargaining agreement for your bargaining unit. Only members are entitled to receive the privileges of the union member-only benefits package including: discounted insurance, exclusive access to educational scholarships, discount programs for computers, health, dental, vision care and pharmacy prescriptions, access to low rate credit card and loan programs, free and discounted legal services, and other benefits. You are not required to be a member of the Union. To resign your membership, you must send a letter to the Sccretary-Treasurer, SEIU Healthcare 775NW, 33615 1^{eff} Way S., Ste, A, Federal Way, WA 98003. The letter should include your name, address, phone number, employer and work location, and state clearly that you wish to resign your membership. You may resign your membership at any time. You will lose all of the rights of Union membership described above. The Union Mill co

Objector agency fee payer: As an agency fee payer, you have the right to object to providing financial support to union activities not germane to collective bargaining. Thirty-eight percent of the Union's expenditures in the most recently audited accounting year were devoted to activities not germane to collective bargaining. Those who object will be charged an objector agency fee which reflects only activities germane to collective bargaining, and thereby forfeit their membership in the Union. The basis for calculating the objector agency fee is explained below. If you wish to limit your obligation to paying the objector agency fee, you must send a letter to the Secretary-Treasurer, SEIU Healthcare 775NW, 33615 1st Way S. Ste. A, Federal Way, WA 98003. The letter should include your name, address, phone number, employer and work location, and state clearly that you object to paying for expenses that are not germane to collective bargaining. If your objection is postmarked more than 40 days after this notice was mailed and the date on which your objection is received by the Union. If your objection is received after the 15th day of any month, it will not be processed until the following month.

How the objector agency fee was calculated: If you elect to object to those portions of the agency fee not attributable or germane to collective bargaining, you will be charged an objector agency fee equal to the proportionate share of the costs of collective bargaining, enforcement of the contract, and related activities. Both federal and state law provides for the collection of such fees and their collection has been upheld by the United States Supreme Court.

In calculating the objector agency fee, the Union has included the proportionate share of the cost of the following activities engaged in by the Union or its parent Service Employees International Union, which are called chargeable activities: (1) Governing the Union, including union elections; (2) membership meetings and conventions; (3) gathering information in preparation for the negotiation of collective bargaining agreements; (4) gathering information from employees concerning proposals in collective bargaining; (5) negotiating collective bargaining agreements; (6) handling grievances of employees under collective bargaining agreements, enforcing collective bargaining agreements; (7) patification of negotiated agreements; (8) public advertisement of the Union's position on the negotiating and employees and er collective bargaining agreements; (10) lobbying for the ratification or implementation of collective bargaining agreements; (10) lobbying for the ratification or implementation of collective bargaining agreements; (10) lobbying for the ratification or implementation of collective bargaining agreements; (10) lobbying for the ratification or implementation of collective bargaining agreements; (10) and members to conferences and meetings concerning collective bargaining, contract administration and other matters relating to wages, hours and working conditions; (13) publishing those portions of newsletters and other literature distributed to employees relating to collective bargaining, contract administration, and other economic actions designed to secure favorable terms in collective bargaining, so long as the actions are legal; (15) the prosecution and defense of arbitration and litigation to obtain interpretation, implementation or enforcement of collective bargaining agreements; (16) professional services, such as paying attorneys' fees for enforcing collective bargaining agreements in collective bargaining agreements; (16) and so the activities decrebed bargain agreements; (17) professional services,

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In calculating the objector agency fee, the Union has not included the proportionate share of the cost of the following activities engaged in by the Union or its parent Service Employees International Union, which are called non-chargeable activities: (1) Voter registration, getout-the-vote efforts, and political campaigning; (2) supporting and contributing to not-for-profit or charitable organizations; (3) supporting and contributing to political organizations and candidates for public office; (4) supporting and contributing to indeformation of collective bargaining agreements; (5) providing benefits available only to members; (7) organizing aimed at defending or obtaining the right to serve as the exclusive representative of bargaining units of employees, except where they are rendered directly relevant to collectively bargaining wages and benefits by statute or agreed-upon contract language that bases a represented bargaining unit's wage and benefits levels, in whole or in part, on wage and benefit levels prevailing in comparator jurisdictions including ones in which organizing activities are being conducted; (8) publishing those portions of newsletters and other literature distributed to employees relating to non-chargeable activities, including but not limited to those described above; and (9) operating and administrative costs allocable to the activities described above, e.g., rent, utilities, transportation, etc.

A more detailed description of these categories of chargeable and non-chargeable expenditures is provided in the notes to SEIU Healthcare 775NW's "schedule of expenses and allocation between chargeable and non-chargeable expenses -- modified cash basis December 31, 2011" and the SEIU's "consolidated statement of expense and allocation between chargeable expenses and non-chargeable expenses year ended December 31, 2011" (hereinafter the "year-end financial statements"). These year end financial statements itemize and describe the major categories of expenditures by SEIU Healthcare 775NW and by SEIU during calendar year 2011, and allocate those expenditures between chargeable and non-chargeable categories. Independent certified public accounting firms audited the financial statements and verified what percentage of the SEIU Healthcare 775NW and SEIU's expenditures in each of its major categories of expenditure were for chargeable and non-chargeable activities. The independent auditors issued reports containing unqualified opinions as to the year-end financial statements. The complete year-end financial statements (including the notes thereto) and audit reports thereon are enclosed with this notice.

According to the calculations contained in the auditors' reports and year-end financial statements, the Union may collect an objector agency fee equal to no more than 62% of the standard dues rate. Your standard union dues rate currently equals 3.2% of gross wages each month with a minimum dues charge of \$28.00 per month,¹ and is subject to charge. Reflecting the above calculations, the Union has set the objector agency fee rate at 1.98% of gross wages each month, with a minimum objector agency fee rate at 1.98% of gross wages each month, with a minimum objector agency fee rate at 1.98% of gross wages each month, with a minimum objector agency fee, where applicable under the standards for the minimum dues charge (see fin. 1), in the amount of \$17.36 per month. This objector agency fee rate ball remain in effect until December 31, 2013. If you submit an objection, as described above, you will be charged the objector agency fee equal to no more than 62% of the standard membership dues rate during the 2013 fee year or applicable portion thereof (as determined by when you submit you objection, as discussed above). If you do not submit an objection, you will be charged the equivalent of the standard union dues rate, including the minimum dues charge if applicable, during the 2013 fee year.

For Individual Providers paid directly by Washington State under DSHS-administered home care programs such as COPES, Medicaid Personal Care, and the Cap Waiver, the agency fee or the objector agency fee, whichever is applicable, will be automatically deducted by the state pursuant to RCW 41.56.113 and 41.56.122. As a private employee, the agency fee or the objector agency fee can be deducted from your paycheck by your employer pursuant to 29 U.S.C. § 158(a)(3). Private employees wishing to pay their financial obligation through an automatic payroll deduction must sign an authorization pursuant to 29 U.S.C. §186(c)(4). A signed membership card allows dues to automatically come out of your paycheck. Otherwise, you should arrange to make monthly payments in some other fashion. Call our Member Resource Center toll-free at 1-866-371-3200 and they can help you make your payments easy.

You have the right to challenge the calculation of the objector agency fee. You must comply with the following procedures in order to do so. If you submit an objection but do not submit a timely challenge, as defined below, you will be charged the objector agency fee rate during the 2013 fee year.

A. Challenges. In order to challenge the amount of the objector agency fee, you must inform the Union in writing of your decision and send it to Secretary-Treasurer, SEIU Healthcare 775NW, 33615 1st Way S., Ste. A, Federal Way, WA 98003. Your challenge to the Union's calculation of the fee must be postmarked no later than 40 days after this notice was mailed and may be included in the same letter stating an objection to the fee. The letter must include your address, phone number, employer and work location and state that you are challenge the calculation of the objector agency fee. Challengers are requested, but not required, to include the grounds for the challenge, so that the Union may consider the basis for the challenge and determine whether it agrees that any further reduction in the fee is waranted.

<u>B. Escrow</u>. Upon receipt of a timely challenge, SEIU Healthcare 775NW will reduce the challenger's agency fee to the level of the objector fee and will place one-hundred percent of the challenger's objector agency fee into an interest-bearing escrow account, pending the resolution of the challenge. Although the Union believes the amount of the fee was correctly calculated, it will escrow that amount to insure that none of a challenger's funds are used for a non-chargeable purpose. The challenger's funds shall remain in the account until an arbitration award is issued or until SEIU Healthcare 775NW has resolved the challenger in favor of the challenger, and shall then be distributed to the Union and the challenger in accordance with the award or resolution.

<u>C. Arbitration procedure.</u> Challenges to the calculation of the objector agency fee shall be resolved by an independent arbitrator, unless SEIU Healthcare 775NW has resolved the pending challenges by determining that a further reduction in the fee is warranted, as requested by the challenger. The arbitrator shall be selected by the American Arbitration Association (AAA) and the arbitration shall be scheduled and conducted in accordance with the AAA's rules for impartial determination of union fees. The Union may consolidate all challenges into a single arbitration hearing. Upon receipt of a challenge, the Union will send the challenger a copy of these rules as well as any additional information concerning the challenge procedure. Challengers will be given written notice of the date, time and location of the bearing, and will have the burden of proving that the calculation of the agency fee was proper. SEIU Healthcare 775NW will be arther ather the entire administrative cost of the arbitration. The arbitration shall have the authority to appear and leave of the arbitrator challengers choosing to be represented before the arbitrator shall have the cost of such represented on The arbitrator shall have the authority to affirm or decrease the calculation of the objector agency fee. The Union will have the cost of such represented to. The arbitrator shall have the authority to affirm or decrease the calculation of the objector agency fee. The Cost of such represented on The arbitrator shall have the authority to affirm or decrease the calculation of the objector agency fee.

If you have any questions about this notice, about the agency fee, about resigning your Union membership or about your rights as a Union member, please call the Member Resource Center toll-free at 1-866-371-3200.

¹ The minimum dues rate applies to all regular members who work forty (40) hours or more in any given month, associate members, and members who are out of work due to lay-off.

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NOTICE TO SEIU HEALTHCARE 775NW REPRESENTED EMPLOYEES

IN HOME CARE AND ADULT DAY HEALTH BARGAINING UNITS SUBJECT TO UNION SECURITY OBLIGATIONS

- Для получения этого извещения на русском языке, пожалуйста, напишите секретарю-казначею по адресу: SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.
- 이 정보를 한국어로 원하시면 저희 총무부장님에게 편지를 보내주십시요 SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.
- Kung kailangan ninyo itong abiso sa tagalog, sumulat po kayo sa tresurera/sekretarya nang SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.
 Nếu quí ví có cần bức thơ này bằng tiếng việt xin gửi một lá thờ cho Tổng Giám Đốc Tài Chánh của công đoàn SEIU Healthcare 775NW ở địa chỉ 215 Columbia St, Seattle, WA 98104.
- Para obtener esta notificacion en español, por favor escriba a la: Secretaria-Tesorera, SEIU Healthcare 775NW, 215 Columbia St. Seattle, WA 98104.

Your obligations under a union security clause: if the collective bargaining agreement between SEIU Healthcare 775NW ("Union") and your employer contains a union security clause that requires as a condition of employment that you remit full monthly membership dues (or the monetary equivalent of full membership dues) to the Union within the 30 days following either the first pay period or the effective date of employment, whichever is later, this notice applies to you. This union security obligation applies to you as a private sector employee subject to the National Labor Relations Act, 29 U.S.C. §151 et seq., or as an Individual Provider subject to Washington's Public Employees' Collective Bargaining Act, and specifically RCW 41.56.113. This notice and the accompanying materials are applicable to "agency fees" (which are the monetary equivalent of full membership dues) collected for the period January 1 through December 31, 2014 (the "2014 fee year"). The purpose of this notice is to provide you with an explanation of the basis for the agency fee, your right to object to paying for certain expenditures and to challenge the calculation of the fee before a neutral decision-maker. It also informs you of the procedures for exercising these rights. Please read this notice carefully.

Your right to be a member of SEIU Healthcare 775NW: SEIU Healthcare 775NW's Constitution and Bylaws automatically grants you membership in the Union if you are employed in a bargaining unit for which the Union is the recognized bargaining agent for matters relating to wages, hours and other terms and conditions of employment. While you need not sign a membership card, we strongly encourage you to do so. Signing a card shows your active participation in the Union. The greater the participation of all Union employees, the stronger the Union; the stronger the Union, the better we can negotiate better wages, benefits and working conditions. Enclosed is a membership form for you to fill out, sign and return to SEIU Healthcare 775NW. To remain a member in good standing, you need only meet the financial obligations established by the Union's Constitution and Bylaws. Membership in SEIU Healthcare 775NW is valuable. Only members have the right to participate fully in the internal affairs of the Union, vote for union officers, run for union office, be involved in collective bargaining and vote to reject or ratify the collective bargaining agreement for your bargaining unit. Only members are entitled to receive the privileges of the union member-only benefits package including: discounted insurance, exclusive access to educational scholarships, discount programs for computers, health, dental, vision care and pharmacy prescriptions, access to low rate credit card and loan programs, free and discounted legal services, and other benefits. You can find more information at http://www.seiu.org/a/members/benefits.php. You are not required to be a member of the Union. To resign your membership, you must send a letter to the Secretary-Treasurer, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104.. The letter should include your name, address, phone number, employer and work location, and state clearly that you wish to resign your membership. You may resign your membership at any time. You will lose all of the rights of Union membership described above. The Union will continue to represent you fairly. If you choose to resign your membership, you are still obligated to pay an agency fee to the Union. As a non-member agency fee payer, you will be entitled to choose between paying the full agency fee (the monetary equivalent of full membership dues) and paying a reduced objector agency fee, as discussed below.

Objector agency fee payer: As an agency fee payer, you have the right to object to providing financial support to union activities not germane to collective bargaining. Forty percent of the Union's expenditures in the most recently audited accounting year were devoted to activities not germane to collective bargaining. Forty percent of the Union's expenditures in the most recently audited accounting year were devoted to activities not germane to collective bargaining, and thereby forfeit their membership in the Union. The basis for calculating the objector agency fee which reflects only activities explained below. If you wish to limit your obligation to paying the objector agency fee, you must send a letter to the Secretary-Treasurer, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104. The letter should include your name, address, phone number, employer and work location, and state clearly that you object to paying for expenses that are not germane to collective bargaining. If your objection is postmarked more than 40 days after this notice was mailed, you will remain obligated to pay the full, unreduced monthly agency fee incurred between the date on which this notice was mailed and the date on which your objection is received by the Union. If your objection is received after the 15th day of any month, it will not be processed until the following month.

How the objector agency fee was calculated: If you elect to object to those portions of the agency fee not attributable or germane to collective bargaining, you will be charged an objector agency fee equal to the proportionate share of the costs of collective bargaining, enforcement of the contract, and related activities. Both federal and state law provides for the collection of such fees and their collection has been upheld by the United States Supreme Court.

in calculating the objector agency fee, the Union has included the proportionate share of the cost of the following activities engaged in by the Union or its parent Service Employees International Union, which are called chargeable activities: (1) Governing the Union, including union elections; (2) membership meetings and conventions; (3) gathering information in preparation for the negotiation of collective bargaining agreements; (4) gathering information from employees concerning proposals in collective bargaining; (5) negotiating collective bargaining agreements; (6) handling grievances of employees under collective bargaining agreements, enforcing collective bargaining agreements and representing employees under collective bargaining and related laws; (7) ratification of negotiated agreements; (8) public advertisement of the Union's position on the negotiation, ratification or implementation of collective bargaining agreements; (9) purchasing books, reports and periodical subscriptions used in negotiating and administering collective bargaining agreements; (10) lobbying for the ratification or implementation of collective bargaining agreements; (11) paying for the services of experts in labor law, economics, and other subjects used in negotiating and administering collective bargaining agreements; (12) conducting and sending staff and members to conferences and meetings concerning collective bargaining, contract administration and other matters relating to wages, hours and working conditions; (13) publishing those portions of newsletters and other literature distributed to employees relating to collective bargaining, contract administration and related matters; (14) preparation for and participation in impasse procedures including fact finding, mediation and arbitration, and other economic actions designed to secure favorable terms in collective bargaining, so long as the actions are legal; (15) the prosecution and defense of arbitration and litigation to obtain interpretation, implementation or enforcement of collective bargaining agreements and other litigation concerning bargaining unit employees normally conducted by an exclusive representative; (16) professional services, such as paying attorneys' fees for enforcing collective bargaining agreements and auditors' fees for conducting independent audits; (17) social and recreational activities open to all represented employees; and (18) operating and administrative costs allocable to the activities described above, e.g., rent, utilities, transportation, etc.

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In calculating the objector agency fee, the Union has not included the proportionate share of the cost of the following activities engaged in by the Union or its parent Service Employees International Union, which are called non-chargeable activities: (1) Voter registration, get-out-the-vote efforts, and political campaigning; (2) supporting and contributing to not-for-profit or charitable organizations; (3) supporting and contributing to political organizations and candidates for public office; (4) supporting and contributing to ideological causes and committees, including ballot measures; (5) the public advectisement of the Union's position on issues other than negotiation, ratification, or implementation of collective bargaining agreements; (6) providing benefits available only to members; (7) organizing aimed at defending or obtaining the right to serve as the exclusive representative of bargaining units of employees, except where they are rendered directly relevant to collectively bargaining wages and benefits by statute or agreed-upon contract language that bases a represented bargaining unit's wage and benefits levels, in whole or in part, on wage and benefit levels prevailing in comparator jurisdictions including ones in which organizing activities are being conducted; (8) publishing those portions of newsletters and other literature distributed to employees relating to non-chargeable activities, including but not limited to those described above; and (9) operating and administrative costs allocable to the activities described above, e.g., rent, utilities, transportation, etc.

A more detailed description of these categories of chargeable and non-chargeable expenditures is provided in the notes to SEIU Healthcare 775NW's "schedule of expenses and allocation between chargeable and non-chargeable expenses — modified cash basis December 31, 2012" and the SEIU's "consolidated statement of expense and allocation between chargeable expenses year ended December 31, 2012" (hereinafter the "year-end financial statements"). These year end financial statements itemize and describe the major categories of expenditures by SEIU Healthcare 775NW and by SEIU during calendar year 2012, and allocate those expenditures between chargeable and non-chargeable categories. Independent certified public accounting firms audited the financial statements and verified what percentage of the SEIU Healthcare 775NW and SEIU's expenditures in each of its major categories of expenditure were for chargeable activities. The independent auditors issued reports containing unqualified opinions as to the year-end financial statements. The complete year-end financial statements (including the notes thereto) and audit reports thereon are enclosed with this notice.

According to the calculations contained in the auditors' reports and year-end financial statements, the Union may collect an objector agency fee equal to no more than 60% of the standard dues rate. Your standard union dues rate currently equals 3.2% of gross wages each month with a minimum dues charge of \$29.00 per month, ¹ and is subject to change. Reflecting the above calculations, the Union has set the objector agency fee rate at 1.92% of gross wages each month, with a minimum objector agency fee, where applicable under the standards for the minimum dues charge (see fin. 1), in the amount of \$17.40 per month. This objector agency fee percentage shall remain in effect until December 31, 2014. If you submit an objection, as described above, you will be charged the objector agency fee equal to no more than 60% of the standard membership dues rate during the 2014 fee year or applicable portion thereof (as determined by when you submit your objection, as discussed above). If you do not submit an objection, you will be charged the charged the equivalent of the standard union dues rate, including the minimum dues charge if applicable, during the 2014 fee year.

For Individual Providers paid directly by Washington State under DSHS-administered home care programs such as COPES, Medicaid Personal Care, and the Cap Waiver, the agency fee or the objector agency fee, whichever is applicable, will be automatically deducted by the state pursuant to RCW 41.56.113 and 41.56.122. As a private employee, the agency fee or the objector agency fee can be deducted from your paycheck by your employer pursuant to 29 U.S.C. § 158(a)(3). Private employees wishing to pay their financial obligation through an automatic payroll deduction must sign an authorization pursuant to 29 U.S.C. § 158(a)(4). A signed membership card allows dues to automatically come out of your paycheck. Otherwise, you should arrange to make monthly payments in some other fashion. Call our Member Resource Center tol-Free at 1-866-371-3200 to make arrangements.

You have the right to challenge the calculation of the objector agency fee. You must comply with the following procedures in order to do so. If you submit an objection but do not submit a timely challenge, as defined below, you will be charged the objector agency fee rate during the 2014 fee year.

A. <u>Challenges</u>. In order to challenge the amount of the objector agency fee, you must inform the Union in writing of your decision and send it to Secretary-Treasurer, SEIU Healthcare 775NW, 215 Columbia St, Seattle, WA 98104. Your challenge to the Union's calculation of the fee must be postmarked no later than 40 days after this notice was mailed and may be included in the same letter stating an objection to the fee. The letter must include your address, phone number, employer and work location and state that you are challenging the calculation of the objector agency fee. Challengers are requested, but not required, to include the grounds for the challenge and identify the categories of expenditure whose categorization by SEIU Healthcare 775NW as chargeable they wish to challenge, so that the Union may consider the basis for the challenge and determine whether it agrees that any further reduction in the fee is warranted.

<u>B. Escrow</u>. Upon receipt of a timely challenge, SEIU Healthcare 775NW will reduce the challenger's agency fee to the level of the objector fee and will place one-hundred percent of the challenger's objector agency fee into an interest-bearing escrow account, pending the resolution of the challenge. Although the Union believes the amount of the fee was correctly calculated, it will escrow that amount to insure that none of a challenger's funds are used for a non-chargeable purpose. The challenger's funds shall remain in the account until an arbitration award is issued or until SEIU Healthcare 775NW has resolved the challenge in favor of the challenger, and shall then be distributed to the Union and the challenger in accordance with the award or resolution.

<u>C. Arbitration procedure.</u> Challenges to the calculation of the objector agency fee shall be resolved by an independent arbitrator, unless SEIU Healthcare 775NW has resolved the pending challenges by determining that a further reduction in the fee is warranted, as requested by the challenger. The arbitrator shall be selected by the American Arbitration Association (AAA) and the arbitration shall be scheduled and conducted in accordance with the AAA's rules for impartial determination of union fees. The Union may consolidate all challenges into a single arbitration hearing. Upon receipt of a challenge, the Union will send the challenger a copy of these rules as well as any additional information concerning the challenge procedure. Challengers will be given written notice of the date, time and location of the hearing, and will have an opportunity to appear and state their objections to SEIU Healthcare 775NW's calculation of the agency fee. The Union will have the burden of proving that the calculation of the agency fee was proper. SEIU Healthcare 775NW will bear the entire administrative cost of the arbitration and the *per diem* fee of the arbitrator. Challengers choosing to be represented before the arbitrator shall bear the cost of such representation. The arbitrator shall have the authority to affirm or decrease the calculation of the objector agency fee. The docision shall lissue within 30 days after submission of final arguments.

If you have any questions about this notice, about the agency fee, about resigning your Union membership or about your rights as a Union member, please call the Member Resource Center toll-free at 1-866-371-3200.

¹ The minimum dues rate applies to all regular members who work forty (40) hours or more in any given month, associate members, and members who are out of work due to lay-off.

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ATTACHMENT D

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SEIU 775 Homecare 2013-2015 MOU- Union Membership September 26, 2014 Page 1 of 3

2 MEMORANDUM OF UNDERSTANDING BETWEEN 3 THE STATE OF WASHINGTON 4 AND 5 **SEIU HEALTHCARE 775NW** 6 7 The State of Washington and SEIU 775 hereby agree to modify the terms and conditions 8 9 of the 2013-2015 Collective Bargaining Agreements. Specifically, from the effective date 10 of this Memorandum of Understanding through June 30, 2015, the parties agree to replace Article 4 and Article 6 of the 2013-2015 Collective Bargaining Agreement with 11 the following provisions. However, subsection B of Article 4.1 shall become effective on 12 13 October 15, 2014. Union Membership and Deduction of Dues and Fees 14 4.1 In accordance with RCW 41.56.113(1)(b)(i), the State as payor, but not as 15 A. the employer, shall cause the appropriate entity or agency to deduct the 16 amount of dues or, for non-members of the Union, a fee equivalent to the 17 18 dues from each home care worker's monthly payment for services 19 (paycheck or direct deposit). The Union shall notify each home care worker covered by this Agreement 20 В. that he or she is not required to join or financially support the Union. New 21 22 home care workers will be notified as soon as possible, but no later than fourteen (14) days from the Union receiving the home care worker's 23 24 contact information. The Union shall escrow the fee paid by a new home care worker in an interest-bearing account. The fee shall remain in this 25 account until the home care worker is notified of the opportunity to opt-26 out and given thirty (30) calendar days to do so. If the home care worker 27 objects to paying the fee within thirty (30) days of the notification from 28 the Union, the Union shall, within twenty (20) days of receiving the notice 29

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SEIU 775 Homecare 2013-2015 MOU- Union Membership September 26, 2014 Page 2 of 3

from the home care worker, refund the fee with interest (at the rate of interest it has received). The Union will notify the Employer to cease further deductions in accordance with Subsection 4.1 C below.

C. Home care workers covered by this Agreement who inform the Union that they do not wish to join or financially support the Union will not have any fee deducted from the payments made to them by the State and will suffer no penalty as a result of their failure to pay such a fee to the Union. However, the Union reserves the right to enforce the terms and conditions of each home care worker's signed membership card with regard to when authorizations for deductions may be revoked. The Employer shall honor the terms and conditions of each home care worker's signed membership card. By the twenty-fifth (25th) day of each month, the Union shall provide the Employer with a list of home care workers who have informed the Union that they do not wish to join or financially support the Union. All home care workers who have objected to paying a fee by the twentieth (20th) day of the month shall be included in the list the Union provides to the Employer on the twenty-fifth (25th) of that month.

18 4.2 Voluntary Deductions

Upon receipt of proper authorization for such deductions from the home care worker or the Union, the Employer shall cause the appropriate entity or agency to deduct and transmit voluntary contributions from each home care worker's payment for services, to one (1) fund or committee payable to the Union. The Employer shall allow deductions to such a fund or committee to be made in any amount specified by the home care worker. The deductions shall be transferred at least monthly by electronic means.

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SEIU 775 Homecare 2013-2015 MOU- Union Membership September 26, 2014 Page 3 of 3

1 4.3 Implementation Costs

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The cost of any new computer programming changes required by this Article shall be borne by the Employer. The ongoing regular cost of such deductions shall be borne by the Employer.

5 4.4 Indemnify and Hold Harmless

The Union and each home care worker agree to indemnify and hold harmless from all claims, demands, suits or other forms of liability that shall arise against the Employer for or on account of any deduction made from the pay of any home care worker, including deposits made by the Union into an escrow account. This paragraph shall not be interpreted to limit the right of the Union to use the Dispute Resolution Process contained in this agreement to collect dues, fees, and contributions owed.

13 4.5 RCW 41.56.113(1)(b)(i) Proviso

The parties agree that, during the term of this Agreement, should RCW 41.56.113(1)(b)(i) be deemed by order of a court of competent jurisdiction enforceable in relation to bargaining unit members who informed the Union that they do not wish to join or financially support the Union, the language contained in Article 4, Sections 4.1 and 4.2 of the 2013-2015 Agreement, as it existed on July 1, 2013, will replace Article 4, Section 4.1 of this Agreement.



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Page 27

ATTACHMENT E

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Exhibit 1 Page 65 of 103 I hereby request and accept membership in SEIU Healthcare 775NW. I authorize 775NW to act as my exclusive representative in collective bargaining over wages, hours and other terms and conditions of employment with my employer(s). I authorize my employer(s) to deduct from my wages all Union dues and other fees or assessments as shall be certified by 775NW under its Constitution and Bylaws and to remit those amounts to 775NW. This authorization is irrevocable for a period of one year from the date of execution and from year to year thereafter unless not less than thirty (30) and not more than forty-five (45) days prior to the annual anniversary date of this authorization or the termination of the contract between my employer and the Union, whichever occurs first, I notify the Union and my employer in writing, with my valid signature, of my desire to revoke this authorization. 775NW is authorized to use this authorization with my current employer(s) and with any other employer(s) in the event I change employers or obtain additional employment.

I believe all workers represented by the Union should pay their fair share to support the Union's activities. In addition, in order to build a more powerful Union, and in exchange for obtaining the rights and privileges of becoming a member of SEIU 775NW, I hereby knowingly release both SEIU 775NW and the State of Washington from any future legal claims or liability related to the State's past collection of agency fees from me pursuant to CBA Sec. 4.1 and/or RCW 41.56.113.

Contributions or gifts to 775NW are not tax deductible as charitable contributions for Federal income tax purposes. However, they may be tax deductible under other provisions of the Internal Revenue Code.

The invalidity or unenforceability of any particular provision hereof shall not affect the other provisions, and this Agreement shall be construed in all respects as if such invalid or unenforceable provision were omitted. By submitting this form, it shows that I agree with the terms above.

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Exhibit C

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UPDATES



WORKING

WASHINGTON IS BUILDING A WORKERS' MOVEMENT TO TURN BACK INCOME INEQUALITY SO EVERYONE EARNS ENOUGH FOR OUR FAMILIES AND COMMUNITIES TO PROSPER.

WE LAUNCHED THE FAST FOOD STRIKES THAT SPARKED THE FIGHT FOR \$15 IN SEATTLE; we organize airport workers and helped lead the successful campaign to pass \$15 in SeaTac; and we work in coalition with unions, faith groups, and grassroots organizations to hold corporations & politicians accountable to community needs.

Working Washington uses innovative organizing strategies, creative mobilizations, and visually engaging actions to bring worker voices to the center of public debate. Since our founding in 2011, we have been at the forefront of struggles in Washington State to build power for low-wage workers, transform the conversation about how our economy works, and break the cycle of political domination by corporations and the ultra-wealthy.

Timeline of Key Events

2011

- April 2011: Massive months-long canvas knocks on more than 100,000 doors, reaching thousands of people struggling in the Great Recession.
- August 18, 2011: Hundreds join a Depression-style soup line outside Congressman Dave Reichert's office on Mercer Island to demand action to address unemployment.
- September 13, 2011: Satirical agendas distributed at national ports convention to bring attention to the Port of Seattle's lack of action on jobs and the environment.
- September 21, 2011: Protest calling for big banks to be held accountable for sinking the economy culminates in several arrests outside local headquarters of Chase Bank.
- October 10, 2011: Major rally of labor and community support for the message of Occupy Seattle.
- November 17, 2011: Massive demonstration for Jobs Not Cuts blocks University Bridge.

2012

• February 2012: Weeks-long work stoppage by port truck drivers grinds container traffic to a halt and wins attention to drivers' poverty wages and safety concerns.

- April 3, 2012: Online activists flood Amazon pie-cutter product page with satirical reviews highlighting the company's failure to pay its fair share of taxes.
- April 28, 2012: 1000 workers & supporters march through SeaTac, calling for Alaska Airlines and the Port of Seattle to make every airport job a good job.
- May 10, 2012: Amazon warehouse workers bring their stories of poor treatment directly to South Lake Union corporate headquarters.
- May 24, 2012: While hundreds rally outside their shareholder meeting, Amazon announces plans to invest millions of dollars to improve warehouse conditions and end participation in ALEC, the notorious right-wing lobby shop.
- Summer Fall 2012: Protests at local big-dollar fundraisers for Mitt Romney, Paul Ryan, and Rob McKenna.

2013

- April 2013: Low-wage Sea-Tac Airport workers announce formal complaints against contractors & Alaska Airlines over unsafe & unsanitary conditions at our airport.
- May 30, 2013: Hundreds of Seattle fast food workers join call to "strike poverty" with \$15 wage & the right to organize without retaliation.
- July 2013: SeaTac Proposition 1 qualifies for ballot; written to provide \$15 minimum wage, sick leave, and other labor standards for thousands of travel & tourism workers.
- August 1, 2013: Eight fast food workers and supporters arrested in Seattle for civil disobedience over wage theft and low pay.
- August 29, 2013: Seattle fast food workers join nationwide strikes, prompting front-page story on how low-wage workers have become the hot issue in local politics.
- November 5, 2013: SeaTac Proposition 1 is voted into law the first time a \$15 wage is tested at the ballot box.
- December 5, 2013: Day-long march in bitter cold brings \$15 minimum wage from SeaTac to Seattle City Hall.

2014

- February 20, 2014: Fast food workers ask Seattle to Boycott McPovertywith a 1-day citywide boycott of the big burger chains.
- April 22, 2014: Hundreds surround City Hall in support of \$15 for Seattle
- May 15, 2014: Low-wage workers join global fast food strikes.
- June 2, 2014: Seattle City Council passes first citywide \$15 minimum wage law almost exactly a year after the first Seattle fast food strikes.
- July 25, 2014: Sea-Tac wheelchair agents and other passengers services workers who serve Alaska Airlines customers vote to form a union.
- September 10, 2014: Fast food movement spreads to Bellevue; eight workers from across the state arrested in civil disobedience.
- November 19, 2014: Fed up with repeated efforts by Alaska Airlines to rob workers of the \$15 minimum wage, four arrested in civil disobedience outside Alaska Airlines Corporate HQ, including airport worker Socrates Bravo and City Councilmember Kshama Sawant.
- December 4, 2014: Fast food workers in Bellevue, Aberdeen, Kent, and Olympia join nationwide strikes for \$15 & the right to organize and then rally with homecare workers, airport workers, and others at the State Capitol.

2015

- February 26, 2015: Rep Matt Manweller goes on a rant on minimum wage workers and his constituents respond.
- March 12, 2015: "It's the wages": Olympia workers launch campaign for \$15 citywide minimum wage.
- April 1, 2015: Seattle minimum wage increases to \$11 for most workers, the first step in the phase-in to \$15. We worked with Code for Seattle volunteers to create the What's My Wage app to help people navigate the minimum wage law.
- April 15, 2015: Movement expands to new industries andgoes statewide, with fast food workers, retail workers, homecare workers, Uber drivers, and adjunct professors taking action in Spokane, Pasco, Yakima, SeaTac, Olympia, Federal Way, and beyond.

Working Washington Leadership

Sejal Parikh is Executive Director of Working Washington. Previously, Sejal had served as Working Washington's fast food campaign director since the first Seattle fast food strikes. In that role, she was responsible for coordinating strategic mobilization, policy, and communications efforts which culminated in the historic vote to pass the nation's first citywide \$15 minimum wage law. She was also closely involved with Working Washington's landmark effort to organize workers and raise standards at Sea-Tac Airport. Prior to that, Sejal led corporate accountability campaigns which helped close a state tax loophole benefiting JP Morgan Chase, and pressured Amazon to drop out of ALEC and improve working conditions at its warehouses.

Before joining Working Washington, Sejal developed policy that expanded health care access for homecare workers in Montana, and provided volunteer legislative support for a national cancer advocacy group.

Sejal has a J.D. and an M.S in Mechanical Engineering from the University of Michigan, and, although she has lived in Seattle for several years, still cheers for her Wolverines.

MEDIA INQUIRIES:

Contact Sage Wilson at sage@workingwa.org

Working Washington regularly earns local, national, and international media attention, including coverage in the New York Times, Los Angeles Times, USA Today, Washington Post, Salon, The Nation, The American Prospect, PBS Newshour, The Guardian, BBC News, Radio Canada (French-language), Der Spiegel (Germany), Netherlands Public Broadcasting, the Korean Broadcast Service and other outlets



HI-BES LOGO FILES

Exhibit 1 Page 71 of 103





OUR BOOK: FIFTEEN STORIES



STORIES

Exhibit 1 Page 72 of 103



Fifteen workers tell their stories about the struggles & the effort to win \$15 for Seattle. Check it out!

MEDIA RELEASES

Jul 14, 2015

TACOMA CITY COUNCIL MAY BE PROPOSING A MINIMUM WAGE INCREASE THAT NOBODY CAN GET BEHIND

Jun 3, 2015

CHICKEN LITTLE PREDICTIONS ALREADY PROVEN WRONG JUST ONE YEAR AFTER SEATTLE MINIMUM WAGE SIGNED INTO LAW

May 14, 2015

THOUSANDS OF SEA-TAC WORKERS CAN MEASURE BILL BRYANT'S TRACK RECORD IN THEIR POVERTY-WAGE PAYCHECKS

Apr 15, 2015

BREAKING: 21 ARRESTED IN SEATTLE FOR CIVIL DISOBEDIENCE AT 12TH & MADISON: "INEQUALITY ENDS WITH US"

Exhibit D

Name	Contributor	Date	Amount	P/ G	Employer	Occupation	Description
WORKING WA PAC	WORKING WASHINGTON	2012-10- 12	\$75,000.00	N	· · · · · · · · · · · · · · · · · · ·		······································
WORKING WA PAC	WORKING WASHINGTON	2012-10- 12	\$50,000.00	N			
WORKING WA PAC	WORKING WASHINGTON	2012-10- 15	\$25,000.00	N			
WORKING WA PAC	WORKING WASHINGTON	2012-10- 15	\$25,000.00	N			
WORKING WA PAC	WORKING WASHINGTON	2012-10- 15	\$25,000.00	N	,		
WORKING WA PAC	WORKING WASHINGTON	2011-10- 14	\$8,000.00	N			
WORKING WA PAC	WORKING WASHINGTON	2012-10- 10	\$5,000.00	N			
NORKING WA PAC	WORKING WASHINGTON	2013-01- 10	\$3,732.07	N			
VORKING WA PAC	WORKING WASHINGTON	2012-10- 02	\$1,500.00	N		-	
NORKING WA PAC	WORKING WASHINGTON	2014-10-	\$1,191.48	N		· · · · · · · · · · · · · · · · · · ·	

Advanced Search - contributions - Wednesday, July 15, 2015

Washington State Public Disclosure Commission

Page: 1

Name	Contributor	Date	Amount	P/ G	Employer	Occupation	Description
WORKING WA PAC	WORKING WASHINGTON	2011-08- 11	\$238.05	N			STAFF TIME FOR PHONE CÁLLS
WORKING WA PAC	WORKING WASHINGTON	2011-08- 15	\$221.44	N			STAFF TIME FOR PHONE CALLS
WORKING WA PAC	WORKING WASHINGTON	2011-08- 16	\$138.40	N			STAFF TIME FOR PHONE CALLS
WORKING WA PAC	WORKING WASHINGTON	2011-08- 12	\$110.72	N			STAFF TIME FOR PHONE CALLS
WORKING WA PAC	WORKING WASHINGTON	2011-08- 10	\$66.43	N			STAFF TIME FOR PHONE CALLS
WORKING WA PAC	WINPOWER STRATEGIES	2011-11- 30	\$1,423.00	N			IN-KIND: DEBT FORGIVEN
WORKING WA PAC	WASHINGTON TEAMSTERS LEGISLATIVE LEAGUE	2011-10- 14	\$10,000.00	N			
WORKING WA PAC	WASHINGTON TEAMSTERS LEGISLATIVE LEAGUE	2011-10- 28	\$4,000.00	N			
WORKING WA PAC	WASHINGTON TEAMSTERS LEGISLATIVE LEAGUE	2011-10- 17	\$4,000.00	N			
WORKING WA PAC	WASHINGTON TEAMSTERS LEGISLATIVE LEAGUE	2011-12- 06	\$2,000.00	N			

Advanced Search - contributions - Wednesday, July 15, 2015

Washington State Public Disclosure Commission

Page: 2

Name	Contributor	Date	Amount	P/ G	Employer	Occupation	Description
WORKING WA PAC	UNITE HERE LOCAL 8 PAC FUND	2011-10- 17	\$5,000.00	N			
WORKING WA PAC	UFCW 21 PAC	2011-10- 17	\$5,000.00	N			
WORKING WA PAC	TEAMSTERS LOCAL 174	2011-10- 28	\$1,000.00	N			
WORKING WA PAC	TEAMSTERS LOCAL 174	2011-10- 17	\$1,000.00	N			
WORKING WA PAC	TEAMSTERS LOCAL 117 SEGREGATED FUND ACCOUNT	2011-10- 17	\$5,000.00	N			
WORKING WA PAC	TEAMSTERS LOCAL 117 SEGREGATED FUND ACCOUNT	2011-11- 19	\$2,000.00	N			
WORKING WA PAC	SERVICE EMPLOYEES INTL UNION WA ST COUNCIL PAC	2012-10- 05	\$35,000.00	N			
WORKING WA PAC	SERVICE EMPLOYEES INTL UNION WA ST COUNCIL PAC	2012-10- 15	\$10,000.00	N			
WORKING WA PAC	SERVICE EMPLOYEES INTL UNION LOCAL 925 PUBLIC SERVICE PAC	2012-10- 15	\$40,000.00	N			STAFF TIME

1

Advanced Search - contributions - Wednesday, July 15, 2015

Washington State Public Disclosure Commission

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Exhibit 1 Page 77 of 103

Name	Contributor	Date	Amount	P/ G	Employer	Occupation	Description
WORKING WA PAC	SEIU WASHINGTON POLITICAL ACTION FUND	2011-10- 05	\$10,000.00	N			· · · · · · · · · · · · · · · · · · ·
WORKING WA PAC	SEIU LOCAL #6 PAC	2011-10- 05	\$10,000.00	N			~
WORKING WA PAC	SEIU HEALTHCARE 775NW QUALITY CARE COMMITTEE	2011-10- 14	\$10,000.00	N			
WORKING WA PAC	SEIU HEALTHCARE 775NW QUALITY CARE COMMITTEE	2011-10- 14	\$5,000.00	N			
WORKING WA PAC	SEIU HEALTHCARE 775NW QUALITY CARE COMMITTEE	2011-12- 06	\$2,000.00	N			
WORKING WA PAC	SEIU HEALTHCARE 775NW	2012-10- 12	,\$10 , 000.00	N .			(
WORKING WA PAC	SEIU 1199 NORTHWEST PAC	2012-10- 15	\$75,000.00	N			STAFF TIME
WORKING WA PAC	SEIU 1199 NORTHWEST PAC	2012-10- 04	\$48.00	N			BANNER
WORKING WA PAC	INTERNATIONAL BROTHERHOOD OF TEAMSTERS	2011-10- 17	\$25,000.00	N			

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Washington State Public Disclosure Commission

Page: 4

Exhibit E

Exhibit 1 Page 79 of 103

مىلى بىلى بىلى بىلى بىلى بىلى بىلى بىلى	Am.om	d	r.d				
PUBLIC DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	Employer Lobbying Exp		penses	L 3	THIS SPACE FOR OFFI		9 PDC
Employer's Name (Use complete company, association, union SEIU 775 Attention (Identify person to whom inquiries about the informa Holly Elliott Mailing Address							
215 Columbia St		1 e	lephone 206 -538 5700				
City State	Zip+4		Mail Address		Year Report	Cove	rs
Seattle WA THIS REPORT MUST BE FILED BY THE LAST DAY OF FI	98104		EIU775.org		2014		
 Identify each of your lobbyists/lobbying firms below. In colum (plus obligated) for other lobbying related expenses that were n legislative candidates, reimbursement for entertainment expens through lobbyists in the space designated. Names of Registered Lobbyists (if payments were to lobbying 	nade by or through the lobbyist es, etc.). Compute the subtotal	and rep	orted by the lobbyist on t and down the columns; Col 1-Salary	the monthly put the gran	y L-2 report (e. nd total of expe 2-Other	.g., con enses i	ntributions to ncurred by or Total Amount
Adam Glickman			\$ 4,061.89	\$ 6	503,553.67	\$	607,615.56
Steve Breaux			23,592.38				23,592.38
Misha Werschkul			31,240.10		,		31,240.10
	Total From Attached	l Page	79,341.05				79,341.05
Information continued on attached pages			Total Expenses B	y or Throu	gh Lobbyists	\$	741,789.09
DO NOT INCLUDE EXPENDITURES ALREADY ACCOUNT	TED FOR IN ITEM 2 ABOV	E when	completing Items 3 thr	ough 7 bel	ow.	L	
 Other expenditures made by the employer for lobbying purpose a. to vendors on behalf of or in support of registered lobbyists 	•					\$	
b. to or on behalf of expert witnesses or others retained to pro the employer's lobbying effort;	vide lobbying services who off	er specia	alized knowledge or expe	ertise that a	ssists		
 c. for entertainment, tickets, passes, travel expenses (e.g., tran legislators, state officials, state employees and members of 				rovided to			
d. for composing, designing, producing and distributing infor	-	•					
 e. for grass roots lobbying expenses, including those previous to clients/customers (other than to corporate stockholders a 	nd members of an organization	or unio	n).		nications		
 4. Political contributions to candidates for legislative or statewide committees supporting or opposing statewide ballot measures. a. Contributions made directly by the employer, including tho 	(Also complete Item 10.)	-		lidates, or		-	=
b. If contributions were made by a political committee associa (Information reported by the PAC on C-4 reports need not	ted, affiliated or sponsored by be again included as part of this	the emp s L-3 rep	loyer, show the PAC nam port.)	ne below.			
Name of PAC 5. Independent expenditures supporting or opposing a candidate for complete Item 11.)	or legislative or statewide exect	itive off	ice or a statewide ballot i	measure. (Also		
 Expenditures to or on behalf of legislators, state officials, or the influencing, honoring or benefiting the legislator or official. (N 	ir spouse, registered domestic p ormal course of business paym	partner a ients are	and dependents for the pu not reportable.) (Also co	irpose of omplete Iter	m 14.)		
 Other lobbying-related expenditures, whether through or on beh recipient, purpose and amount). Do not include payments according to the payment of the payment	alf of a registered lobbyist. At unted for above.	tach list	itemizing each expense	(i.e., show	date,		
			Total L	obbying E	xpenses	\$	741,789.09
 This report must be certified by the president, secretary-treasure 	er or similar office of lobbuing	employe		(Items	2 thru 7)		
8. This report must be certified by the president, secretary-treasure Certification: I certify that this report is true, complete and cor			ture of Employer Officer				Date
knowledge.	-		,				2/17/15
			Q. Colic	kp.	lan		3/17/15
Printed Name and Title of Officer: Adam Glickman, Secy.	/Treas	C	1. Julie	•			

CONTINUE ON REVERSE

Exhibit 1 Page 80 of 103

			DATE FILEN FUN
Page 2		L3	MAR 17 2015
Employer's Name		r report covers:	
SEIU 775	2	014	
 Entertainment, tickets, passes, travel expenses (including transportation, meals, lodging, et employees and members of their immediate families. See instruction manual for details. 			
Name and Title	Cost or Value	Date a	nd Description of Expense
	\$		
Information continued on attached pages			
 Contributions (not reported by the lobbyist) totaling over \$25 to a legislative or statewide e candidates or a committee supporting or opposing a statewide ballot measure. Do not list e 	xecutive office candida	te, a committee form	ed to support or oppose one of these
Name of Recipient	Amount		nd, if In-Kind, Description)
	\$		
	÷ .		- 、
_			
Information continued on attached pages 1. Independent expenditures in support of or opposition to a) a legislative or statewide execut	ive office candidate or h) a statewide ballot	proposition.
See instruction manual for definition of "independent expenditure."			
Candidate's Name, Office Sought & Party or Ballot Proposition Number & Brief Description	Amount		nd Description of Expense e if Support or Oppose)
	\$		
Information continued on attached pages			
2. Compensation of \$2,400 or more during the preceding calendar year for employment or pro-	ofessional services paid	to state elected offic	ials, successful candidates for state
office and each member of their immediate family. Name Relationship to Candidate or	Amount (Code)**	Description of Co	nsideration or Services Exchanged 1
Elected Official if Member of Family			Compensation
Information continued on attached pages			
 Compensation of \$2,400 or more during the preceding calendar year for professional servic in which state elected official, successful state candidate or member of their immediate fan 	es paid to any corporat tilv hold office, partner	ion, partnership, join ship, directorship or	t venture, association or other entity ownership interest of 10% or more.
Firm Name Person's Name	Amount (Code)**	Description of Co	nsideration or Services Exchanged f
and the second sec			Compensation
Information continued on attached pages			1
4. Any expenditure, not otherwise reported, made directly or indirectly to a state elected office made to honor, influence or benefit the person because of his or her official position.	ial, successful candidat	e for state office of n	temper of their initiate failing, in
Name	Amount		Date and Purpose
	·\$ -		
_			• · ·
Information continued on attached pages	**DOLI	1	
**DOLLAR CODE AMOUNT	CODE		
A - \$1 to \$4,499		\$48,000 to \$119,99)
B - \$4,500 to \$23,999 C - \$24,000 to \$47,999	E -	\$120,000 or more	

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C. C			•

INFORMATION CONTINUED (Use this page if you need additional space for Items 2 or 9)			1 7 2015
(Use this page if you need additional space for Items 2 or 9) Employer's Name SEIU 775	Year report 2014	COVETS:	
2. Names of Registered Lobbyists Heather Villanueva	Col 1-Salary \$ 1,341.05	Col 2-Other \$	Total Amount \$ 1,341.05
Judith Krebbs	0		0
Nick Federici	30,000.00		38,000.00
Luke Esser	48,000.00		48,000.00
		·	
Total From This Page	79,341.05		79,341.05
9. Entertainment, etc.			
Name and Title	Cost or Value	Date and Descripti	on of Expense
. \$			
· · ·		• • • • • • •	

Exhibit 1 Page 82 of 103

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INFORMATION CONTINUED

(Use this page if you need additional space for Items 10 or 11)

L3	MAR	1	7	2015
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Employer's Name SEIU 775	Year report covers: 2014							
10. Contributions Name of Recipient	Amount Date (and, if In-Kind, Description)							
		-						
 Independent expenditures Candidate's Name, Office Sought & Party or Ballot Proposition Number & Brief Description 	Amount Date and Description of Expense (Note if Support or Oppose)	<u></u>						
	\$							

A.

INFORMATION CONTINUED (Use this page if you need additional space for Items 12 thr	ny 14)		L3 MAR 1 7 2015					
Employer's Name SEIU 775	Year report covers: 2014							
12. Compensation of \$2,400 or more for employment, etc. Name	Relationship to Candidate or Elected Official if Member of Family	Amount (Code)**	Description of Consideration or Services Exchanged for Compensation					
	•							
13. Compensation of \$2,400 or more for professional services Firm Name	Person's Name	Amount (Code)**	Description of Consideration or Services Exchanged for Compensation					
,								
14. Any expenditure not otherwise reported Name		Amount	Date and Purpose					
		\$						
			~					
	• •	-						

**DOLLAR CODE AMOUNT

A - \$1 to \$4,499 B - \$4,500 to \$23,999 C - \$24,000 to \$47,999 **DOLLAR CODE AMOUNT

> D - \$48,000 to \$119,999 E - \$120,000 or more

Exhibit F

Exhibit 1 Page 85 of 103

á ^{- (4}						
PUBLIC DISCLOSURE COMMISSION		-		THIS SPA	CE F	OR OFFICE USE
711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908	Employ Lobbying I	·	L3	DATE FILED		LED PDC
(360) 753-1111		•	1/09	EE C	2 2	0 2014
TOLL FREE 1-877-601-2828 1. Employer's Name (Use complete company, association, union or provide the second sec	r entity name.)	· · · · · · · · · · · · · · · · · · ·	1		2	0 2014
SEIU Healthcare 775NW	•					
Attention (Identify person to whom inquiries about the informati	on below should be directed; NO	OT the lobbyist.)				
Holly Elliott						
Mailing Address		Telephone				
215 Columbia St	772- 1- 4	(206) 538 -5700		Y. D. H		
City State Seattle WA	Zip + 4 98104	E-Mail Address SEIU775.org	•	Year Report 0 2013	Cover	S
 THIS REPORT MUST BE FILED BY THE LAST DAY OF FEI Washington State Legislature and/or any state agency. Complete Identify each of your lobbyists/lobbying firms below. In column (plus obligated) for other lobbying related expenses that were ma legislative candidates, reimbursement for entertainment expenses through lobbyists in the space designated. 	BRUARY. Include expenditur e all sections. Use "none" or "(n 1, show the full amount of sala ade by or through the lobbyist <u>an</u>	es made and accrued dur)" when applicable. ry or fee each earned for lo <u>d</u> reported by the lobbyist of	bbying. In co	olumn 2, show t y L-2 report (e.g	he fu	ll amount paid tributions to
	firm list firm name)	Col 1 Solom		2 Other 1		Total Amount
Names of Registered Lobbyists (if payments were to lobbying here and a compared by the second	nin, ust min name)	Col 1-Salary \$ 10,872.7		2-Other 40,047.40	\$	Total Amount 750,920.13
Steve Breaux		23,638.6			- <u></u>	23,638.69
Misha Werschkul		28,676.4	5			28,676.45
	Total From Attached Pa	nge 77,170.7	0			77,170.70
Information continued on attached pages		Total Expenses	s By or Throu	gh Lobbyists	\$	880,405.97
DO NOT INCLUDE EXPENDITURES ALREADY ACCOUNTI	ED FOR IN ITEM 2 ABOVE v	when completing Items 3 t	hrough 7 bel	ow.	- A.	
 Other expenditures made by the employer for lobbying purposes. a. to vendors on behalf of or in support of registered lobbyists (-				\$. 0
b. to or on behalf of expert witnesses or others retained to provi the employer's lobbying effort;	de lobbying services who offer s	specialized knowledge or e	xpertise that a	ssists —	-	0
c. for entertainment, tickets, passes, travel expenses (e.g., translegislators, state officials, state employees and members of the state of the			s provided to	-		0
d. for composing, designing, producing and distributing inform	ational materials for use primaril	y to influence legislation; a	and			0
 for grass roots lobbying expenses, including those previously to clients/customers (other than to corporate stockholders and 			ying commun	lications		0
 Political contributions to candidates for legislative or statewide ex committees supporting or opposing statewide ballot measures. (A 		oorting or opposing these ca	andidates, or	_		
a. Contributions made directly by the employer, including those				_		0
 If contributions were made by a political committee associate (Information reported by the PAC on C-4 reports need not be 			name below.	_		0
Name of PAC5. Independent expenditures supporting or opposing a candidate for	legislative or statewide executiv	e office or a statewide ball	ot measure. (A	Also		
complete Item 11.) 6. Expenditures to or on behalf of legislators, state officials, or their				_		0
influencing, honoring or benefiting the legislator or official. (Not7. Other lobbying-related expenditures, whether through or on beha	rmal course of business payment	s are not reportable.) (Also	complete Iter	·		0
recipient, purpose and amount). Do not include payments account			. ,	-		00
· · · · · · · · · · · · · · · · · · ·		Total	Lobbying E		\$	880,405.97
8. This report must be certified by the president, secretary-treasurer	or similar office of lobbying em	plover.	(Items 2	e thru 7)		
Certification: I certify that this report is true, complete and corre		ignature of Employer Offic				Date
knowledge.	55 15 the best of my 0					2/20/14
Printed Name and Title of Officer: Adam Glickman	6	X. Colice	Man	u /)	
					UE C	N REVERSE

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Exhibit 1 Page 86 of 103

•				DATE FILED FDC
Page 2			L3	FEB 2 0 2014
Employer's Name		Yea	r report covers:	
SEIU Healthcare 775NW		2	013	
 Entertainment, tickets, passes, travel expenses (including employees and members of their immediate families. See 	transportation, meals, lodging, etc.) and enrollment or co	ourse fees provided to	legislators, state officials, state
Name and Title	e instruction manual for details.	Cost or Value	Date an	d Description of Expense
		\$		
Information continued on attached pages				
10. Contributions (not reported by the lobbyist) totaling over				ed to support or oppose one of these
candidates or a committee supporting or opposing a statew Name of Recipient	vide ballot measure. Do not list en	Amount		d, if In-Kind, Description)
Name of Recipient		Allount	Daic (all	a, it m-kind, Description)
		\$ ·		
Information continued on attached pages				
11. Independent expenditures in support of or opposition to a		e office candidate or b	o) a statewide ballot p	roposition.
See instruction manual for definition of "independent	-			
Candidate's Name, Office Sought & Ballot Proposition Number & Brief De		Amount		d Description of Expense if Support or Oppose)
			(in Support of Oppose)
		\$		
Information continued on attached pages				
12. Compensation of \$2,000 or more during the preceding cal	endar year for employment or prof	essional services paid	to state elected officia	als, successful candidates for state
office and each member of their immediate family.	Deletionskin te Condidete en	A	Dennisting of Com	
Name	Relationship to Candidate or Elected Official if Member of	Amount (Code)**	Description of Con	sideration or Services Exchanged for Compensation
	Family			
Information continued on attached pages 13. Compensation of \$2,000 or more during the preceding cal	endar year for professional service	s paid to any corporati	on partnership joint	venture, association or other entity
in which state elected official, successful state candidate of				
Firm Name	Person's Name	Amount (Code)**	Description of Cons	sideration or Services Exchanged for
				Compensation
Information continued on attached pages				
 Information continued on attached pages Any expenditure, not otherwise reported, made directly or 	indirectly to a state elected officia	successful candidate	for state office or me	mber of their immediate family if
made to honor, influence or benefit the person because of		,		
Name		Amount]	Date and Purpose
		\$		
The formation continued on other had many				
Information continued on attached pages				
**DOLLAR CODE AMO'	INT	**DOLL CODE	AR AMOUNT	
A - \$1 to \$3,99 B - \$4,000 to \$			\$40,000 to \$99,999 \$100,000 or more	
C - \$20,000 to		2-,	,	

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(Use this page if you need at	dditional space for Items 2 or 9)				, .,
mployer's Name SEIU Healthcare 775N	IW			ar report covers: 2013	
Names of Registered Lobb leather Villanueva	yists		Col 1-Sala \$ 6	ary Col 2-Other	Total Amount\$670.70
udith Krebbs				0.00	0.00
lick Federici			30,0	00.00	30,000.00
uke Esser		····-	46,5	00.00	46,500.00
			· · ·		
		、			
					· · · ·
					· ·
		Total From This Page	77,1	70.70	77,170.70
Entertainment, etc.					
	Name and Title	9	Cost or Value	Date and Desc	ription of Expense
ł	,				
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Exhibit 1 Page 88 of 103

DATE FILED FDC

(Use this page if you need additional space for Items 10 or 11) Employer's Name	Ye	ar report covers:
SEIU Healthcare 775NW		2013
0. Contributions		
Name of Recipient	Amount	Date (and, if In-Kind, Description)
	\$	
-		
11. Independent expenditures		
Candidate's Name, Office Sought & Party or Ballot Proposition Number & Brief Description	Amount	Date and Description of Expense
Ballot Proposition Number & Brief Description		(Note if Support or Oppose)
	\$	

ب ب 1

•			date filed foc
			FEB 2 0 2014
INFORMATION CONTINUED (Use this page if you need additional space for Items 12 t	hru 14)		L3
Employer's Name SEIU Healthcare 775NW	· · · · ·		r report covers: 013
12. Compensation of \$2,000 or more for employment, etc.	· · · · · · · · · · · · · · · · · · ·		
Name	Relationship to Candidate or Elected Official if Member of Family	Amount (Code)**	Description of Consideration or Services Exchanged for Compensation
· · · · ·			
13. Compensation of \$2,000 or more for professional services			
Firm Name	Person's Name	Amount (Code)**	Description of Consideration or Services Exchanged for Compensation
	`		
14. Any expenditure not otherwise reported			
Name		Amount	Date and Purpose
		\$	
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	· · · · · · · · · · · · · · · · · · ·		
	,		-
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**DOLLAR CODE AMOUNT

A - \$1 to \$3,999 B - \$4,000 to \$19,999 C - \$20,000 to \$39,999

**DOLLAR CODE AMOUNT

D - \$40,000 to \$99,999 E - \$100,000 or more

Exhibit G

PUBLIC DISCLOSURE COMMISSION	`					
СОСССС 11 САРІТОL WAY RM 206 ро вох 40808 0160 753-1111 (360) 753-1111	Political Committee Registration		С1рс	10	0635:	101
Toll Free 1-877-601-2828	1011 Files 1-07 /-001-2020				05-06-2015	
Committee Name (Include sponsor in committee nam official name. Do not use abbreviations or acronyms	In this box.)		Acronym:	-4		
SERVICE EMPLOYEES INTERNATIO	NAL UNION 775 QUAL.	LTY CARE	Telephone: 206-	538-5700		
Mailing Address						
215 COLUMBIA ST.			Fax: 206-	623-3401		
City	County	Zip + 4				
SEATTLE NEW OR AMENDED REGISTRATION?	KING COMMITTEE STATU	98104	E-mail: HOLLY.	ELLIOTT@SI	2107	7 <u>5.ORG</u>
Image: Section of the sectio	🖾 Continuing (On-g	oing; not established in anticip on year only. Date of general			on.)	
1. What is the purpose or description of the committee				- 10 . mm - 10		
Bona Fide Political Party Committee - official sta of the names of the candidates you support.	ate or county central committee or le	gislative district committee. I	you are not supportir	ng the entire party	ticket, a	ittach a list
Ballot Committee - Initiative, Bond, Levy, Recail,	etc. Name or description of ballot r	neasure:		Ballot Number	FOR	
図 Other Political Committee - PAC, caucus commi name:	ttee, political club, etc. If committee	is related or affiliated with a b	usiness, association,	union or similar e	ntity, sp	ecify
For single election-year only committees (not conti (a) one or more candidates? Yes No I	nuing committees): Is the commi f yes, attach a list of each candidate		litical party affiliation.			
(b) the entire ticket of a political party?	No If yes, Identify the party					
2. Related or affiliated committees. List name, address	s and relationship.			Continue		
 3. How much do you plan to spend during this entire elibelow. (If your committee status is continuing, estiming in the box is checked you are obligated to use in MINI REPORTING MINI REPORTING Mini Reporting is selected. No more than \$ than \$500 in the aggregate will be accepted 	ate spending on a calendar year ba Full Reporting. See instruction m 5,000 will be raised or spent <u>and</u> no	isis.) anuals for information about X FULL REPOF more Full Reporting	reports required an	d changing repo uent, detailed can	rting op	otions.
4. Campaign Manager's or Media Contact's Name and ADAM GLICKMAN 215 COLUMBIA ST., SEATTLE WA	Address	manualed by f	Telep	hone Number: 55385742	2	
5. Treasurer's Name and Address. Does treasurer per next page for details. List deputy treasurers on attact ADAM GLICKMAN 215 COLUMBIA ST., SEATTLE WA	hed sheet.	No <u>X</u> , See WAC 390 ☐ Continued on at		ne Telephone Nur -538-5735		
6. Persons who perform only ministerial functions on be persons. See WAC 390-05-243 and next page for d HOLLY ELLIOTT, DIR OF FINANCE	half of this committee <u>and</u> on beha etails.			me, title, and add		
7. Committee Officers and other persons who authorize	expenditures or make decisions for	committee. List name, title, a	and address, See nex	t page for definition		
DAVID ROLF, PRES, 215 COLUMBIA ST, SEATTLE WA 98104 STERLING HARDERS, VP, 215 COLUMBIA, SEATTLE WA 98104 ADAM GLICKMAN, SECY/TREAS, 215 COLUMBIA ST, SEATTLE WA 98104						
8. Campaign Bank or Depository		Branch	City	***		
AMALGAMATED		WA DC		HINGTON D		
 Gampaign books must be open to the public by appoind holidays. In the space below, provide contact information post office box or an out-of-area address. 	intment between 8 a.m. and 8 p.m. ation for scheduling an appointment	during the eight days before the and the address where the in-	e election, except Sa spection will take plac	turdays, Sundays, e. It is not accept	and leg able to	jal provide a
Street Address, Room Number, City w	rhere campaign books will be ava	llable for inspection				
215 COLUMBIA ST, SEATTLE In order to make an appointment, contact the campai	an at (telephone for a maily 12)	161538-5712 1206	1623-3401			
10. Eligibility to Give to Political Committees and S				at this statement	e true -	omploto
must receive \$10 or more each from ten Wash contributing to a Washington State political committ prior to making a contribution to a state office	ington State registered voters be ee. Additionally, during the six mor	iore and correct to the best		al the sidlement	s true, c Date	
received contributions of \$10 or more each from at voters.			-	0		-2015
A check here indicates your awareness of and pledge to comply with these provisions. Absence of a check mark means your committee does not qualify to give to Washington State political committees and/or state office conditions and the conditions of the conditions						

Exhibit H

Exhibit 1 Page 93 of 103

	711 CAPITO PO BOX 409 OLYMPIA W. (360) 753-11	L WAY RM 206 08 A 98504-0908 11	SUMMARY, FULL REPORT RECEIPTS AND EXPENDITURES				C 2	1	PDC OFFICE USE	
Candidate or Comm		1-877-601-2828 not abbreviate.	nclude full na	.me)						06-02-2015
Service Emplo	oyees Inte	rnational N	Jnion 77	5 Qual:	ity Ca	re Co		.,		
Mailing Address 215 Columbia	St.						City Seattle,	WA		
$\frac{Zip + 4}{Zip + 4}$		Office Sought (C	andidates)		Election [Date				ommittees: During
98104		• - ·			2015		this report perio	d, did the con	nmittee m	ake an independent
Report Period Covered	From (last C-4		(end of perio		Final Rep	ort?	expenditure (i.e supporting or or			sidered a contribution) candidate?
	05/01/1	5	05/31/19	5	Yes No	, Х]			<u>andiaeto</u> i
RECEIPTS							*See next page		Yes	No
 Previous tota (if beginning a 	l cash and in kir a new campaigr	nd contributions (F a or calendar year,	rom line 8, la see instructi	st C-4) on booklet)					\$	42,613.36
2. Cash receive	d (From line 2, S	Schedule A)					\$	100.00		
		l (From line 1, Sch							-	
									-	
		outions received th								100.00
5. Loan principa	l repayments m	ade (From line 2, S	Schedule L)	••••••			····	0.00	-	
6. Corrections (F	From line 1 or 3	Schedule C)		•••••	Sho	w + or	(-)	0.00		
7. Net adjustme	nts this period (Combine line 5 & 6	s)				S	how + or (-)		0.00
8. Total cash an	d in kind contrib	utions during cam	paign (Comb	ine lines 1.	4 & 7)					
			ſ							42,713.36
9. 1 otal pleage p	ayments due (I	From line 2, Scheo	ше в)		(0.00	· · · ·			
10 Previous total	cash and in kin a new campaign	d expenditures (F or calendar year,	rom line 17, l see instructio	ast C-4) on booklet)						31,265.60
11. Total cash exp	penditures (Fror	m line 4, Schedule	A)					5,900.00		
12. In kind expen	ditures (goods &	services) (From I	ine 1, Sched	ule B)				0 00		
		ditures made this p		,						5,900.00
14. Loan principal										3,300.00
14. Loan philopa	пераушенке на		Schedule Ly					0.00		
15. Corrections (F	From line 2 or 3,	Schedule C)			Sho	w + or (-)	0.00		
16. Net adjustmer	nts this period (0	Combine lines 14 8	& 15)				S	how + or (-)	'	0.00
17. Total cash and	d in kind expend	litures during cam	paign (Comb	ine lines 10), 13 and 1	6)				37,165,60
CANDIDATES ONL		Name no nopposed on ballo		UMMARY	ino 8 min	us lino .	7)			5,547.76
Primary election							nce(s) plus your petty c			
General election			19. Liabi	lities: (Sum	n of loans	and deb	ts owed)			0.00
Treasurer's Daytim (206)538-573	•	o.:	20. Balar	nce (Surplu	s or defici	t) (Line	18 minus line 19)			5,547.76
CERTIFICATION:		ormation herein and	on accompany					the best of my	knowledge	
Candidate's Signatu	re	Dai	te	Tre	asurer's S	ignature	€			Date
				Ada	am Gli	ckmar	l			

CASH REC	SCHEDULE to C4	(11/93)		2			
Candidate or Committee	Name (Do not ab	breviate. Use full name.)			Re	port Date
					05	/01/15	05/31/1
1. CASH RECEIPTS (Contributions) whic	h have been reported or	n C3. List each dep	oosit made since last C4	report was	s submitted.	
Date of deposit	Amount	Date of deposit	Amount	Date of deposit		Amount	Total deposits
05/18/2015	100.00						

		1
2. TOTAL CASH RECEIPTS	Enter also on line 2 of C4	\$ 100.00

CODES FOR CLASSIFYING EXPENDITURES: If one of the following codes is used to describe an expenditure, no other description is generally

1)

2)

 CODES FOR CLASSIF TING EXPENDITIONES. If one of the following codes is does to does no do 3) amount paid each during the reporting period, and cumulative total paid all persons to date to gather signatures.

- C Contributions (monetary, in-kind & transfers)
- CODE DEFINITIONS
- L Independent Expenditures
 L Literature, Brochures, Printing
 B Broadcast Advertising (Radio, TV)

ON NEXT PAGE

- N Newspaper and Periodical Advertising O Other Advertising (yard signs, buttons, etc.)
- V Voter Signature Gathering

- P Postage, Mailing Permits
- S Surveys and Polls
- F Fundraising Event Expenses T Travel, Accommodations, Meals

15

- M Management/Consulting Services W Wages, Salaries, Benefits
- G General Operation and Overhead

3. EXPENDITURES

- a) Expenditures of <u>\$50 or less</u>, including those from petty cash, need not be itemized. Add up these expenditures and show the total in the amount column on the first line below.

and the other of more than \$50 by date paid, name and address of vendor, code/description, and amount.
 c) For each payment to a candidate, campaign worker, PR firm, advertising agency or credit card company, attach a list of detailed expenses or copies of receipts/invoices supporting the payment.

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description		Amount
N/A	Expenses of \$50 or less	N/A	N/A		
05/01/15	VOTE SAWANT PO Box 85862 Seattle, WA 98145		Contribution		700.00
05/01/15	CITIZENS FOR BEN STUCKART. 2726 E 19th ST Spokane, WA 99223		Contribution		950.00
05/01/15	TIM BURGESS FOR SEATTLE CITY 119 1st Avenue S. STE 320 SEATTLE, WA 98104		Contribution .		700.00
05/01/15	FRIENDS OF BRIAN SULLIVAN 3211 Nassau ST #4 Everett, WA 98201		Contribution		950.00
05/18/15	FRIENDS OF BRUCE HARRELL PO Box 21208 Seattle, WA 98111		Contribution		700.00
05/18/15	PEOPLE FOR SALLY BAGSHAW. PO Box 21171 Seattle, WA 98111		Contribution		700.00
4. TOTAL CA	SH EXPENDITURES		1.6	\$ \$	1,200.00 5,900.00

EXPENDITURES CONTINUATION SHEET (Attachment to Schedule A)

Candidate or Committee Name (Do not abbreviate. Use full name.)

Page 3 Report Date

	· · · · · · · · · · · · · · · · · · ·		05/01	/15 05/31/15
Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description	Amount
05/29/15	CITIZENS FOR GREGG 830 Sunrise Place SW, #E2 Issaquah, WA 98027		Contribution	250.00
05/29/15	MONIQUE 4 RENTON PO Box 59432 Renton, WA 98058		Contribution	950.00
-	,			

·.

Page Total ______ 1,200.00

1

Exhibit I



David Rolf /President Adam Glickman /Secretary-Treasurer Sterling Harders /Vice President

Dear home care provider,

We just got another 5% raise — it's effective July 1 and we'll see it in the checks we receive the first week of August.

This raise is **on top of the 5% hike we received last July** — all part of our the best homecare contract in the nation, a contract that includes an improved wage scale, a 30% increase when we reach 14,000 hours of experience, and 25 cents/hour increase for home care aide certification.

It's through SEIU that we've won back-to-back 5% raises, increased our benefits and receive professional training that is significantly reducing the turnover rate in our profession.

We've fought for more than a decade to create a long-term care system that provides quality care to seniors and people with disabilities, and professional dignity for workers like us—and all because we're standing together and building a strong network that advocates for caregivers in the Legislature and at the bargaining table with the state.

We want you standing with us.

Right now we're in negotiations for a new contract that will go into effect in July 2015. We have three priorities in this round of bargaining: **a pathway to \$15/hour wages for all home care workers**, the first step in a meaningful retirement plan and improved access to healthcare benefits."

I'm more fired up than ever to work with my fellow caregivers and with Washington state officials to continue improving our home care program.

<u>Please join with us and</u> add your name to the thousands of caregivers who are standing with our bargaining team for better care for our clients, and for the professional respect, wages and benefits we deserve. Just fill out the enclosed membership form and return it in the postage-paid envelope.

We are stronger together!

David Rolf SEIU 775 president

> SEIU Healthcare 775NW 215 Columbia St. – Seattle, WA 98104 Member Resource Center 1 (866) 371 3200

Our mission is to unite the strength of all working people and our families, to improve our lives and lead the way to a more just and humane world.

B
We're Stronger Together Join together for a stronger voice for living wages, good benefits and quality care

	, I want to join with other lor ger voice for quality care, liv	ng-term care workers for a ring wages and good benefits.
FIRST NAME/LAST NAME	GENDER (M/F)	EMPLOYER
E-MAIL ADDRESS	CELL PHONE I It's OK to	send lext messages (Std data/msg rales may apply)
· · · · · · · ·		····· · · · · · · · · · · · · · · · ·
PHONE (DAY)	PHONE (EVE)	BIRTHDATE
HOME ADDRESS	CITY	STATE/ZIP
BOCIAL SECURITY# HIRE DA	ATE REGISTERED VOTER	LD
want to join with other long-term care work equest and accept membership in SEIU H collective bargaining over wages, hours an imployer(s) to deduct from my wages all U constitution and Bylaws and to remit those the date of execution and from year to year rior to the annual anniversary date of this a Inion, whichever occurs first, I notify the U nis authorization. 775NW is authorized to u re event I change employers or obtain ad	kers for a stronger voice for quality car ealthcare 775NW. I authorize 775NW i d other terms and conditions of emplo inion dues and other fees or assessme amounts to 775NW. This authorization thereafter unless not less than thirty (i authorization or the termination of the o nion and my employer in writing, with r use this authorization with my current e ditional employment.	re, living wages and good benefits. I hereby to act as my exclusive representative in yment with my employer(s). I authorize my ents as shall be certified by 775NW under its i is irrevocable for a period of one year from 30) and not more than forty-five (45) days contract between my employer and the my valid signature, of my desire to revoke mployer(s) and with any other employer(s) in
		ort the Union's activities. In addition, in order lleges of becoming a member of SEU on from any future legal claims or llability 2, 4.1 and/or RCW 41.56.113. for Federal income tax purposes. However,
ney may be tax deductible under other pro	visions of the Internal Revenue Code.	the other provisions, and this Agreement re omitted. My signature shows that I agree
IGNATURE		DATE
2 Hold Politicians A Working F YesI I want to hold politicians accountable to do that if we stand together. I hereby authorize amount per month to forward to SEIU Healthce Committee on Political Education (SEIU COPE the terms below.	Families working families and I know we can only a my employer to withhold the inclicated are 775NW as a contribution to SEIU). My signature shows that I agree with	3 Yes! I want to get active in my union! Yes! I want to join the fight to lift caregivers out of poverly and volunteer my-time to MY UNIONI
SIGNATURE	DATE	
PRINT FIRST NAME/LAST NAME I understand that: 1) No employer or labor organization in the terms or conditions of employment for contributing or supporting or opposing a candidate, ballot measure or po- similation of employment or union membership and I may serve and 1520, 815 or 810 per month are merely suggest less than these amounts by some other means: 4) SEU (political ayacenditrues in citculing addressing lissues impor- spending money in connection with lederal, state, and lo who are US. Citzars or Lawful permanent residents are to SEU COPE are not deductible as charitable contributi authorizing habit emeral in affect unit resident of the	EMPLOYER nay disoriminate against an officer or employee in not contribuling to a political committee, or ollical party 2 Contributions are not required as a refuse to contribute without any reprisal; 3)The tod guidelines, and I am free to contribute more or 20FE will use the money it receives to make and to working tamilies and contributing to and cal elections; 5) Only union members and stall highble to contribute to SEID COFE. Contributions	LANGUAGE PREFERENCE: DENG DSPA DRUS DVIE DKOR DOther: 157981
authorization shall remain in effect until revoked by me in	i writing.	/ DWT 0002

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2012

45-Day Letter Describing PDA Violations by SEIU Healthcare 775

Exhibit J

F

7

P			Disclosu ght on Washin		nission					
HOME	PUBLIC	RESOURCES	FILER RESOU	RCES SE	ARCH THE DAT	TABAS		PORTS R & E-FILED)	ONLINE FILIN	G
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Report	LOCKE GARY	F	COPE PEA FUND	10/30/1996	\$1,100.00	5				L

INTL \$1,100 SERVICE EMPLOYEES SEIU COPE Report \$825,000.00 G 9/9/2004 COUNCIL PAC SERVICE EMPLOYEES Report SEIU COPE 9/28/2004 \$175,000.00 COUNCIL PAC WA ST DEMO CENT SEIU COPE FUND Report 12/2/2004 \$150,000.00 COMM EXEMPT WA ST DEMO CENT SELU COPE FUND Report 6/2/2005 \$250,000.00 COMM EXEMPT WA ST DEMO CENT SEIU COPE FUND Report 12/12/2007 \$100,000.00 COMM EXEMPT WA ST DEMO CENT Report SEIU COPE FUND 7/28/2008 \$5,000.00 COMM EXEMPT Report LEVESQUE PEGGY L SEIU COPE 8/7/2010 \$800.00 Ρ LEVESQUE PEGGY L SEIU COPE <u>Report</u> 8/7/2010 \$800.00 G 1 Displaying items 1 - 9 of 9

HOME / PRIVACY NOTICE / EMPLOYMENT / SITE MAP

PUBLIC DISCLOSURE COMMISSION / 711 CAPITOL WAY #206 / PO BOX 40908 / OLYMPIA, WA 98504-0908 TOLL FREE - 1-877-601-2828 / PHONE 300-753-1111 / FAX (380)763-1112 / EMAIL p4c@pdcwa.aov OFFICE HOURS: 400AM - 5:00PM Monday - Friday Closed Weeknals & State Holidays.

> Access Washington-

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Report	Name	Contributor	Date	Amount	P/G	Employer	Occupation	Description		
<u>Report</u>	SERVICE EMPLOYEES INTL UNION HEALTHCARE 775 NORTHWEST QUALITY CARE COMM	SEIU C.O.P.E.	6/21/2014	\$182,875.66	N					
<u>Report</u>	SEIU HEALTHCARE 775NW QUALITY CARE COMM	SEIU C.O.P.E.	7/14/2010	\$100,000.00	N					
<u>Report</u>	SEIU HEALTHCARE 775NW QUALITY CARE COMM	SEIU C.O.P.E.	3/4/2011	\$79,271.28	N					
<u>Report</u>	SEIU HEALTHCARE 775NW QUALITY CARE COMM	SEIU C.O.P.E.	9/21/2010	\$75,000.00	N	1				
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HOME / PRIVACY NOTICE / EMPLOYMENT / SITE MAP

PUBLIC DISCLOSURE COMMISSION / 711 CAPITOL WAY #206 / PO BOX 40909 / OLYMPIA, WA 98504-0998 TOLL FREE -1-877-601-2828 / PHONE 360-753-1111 / FAX (360)753-1112 / EMAIL pdc@pdowsgov FOR FOR EVOLUSE: 00:0AM -5:00/PM Monday - Filday Closed Wesknak & State Holdays.

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Page 103 of 103

Schwerin Campbell Barnard Iglitzin & Lavitt LLP

Of Counsel Lawrence Schwerin James D. Oswald

DMITRI IGLITZIN Iglitzin@workerlaw.com

> Original via US First Class mail and Via email to pdc@pdc.wa.gov

September 4, 2015

Tony Perkins Director of Compliance Washington State Public Disclosure Commission 711 Capitol Way S. Olympia, WA 98504

> RE: Complaint from The Freedom Foundation PDC Case No. 15-070 SCBIL File No.: 3263-209

Dear Mr. Perkins:

We write to you on behalf of our client, SEIU 775, in response to the letter we received from you on August 24, 2015, regarding a 45-day Citizen Action Letter filed by The Freedom Foundation ("FF") with the Washington Attorney General's office on July 22, 2015 ("Complaint").

Given the very short timeline you have offered to us within which to submit a written response to your letter (i.e., September 4, 2015), this reply will of necessity be brief and summary in nature. However, we believe that even a cursory examination of the allegations being made by FF, in light of applicable law, reveals that those allegations are without merit.

As an initial matter, let us note that although your August 24, 2015, letter suggests that the Complaint includes allegations against SEIU 775 Quality Care Committee, review of FF's Complaint reveals no such allegations. For purposes of this response, therefore, SEIU 775 is assuming that the PDC's inquiry is focused on the allegations made by FF against SEIU 775, not SEIU 775's PAC, and will be limiting its responses to those allegations.

SEIU 775 is not an unregistered political committee.

SEIU 775 is not an unregistered political committee, as alleged in the Complaint.

 18 West Mercer St, Ste 400
 (206) 285.2828 TEL

 Seattle, Washington 98119
 (800) 238.4231 TEL

 Image: State S

1. FF's allegations regarding communications to employees regarding, and contributions made to, the SEIU Committee on Political Education do not establish that SEIU is an unregistered political committee.

Review of the documents appended to the Complaint shows that the only evidence relied upon by the FF in support of the assertion that SEIU 775 has the expectation of receiving contributions in support of, or opposition to, any candidate or ballot proposition is requests that SEIU 775 has communicated to employees that they become a member of SEIU 775 and then authorize their employer to direct some portion of their income to SEIU Committee on Political Education ("COPE") (e.g., the letter attached to the Complaint as Exhibit I).

As FF admits, COPE is a continuing political action committee registered with the FEC. It therefore is a different entity from SEIU 775 and is neither owned nor controlled by it.

Despite FF's insinuations to the contrary, SEIU 775 does not merely "ostensibly" forward to COPE the money it receives in response to this solicitation; it in fact forwards that money fully in compliance with federal law. FF further alleges that --

SEIU COPE frequently makes contributions to political action committees registered and operating in the State of Washington, including SEIU 775's political action committee. SEIU 775 apparently forwards money obtained from its political advertising letter to COPE, a national PAC, which subsequently returns the money to Washington PACs and campaigns.

Complaint at 5.

Even if each and every one of these allegations were true, SEIU has committed no violation of Washington campaign finance law. Federal law permits precisely what SEIU 775 did here, which is to receive voluntary contributions on behalf of a federally-registered PAC and to transmit those contributions to the PAC. FEC Reg. § 102.6 (labor organization may collect voluntary contributions for either its connected PAC or for the PAC of a national or international union with which it is affiliated, without limit and without being a political committee under 11 C.F.R. § 100.5). Evidence that SEIU COPE makes contributions to SEIU 775's PAC does not alter the fact that SEIU 775's solicitations and transmissions of funds to a federally-registered PAC is completely consistent with state and federal law.

Because SEIU 775's practice of receiving COPE contributions and forwarding them to SEIU COPE is in strict compliance with federal law, the Freedom Foundation's assertion that this practice constitutes earmarking under RCW 42.17A.270 must be rejected out of hand.

Tony Perkins September 4, 2015 Page 3 of 7

2. Although SEIU 775 makes certain expenditures to its PAC and/or in support of ballot propositions, there is no evidence that the primary or one of the primary purposes of SEIU 775 is to affect, directly or indirectly, governmental decision making by supporting or opposing candidates or ballot propositions, such that SEIU 775 is a political committee subject to the Public Disclosure Act's disclosure requirements.¹

Review of the Complaint and the documents appended thereto shows that the only evidence relied upon by the FF in support of the assertion that SEIU 775 is a political committee pursuant to the "expenditure" prong of the statute is the fact that SEIU 775 has expended certain amounts of money on such expenditures. However, the law is clear that for various reasons, both Constitutional and prudential, the *amount* of money spent by an organization on electoral political activity is not relevant to determining whether or not the organization has as one of its primary purposes the goal of affecting governmental decision-making through such actions.² Nor has FF shown any evidence that the *proportion* of money spent by SEIU 775 on electoral political activity is high (even assuming that that might be a relevant fact).³

Moreover, instead, as was explained in detail in *Evergreen Freedom Found. v. Washington Educ. Ass'n*, 111 Wn. App. 586, 600 (2002) ("*WEA*"), "if electoral political activity is merely one means the organization uses to achieve its legitimate broad nonpolitical goals, electoral political activity cannot be said to be one of the organization's primary purposes." As is set forth with clarity in SEIU 775's Constitution and Bylaws, the relevant portion of which is attached hereto as **Exhibit A**, SEIU 775's goals are:

- Lift caregivers out of poverty.
- Build worker organizations that are powerful, sustainable, and scalable.
- Transform health and long-term care to ensure quality and access for all.
- Increase prosperity and reduce inequality for working people.

Exhibit A, Article 1.5. Electoral political activity is at most just one of **eight** means by which SEIU 775 seeks to accomplish these goals:

1.6 Strategies to Achieve Our Goals. We will achieve these goals with the following strategies –

¹ Moreover, in support of its allegation that "40% of the union's activities are election-oriented," Complaint at 2, FF references SEIU 775's financial information from 2012 only, thus only information which is outside the 2-year statute of limitations. It also cites Exhibit B, Declaration of Adam Glickman, at ¶ 15 for this proposition, but that declaration says nothing of the kind.

 $^{^2}$ Were the case otherwise, then an organization with a budget of \$100 million that spends only a tiny fraction of its budget – say, \$1 million – on electoral political activity would be deemed to be a political committee, even though this activity would clearly not be one of its primary purposes.

³ According to its IRS Form 990s, SEIU 775 had total expenditures of \$22,821,921 in 2013 and \$21,872,432 in 2012. No evidence has been presented that more than a miniscule proportion of that money was spent on electoral political activity.

Tony Perkins September 4, 2015 Page 4 of 7

- 1. Build worker leadership and activism.
- 2. Help workers form unions and other powerful organizations.
- 3. Hold politicians accountable.
- 4. Bargain strong contracts and provide quality services and benefits.

5. Advance pro-worker policy through influencing government, industry, and public opinion.

- 6. Build strategic partnerships.
- 7. Govern the Union democratically and use our resources responsibly.
- 8. Adapt. Innovate. Create.

We recognize that, as stated in *WEA*, an organization's stated goals are not necessarily dispositive of the issue of whether electoral political activity is one of its primary political purposes. An organization could "merely restate[] its primary political purpose in broad nonpolitical terms." *WEA*, 111 Wn. App. at 600. However, there is absolutely no evidence that this exception applies to SEIU 775. No one even slightly familiar with the work done by SEIU 775 can doubt that its stated goals, set forth above, are its true goals, and that electoral political activity ("Hold politicians accountable") is just one of the means by which SEIU 775 seeks to accomplish that goal. *WEA* is therefore dispositive on this issue.

Utter, supra, is fully consistent with this conclusion. In determining that the plaintiffs in that case had established a question of material fact regarding whether BIAW had the support of a candidate as one of its primary political purposes during the 2007-2008 campaign season, the Court did not look at the money BIAW spent. Instead, it looked at the minutes of BIAW Board of Director meetings, letters and speeches from BIAW's president, BIAW's newsletter, and so on and so forth, all of which communications boiled down to statements by authorized BIAW representatives that (as noted in the minutes) "BIAW's number one priority this campaign season would be to help Rossi get elected." The Court of Appeals decision in *Utter, Utter v. Bldg. Indus. Ass'n of Washington,* 176 Wn. App. 646, 667-669 (2013), reversed on other grounds, similarly reviewed this type of non-financial evidence at length – and no financial evidence at all – before concluding that there was evidence from which it could be inferred "that supporting Rossi's campaign was a top priority for BIAW leading up to the 2008 election and that BIAW made significant efforts toward that end."

Not only has FF not identified any statements made by or on behalf of SEIU 775 similar to those made by BIAW representatives in the above-referenced matter; its efforts to infer that SEIU 775 had electoral political activity as one of its primary goals from SEIU 775's expenditures is wholly without merit. This is true primarily because FF confuses so-called "nonchargeable" expenditures with expenditures designed to support or oppose candidates or ballot initiatives, and ignores the plain distinctions between these concepts.

Tony Perkins September 4, 2015 Page 5 of 7

Nonchargeable expenditures by a union are those expenditures that do not relate to the union's duties of "negotiating and administering a collective agreement and in adjusting grievances and disputes." *Ellis v. Bhd. of Ry., Airline & S.S. Clerks, Freight Handlers, Exp. & Station Employees*, 466 U.S. 435, 446-447 (1984). Therefore, in addition to activities like voter registration and contributions to not-for-profit or charitable organizations, SEIU 775's non-chargeable activities for 2013, the last audited year, included things no one could possibly assert are political in nature, including organizing aimed at defending or obtaining the right to serve as the exclusive representative of bargaining units of employees and employment-related litigation unrelated to the Union's collective bargaining agreements. *See* Complaint, Exhibit A at 2 (summarizing categories of non-chargeable activities).

Thus, FF's assertion that "40% of the union's activities are nonchargeable" is meaningless, and does not provide any support for FF's assertion that a substantial portion of SEIU 775's expenses are spent in support of, or opposition to, any candidate or ballot proposition.

To the extent that SEIU 775 may have spent money on lobbying, that still does not equate to the expenditure of money "in support of, or opposition to, any candidate or any ballot proposition." RCW 42.17A.005(37). Thus, such expenditures would not provide any support for the proposition that SEIU 775's stated goals, which are "legitimate broad nonpolitical goals," are simply a restatement of an actual desire to support or oppose candidates or ballot propositions.

Because no other evidence exists to support this portion of FF's Complaint, it should be dismissed as meritless.

SEIU 775 has not violated RCW 42.17A.630

FF asserts that SEIU 775, as a lobbyist employer, was obligated to file L3C forms regarding its in-kind contributions to its own PAC. As an initial matter, however, there is no evidence that any SEIU 775 staff member performed "[m]ore than incidental PAC-related functions." (*See* the PDC's Political Committees Campaign Disclosure Instructions (June 2014), at p. 59, implicitly excluding salary, benefits, rent and utilities expenses related to employees who perform only "incidental" PAC-related functions.) In the context of the statute, RCW 42.17A.630(2), "incidental" certainly includes any apportioned in-kind expense that would otherwise be valued at \$100 or less. Given that there is no evidence that the value of the services performed in any one month by SEIU 775 staff members for the PAC exceeded \$100, there is no basis to conclude that SEIU 775 improperly failed to report any in-kind contributions on an L3C form.

Moreover, and equally significantly, subsection (2)(a) of the statute, upon which FF relies, cannot rationally be interpreted as applying to in-kind contributions by a lobbyist employer to its own PAC, because by definition, that PAC will be reporting all such in-kind contributions, and the law will not be interpreted as imposing such "unnecessary and

Tony Perkins September 4, 2015 Page 6 of 7

unreasonable duplication and extension of the act's detailed and somewhat lengthy reporting requirements." State v. (1972) Dan J. Evans Campaign Comm., 86 Wn.2d 503, 508-509 (1976).

The "Political Advertising Letter" is nothing of the kind.

FF claims that letters such as the letter attached to the Complaint as Exhibit I not only constitute a solicitation of money by SEIU 775 "in support of, or opposition to, any candidate or ballot proposition," so as to render SEIU 775 a political committee, they also constitute political advertising such that various statutory reporting requirements should have been satisfied.

However, even a cursory review of Exhibit I shows that it is a request that recipients sign up to join the union by "fill[ing] out the enclosed membership form." That is not even a solicitation for a contribution to COPE, much less a political advertisement, even if (as may have been the case) the enclosed form also gave members the opportunity to make, and requested, such a contribution.

Even more fundamentally, a request that a member contribute to COPE can in no way be mistaken for, or conflated with, an appeal, "directly or indirectly, for votes or for financial or other support or opposition in any election campaign." RCW 42.17A.005(36) (definition of political advertising). By definition, political advertising must be advertising that is connected, directly or indirectly, with a particular election campaign. Because there is absolutely no connection between the letter attached as Exhibit I and any election campaign, and no person receiving this letter could conceivably have mistaken it as a request that he or she provide financial (or other) support for any particular candidate or ballot measure, FF's contention must be rejected.⁴

For these reasons, both FF's claim that Exhibit I shows that SEIU 775 expected to receive contributions in support of, or opposition to, any candidate or any ballot proposition, and FF's assertion "in the alternative" that SEIU 775 violated RCW 42.17A.255, RCW 42.17A.260, and RCW 42.17A.305 by failing to report the cost of the so-called "political advertising letter" as an independent expenditure, lack merit.

FF's claim that SEIU 775 violated RCW 42.17A.305 by failing to file special reports of electioneering communications is particularly specious. The only communication that FF asserts is an electioneering communication, Complaint, Exhibit I, on its face clearly does not meet the definition of such communication. An electioneering communication means "any...mailing...that: (i) Clearly identifies a candidate for a state, local, or judicial office either by specifically naming the candidate, or identifying the candidate without using the candidate's name; (ii) Is broadcast, transmitted, mailed, erected, distributed, or otherwise published within

 $^{^4}$ The fact that the COPE solicitation may have included language such as that set forth in the Complaint, i.e., an appeal to help "hold politicians accountable to working families," and a promise to use the money "to make political expenditures ... in connection with federal, state, and local elections" in no way changes the content of this communication from being what it is – a request that members contribute to the PAC – into a political advertisement as defined by Washington law. Absence any reference, "directly or indirectly," to any particular candidate or ballot measure, the COPE solicitation simply does not fit that definition.

Tony Perkins September 4, 2015 Page 7 of 7

sixty days before any election for that office in the jurisdiction in which the candidate is seeking election; and (iii) Either alone, or in combination with one or more communications identifying the candidate by the same sponsor during the sixty days before an election, has a fair market value of one thousand dollars or more." RCW 42.17A.001(19)(a). Because Exhibit I does not identify a candidate, it does not fall within the definition of electioneering communications, and that portion of the Citizen Action Letter is without merit.

Conclusion

SEIU 775 has not violated any of the applicable provisions of RCW 42.17A. We therefore we ask that the Complaint be dismissed. While we trust that this is sufficient to overcome the allegations in the Complaint and ensure its dismissal, we would be happy to provide any supporting information you may need.

Please do not hesitate to contact us if you have any questions, or if we can be of further assistance.

Sincerely,

Ennie Roblins

Dmitri Iglitzin Jennifer Robbins Counsel for SEIU Local 775

cc: David Horn, Chief Deputy Atty. General Linda A. Dalton, Sr. Asst. Atty. General Chad Standifer, Asst. Atty. General Dan Satterberg, King Cty. Pros. Attorney Phil Stutzman, Public Disclosure Commission Judy Krebs, General Counsel, SEIU 775

Exhibit A

SEIU 775

Constitution and Bylaws

As adopted and ratified by the Founding Convention of SEIU 775, held on January 11, 2004 and approved by SEIU on February 27, 2004, and as amended

- at the second Annual Convention February 27, 2005;
- at the third Annual Convention January 15, 2006;
- by a vote of the membership on November 16, 2006;
- at the fourth Annual Convention February 19, 2007;
- by a vote of the membership on January 30, 2008;
- at the fifth Annual Convention on September 15, 2008;
- at the seventh Annual Convention September 11, 2010;
- at the eighth Annual Convention on September 11, 2011;
- at the ninth Annual Convention on September 8, 2012; and
- at the tenth Annual Convention on September 7, 2013
- most recently amended September 6, 2014 and approved by SEIU on November 26, 2014.



CONSTITUTION AND BYLAWS OF SEIU 775

Article 1 – Name, Charter, Jurisdiction, Mission, Vision and Goals

1.1 Name. This Union shall be known as SEIU 775 ("the Union,"), unless a change in name is directed by the International Union.

1.2 Charter and Jurisdiction. In order to form a democratic organization in which to unite workers and build a stronger and more united voice to meet the challenges that affect us, our patients, residents, clients, consumers, communities, and our profession, a Union has been established by order of the International Executive Board and chartered in accordance with Article XIV of the Constitution of the Service Employees International Union, on December 13, 2002. This Union shall have jurisdiction to organize workers in any jurisdiction as granted and approved by the International Union in accordance with the International Constitution and Bylaws.

1.3 Mission. Our mission is to unite the strength of all working people and their families, to improve their lives and lead the way to a more just and humane world.

1.4 Vision. We are motivated by our vision of a future:

- Where caregivers and all workers live free from poverty.
- Where healthcare is a right, not a privilege. Where those who depend on long term care services are valued as human beings and assured of quality affordable care.
- Where all workers and their families live and work in dignity, are respected and have the opportunity to develop their talents and skills.
- Where the strength of our members leads the way in uniting all working people and making the American Dream a reality for everyone.

1.5 Goals. Our goals are to:

- Lift caregivers out of poverty.
- Build worker organizations that are powerful, sustainable, and scalable.
- Transform health and long-term care to ensure quality and access for all.
- Increase prosperity and reduce inequality for working people.

1.6 Strategies to Achieve Our Goals. We will achieve these goals with the following strategies -

1. Build worker leadership and activism.

- 2. Help workers form unions and other powerful organizations.
- 3. Hold politicians accountable.
- 4. Bargain strong contracts and provide quality services and benefits.
- 5. Advance pro-worker policy through influencing government, industry, and public opinion.
- 6. Build strategic partnerships.
- 7. Govern the Union democratically and use our resources responsibly.
- 8. Adapt. Innovate. Create.

Article 2 – Membership

2.1 Regular Membership. A regular member is any individual employed in a bargaining unit for which the Union is the recognized bargaining agent for matters relating to wages, hours and other term and conditions of employment, any health care worker covered by a service agreement between SEIU 775 and another SEIU Union, or any union officer or employee of SEIU 775 who is not represented for the purposes of collective bargaining by another Union.

By action of the Executive Board of SEIU 775, the following individuals may be admitted to regular membership: persons employed by the Union's benefit funds and other Union-sponsored organizations, any worker who is actively engaged in an organizing campaign seeking recognition for SEIU 775 as the exclusive bargaining representative, and officers or employees of SEIU International.

2.2 Associate Membership. Associate Membership is open to other persons who support the mission, vision and values of SEIU 775. Associate members shall enjoy all rights and bear all responsibilities outlined in this Constitution and Bylaws, except that they may not run for or hold elected union office, vote in union elections or vote on referenda of any kind, or file charges before a trial body, and may be suspended or expelled from membership by vote of the Executive Board without appeal. Associate members may attend and, when recognized by the Chair, participate in Union meetings as observers. The Executive Board may deny associate membership requests.

2.3 Other categories of membership. The Executive Board may designate other categories of membership so long as they are in accordance with the International Constitution.

2.4 Membership in Good Standing. In order to exercise the rights and privileges of union membership, members of the Union shall maintain their membership in good standing by remittance payment of full monthly dues, assessments and/or any other payments owed prior to the last business day of each month.

ATTORNEYS AT LAW -

Of Counsel Lawrence Schwerin

JENNIFER L. ROBBINS robbins@workerlaw.com

Original via US First Class mail and Via email to phil.stutzman@pdc.wa.gov

September 15, 2015

Philip E. Stutzman Sr. Compliance Officer Washington State Public Disclosure Commission 711 Capitol Way S. Olympia, WA 98504

> RE: Complaint from The Freedom Foundation PDC Case No. 15-070 SCBIL File No.: 3263-209

Dear Mr. Stutzman:

We write to you on behalf of our client, SEIU 775, in response to your emails of September 8, 9 and 14, requesting information to supplement the response SEIU filed on September 4, 2015 to a 45-day Citizen Action Letter filed by The Freedom Foundation ("FF") with the Washington Attorney General's office on July 22, 2015 ("Complaint").

You asked that SEIU 775 quantify, and document to the extent possible, the Union's electoral expenditures for the two-year period preceding the date the Complaint was filed (e.g., July 22, 2013 through July 22, 2015). In response to that inquiry, we provide the following information:

SEIU 775 did not contribute any money to candidates in 2013, 2014 or 2015. Any contributions by SEIU 775 to ballot measure campaigns and/or to the SEIU 775 Quality Care Committee ("SEIU's PAC") have been reported by those ballot measure campaigns or by the PAC to the Public Disclosure Commission ("PDC").

According to its IRS Form 990s, SEIU 775 had total expenditures of \$22,821,921 in 2013 (which reflect expenditures for the calendar year January 1, 2013 through December 31, 2013). SEIU 775's contributions to ballot measure campaigns in 2013 totaled \$418,820.92. SEIU 775's contributions to its PAC in 2013 totaled \$307,486.66. *Id*.

SEIU 775 has not yet filed its IRS Form 990 for 2014, so we are unable to provide the Union's total expenditures for the calendar year January 1, 2014 through December 31, 2014, or the 2015 expenditures to date. However, it is anticipated that total expenditures for 2014 will be

 18 West Mercer St, Ste 400
 (206) 285.2828
 TEL

 Seattle, Washington 98119
 (800) 238.4231
 TEL

 workerlaw.com
 (206) 378.4132
 FAX

Philip E. Stutzman September 15, 2015 Page 2 of 2

greater than they were in 2013. SEIU 775 contributed \$5,000 to ballot measure campaigns in 2014, and it contributed \$20,000 to its PAC in 2014. *Id*.

SEIU spent \$75,950 on contributions to its PAC and did not contribute toward any ballot measures between January 1, 2015 and July 22, 2015. *Id.*

SEIU 775 has enclosed with this letter the relevant C3 and C4 forms documenting the foregoing expenditures. Additional support for the foregoing expenditures can be found on the reports filed in 2013 through 2015 by Adam Glickman (formerly Adam Glickman-Flora), and the lists attached thereto.

If by the term "electoral expenditures" you are requesting information in addition to what is provided above, please inform us what specific additional information you are seeking.

SEIU 775 is reviewing your request that SEIU 775 review the services performed by SEIU staff, including Adam Glickman, David Rolf and Sterling Harders, and take steps to calculate the value of the work performed by these staff members to operate and manage the PAC, and if the value exceeds \$110 in any month during the period July 22, 2013 through July 22, 2015, report these in-kind contributions on L-3C reports.

To the extent the PDC's August 24, 2015 and September 14, 2015 letters request information or documents other than what SEIU 775 provides herein and in its September 4, 2015 response, the Union regrets that it is not able to provide more information at this time.

Please do not hesitate to contact us if you have any questions, or if we can be of further assistance.

Sincerely, Jennifer L. Rollbins Dmitri Iglitzin

Dmitri Iglitzin Jennifer Robbins Counsel for SEIU Local 775

cc: Tony Perkins, Director of Compliance Chad Standifer, Asst. Atty. General Judy Krebs, General Counsel, SEIU 775

2013

Exhibit 3 Page 3 of 62

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	CASH RECEIPTS MONETARY CONTRIBUTIONS			10	CE FOR OFFICE USE 0518304 -28-2013
Candidate	or Committee Name (Do not abbreviate.	Use full name.)				
Service	e Employees Internationa	l Union Healthc	are 775NW Quality	Care		
Mailing Ad						
-	lumbia St.					
City		Zip + 4	Office Sought (canc	lidates)	Election Date	e
Seattle		98104			2013	
1. MONE I Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total
	a. Anonymous					

	b. Candidate's personal funds depo	sited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreement	s. Attach Schedule L				
	d. Miscellaneous receipts (interest,	refunds, auctions, other).	Attach explanation			
		500 E B				
2. CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	er of persons giving ()	persons)		
Date Received	Contributor's Name, Address, City		itions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate* Total
03/26/13	SEIU HEALTHCARE 775NW 215 Columbia St. Seattle, WA 98104	Occupatio	n		2,000.00	2,000.00
-		Occupatio	n			
		Occupatio	n			
		Occupatio	n			
		Occupatio	n			
.				Sub-total	2,000.00	
	Check here if additional pages are attached		attach	ount from ed pages	0.00	*See reverse
	FUNDS RECEIVED AND DEPOSITED C arts 1 and 2 above. Enter this amount in				2,000.00	for details.
4. Date of	S 900		I certify that this report is	true and comp	lete to the best of my	knowledge
	28/13		Treasurer's Signature			Date 3-28-2013
Treasurer's	s Daytime Telephone No.: (206) 538	3-5735				

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	MONETARY CONTRIBUTIONS			10	CE FOR OFFICE USE 0522106 -09-2013
Candidate	or Committee Name (Do not abbreviate.	Use full name.)				
Servic	e Employees Internationa	l Union Healthc	are 775NW Quality	Care		
Mailing Ad						
-	lumbia St.					
City		Zip + 4	Office Sought (cano	lidates)	Election Date	e
Seattle		98104			2013	
1. MONE I Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total
	a. Anonymous					

	b. Candidate's personal funds depo	sited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreement	ts. Attach Schedule L				
	d. Miscellaneous receipts (interest,	refunds, auctions, other).	Attach explanation			
		100 D D				
2. CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	r of persons giving ()	persons)		
Date Received	Contributor's Name, Address, City		itions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate* Total
05/09/13	SEIU HEALTHCARE 775NW 215 Columbia St. Seattle, WA 98104	Occupation	n		2,500.00	4,500.00
		Occupation	n			
		Occupation	n			
		Occupation	n			
		Occupatio	n			
	1			Sub-total	2,500.00	
-	Check here if additional pages are attached		attach	ount from ed pages	0.00	*See reverse
	FUNDS RECEIVED AND DEPOSITED C arts 1 and 2 above. Enter this amount in				2,500.00	for details.
4. Date of			I certify that this report is	true and comp	ete to the best of my	knowledge
05/	/09/13		Treasurer's Signature		C	Date
	s Daytime Telephone No.: (206) 538	3-5735	Holly Elliott		0	5-09-2013

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	PTTOL WAY RM 206 40908CASH RECEIPTS MONETARY CONTRIBUTIONS			10	CE FOR OFFICE USE 0524007 -24-2013
Candidate	or Committee Name (Do not abbreviate.	Use full name.)			-	
Service	e Employees Internationa	l Union Healthc	are 775NW Quality	Care		
Mailing Ad						
	lumbia St.					
City		Zip + 4	Office Sought (cand	lidates)	Election Date	e
Seattle		98104			2013	
1. MONE I Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total
	a. Anonymous					

	b. Candidate's personal funds depo	sited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreement	ts. Attach Schedule L				
	d. Miscellaneous receipts (interest,	refunds, auctions, other).	Attach explanation			
		100 D D				
2. CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	r of persons giving (p	persons)		
Date Received	Contributor's Name, Address, City		itions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate* Total
05/24/13	SEIU HEALTHCARE 775NW 215 Columbia St. Seattle, WA 98104	Occupation	n		2,500.00	7,000.00
		Occupation	n			
		Occupation	n			
		Occupatio	n			
		Occupatio				
1 <u>11</u>		Occupation		Sub-total	2,500.00	
	Check here if additional pages are attached		Amo attach	ount from ed pages	0.00	*See reverse
	FUNDS RECEIVED AND DEPOSITED C arts 1 and 2 above. Enter this amount in				2,500.00	for details.
4. Date of			I certify that this report is	true and comp	lete to the best of my	knowledge
	/24/13		Treasurer's Signature		C	Date
	s Daytime Telephone No.: (206) 538	3-5735	Holly Elliott		0	5-24-2013

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	CASH RECEIPTS MPIA WA 98504-0908 MPIA WA 98504-0908 MONETARY			10	CE FOR OFFICE USE 0532952 -02-2013
Candidate	or Committee Name (Do not abbreviate.	Use full name.)				
Servic	e Employees Internationa	l Union Healthc	are 775NW Quality	Care		
Mailing Ad						
215 Co.	lumbia St.					
City		Zip + 4	Office Sought (cand	lidates)	Election Date	e
Seattle		98104	V.		2013	
1. MONE I Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total
	a. Anonymous					
************************				0 - 11.1 0 - 244 - 72 - 22 0 - 0 7 - 23 - 27 - 2		
	b. Candidate's personal funds depo	sited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreement	ts. Attach Schedule L				
	d. Miscellaneous receipts (interest,	refunds, auctions, other).	Attach explanation			
		500 S G				
2. CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	r of persons giving (p	persons)		
Date Received	Contributor's Name, Address, City		tions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate* Total
06/27/13	SEIU HEALTHCARE 775NW 215 Columbia St. Seattle, WA 98104	Occupation	1		2,500.00	9,500.00
		Occupation	1			
		Occupation	1			
		Occupation	n			
		Occupation	1			
	<u>1</u>			Sub-total	2,500.00	
0 TOTAL	Check here if additional pages are attached		attach	ount from ed pages	0.00	*See reverse for details.
	FUNDS RECEIVED AND DEPOSITED (arts 1 and 2 above. Enter this amount in				2,500.00	ior details.
4. Date of	Deposit		I certify that this report is	true and comp		
	(206) 52	5735	Treasurer's Signature Holly Elliott			Date 7-02-2013
Treasurer's	s Daytime Telephone No.: (206) 538	3-5735	1.652			

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	MONETAR	CASH RECEIPTS MONETARY CONTRIBUTIONS			ACE FOR OFFICE USE
Candidate	or Committee Name (Do not abbreviate.	Use full name.)				
Service	e Employees Internationa	l Union Healthc	are 775NW Quality	Care		
Mailing Ad						
-	lumbia St.					
City		Zip + 4	Office Sought (cand	lidates)	Election Dat	te
Seattle		98104			2013	
1. MONET Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total
	a. Anonymous					

	b. Candidate's personal funds depo	sited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreement	ts. Attach Schedule L				
	d. Miscellaneous receipts (interest,	refunds, auctions, other).	Attach explanation			
		100 D D				
2. CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	r of persons giving (p	persons)		
Date Received	Contributor's Name, Address, City		tions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate* Total
07/10/13	SEIU HEALTHCARE 775NW 215 Columbia St. Seattle, WA 98104	Occupation	n		20,000.00	29,500.00
		Occupation	n			
		Occupatio	n			
		Occupation	n			
		Occupation	n			
				Sub-total	20,000.00	
3 TOTAL	Check here if additional pages are attached FUNDS RECEIVED AND DEPOSITED (attach	ount from ed pages	0.00	*See reverse for details.
	arts 1 and 2 above. Enter this amount in				20,000.00	Tor acturis.
4. Date of	Deposit		I certify that this report is	true and com		
	/10/13		Treasurer's Signature Holly Elliott			Date 07-10-2013
Treasurer's	s Daytime Telephone No.: (206) 538	3-5735	1.62			

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	CASH RECEIPTS MONETARY CONTRIBUTIONS			10	CE FOR OFFICE USE 0540304 -21-2013
Candidate	or Committee Name (Do not abbreviate.	Use full name.)				
Service	e Employees Internationa	l Union Healthc	are 775NW Quality	Care		
Mailing Ad						
-	lumbia St.					
City		Zip + 4	Office Sought (cano	lidates)	Election Dat	e
Seattle		98104			2013	
1. MONE I Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total
	a. Anonymous					
•••••••••••••••••••••••••••••••••••••••						
	b. Candidate's personal funds depo	sited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreement	ts. Attach Schedule L				
	d. Miscellaneous receipts (interest,	refunds, auctions, other).	Attach explanation			
		36 S G				
2. CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	r of persons giving ()	persons)		
Date Received	Contributor's Name, Address, City		itions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate [*] Total
08/21/13	SEIU HEALTHCARE 775NW 215 Columbia St. Seattle, WA 98104	Occupatio	n		40,000.00	69,500.00
		Occupatio	n			
- <u>11</u>		Occupatio	n			
		Occupatio	n			
2.		Occupatio		Sub-total	40,000.00	
	Check here if additional pages are attached		Amo	ount from ed pages	0.00	*See reverse
	FUNDS RECEIVED AND DEPOSITED C arts 1 and 2 above. Enter this amount in				40,000.00	for details.
4. Date of		inter, ochedule A to C4.	I certify that this report is	true and com	plete to the best of my	knowledge
	/21/13		Treasurer's Signature			Date 8-21-2013
Treasurer's	s Daytime Telephone No.: (206) 538	3-5735	HOTTA BITTOCC		0	0 21 2010

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 0LYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	MONETA	ASH RECEIPTS ONETARY ONTRIBUTIONS		(1/02)	3	10	ACE FOR OFFICE USE 00545190 9-30-2013	
Candidate	or Committee Name (Do not abbreviate.	Use full name.)							
YES! fo	or SeaTac								
Mailing Add	dress					1			
P O Box	x 69257								
City		Zip + 4		Office Sought (cand	idates)		Election Da	le	
SeaTac,	, WA	98168		1002 10			2013		
1. MONET	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT							
Date Received							Amount	Total	
	a. Anonymous								
	b. Candidate's personal funds depos	sited in the bank (inclu	ide ca	Indidate loans in 1c)					
	c. Loans, notes, security agreements	Attach Schodulo I							
	c. Loans, notes, security agreements	S. Allach Schedule L							
	d. Miscellaneous receipts (interest, r	efunds, auctions, othe	er). A	ttach explanation					
	e. Small contributions \$25.00 or less	not itemized and nur	nber o	of persons giving (p	persons)				
2. CONTRI	IBUTIONS OVER \$25.00				PG			4.001	
Date	Contributor's Name, Address, City,			ons of more than \$100:* 's Name, City and State	RE		Amount	Aggregate*	
Received		State, Zip Ling	loyer	s name, only and otate		_	1	Total	
09/25/13	SEIU HEALTHCARE 775NW 215 Columbia Street Seattle, WA 98104					5	0,000.00	50,000.00	
		Occup	ation						
		Occup	ation						
		Occup	ation						
		Occup	ation						
					00 10 1				
		Occup	ation						
-				:	Sub-total	5	0,000.00		
	Check here if additional pages are attached				ount from		0.00	*See reverse	
	FUNDS RECEIVED AND DEPOSITED C arts 1 and 2 above. Enter this amount in				ed pages	5	0,000.00	for details.	
4. Date of D				I certify that this report is	true and con	nplete	to the best of m	/ knowledge	
00/	25/13		Γ	Treasurer's Signature				Date	
	Daytime Telephone No.: (206) 478	-7067		Maria Chomyszak			C	9-30-2013	

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	OL WAY RM 206 CASH RECEIPTS 3908 MONETARY 1111 CONTRIBUTIONS			10	CE FOR OFFICE USE 0548226 -15-2013
Candidate	or Committee Name (Do not abbreviate.	Use full name.)			-	
Servic	e Employees Internationa	l Union Healthc	are 775NW Quality	Care		
Mailing Ad						
	lumbia St.					
City		Zip + 4	Office Sought (cano	lidates)	Election Date	e
Seattle		98104			2013	
1. MONE I Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total
	a. Anonymous					

	b. Candidate's personal funds depo	sited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreement	ts. Attach Schedule L				
	d. Miscellaneous receipts (interest,	refunds, auctions, other).	Attach explanation			
		36 S G				
2. CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	r of persons giving ()	persons)		
Date Received	Contributor's Name, Address, City		itions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate* Total
10/09/13	SEIU HEALTHCARE 775NW 215 Columbia St. Seattle, WA 98104	Occupatio	n		3,099.52	75,699.04
		Occupatio	-			
÷		Occupatio	n			
		Occupatio	n			
		Occupatio	n.			
<u></u>		occupatio		Sub-total	3,099.52	
-	Check here if additional pages are attached		Amo attach	ount from ed pages	0.00	*See reverse
	FUNDS RECEIVED AND DEPOSITED C arts 1 and 2 above. Enter this amount in				3,099.52	for details.
4. Date of		.,	I certify that this report is	true and comp	ete to the best of my	knowledge
	/14/13		Treasurer's Signature Holly Elliott			Date 0-15-2013
Treasurer's	s Daytime Telephone No.: (206) 538	3-5735				

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	MONETAR	ONTRIBUTIONS (1/02			ACE FOR OFFICE USE
Candidate	or Committee Name (Do not abbreviate.	Use full name.)				
Servic	e Employees Internationa	l Union Healthc	are 775NW Quality	Care		
Mailing Ad	dress					
215 Co.	lumbia St.					
City		Zip + 4	Office Sought (canc	lidates)	Election Da	te
Seattle		98104	· · · · · · · · · · · · · · · · · · ·		2013	
1. MONET Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total
	a. Anonymous					

	b. Candidate's personal funds depo	sited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreement	s. Attach Schedule L				
	d. Miscellaneous receipts (interest,	refunds auctions other)	Attach explanation			
		1967 - 13 - 15 				
2 CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	r of persons giving(persons)		
Date Received	Contributor's Name, Address, City		itions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate [*] Total
10/17/13	SEIU HEALTHCARE 775NW 215 Columbia St. Seattle, WA 98104	Occupatio	n		20,000.00	92,599.52
		Occupatio	n			
			-			
-		Occupatio	n			
		Occupatio	n			
		Occupatio	n			
	<u></u>			Sub-total	20,000.00	
3 TOTAL	Check here if additional pages are attached FUNDS RECEIVED AND DEPOSITED (attach	ount from ed pages	0.00	*See reverse for details.
	arts 1 and 2 above. Enter this amount in				20,000.00	
4. Date of	Deposit		I certify that this report is	true and com		
	(17/13	6725	Treasurer's Signature Holly Elliott			Date .0-17-2013
Treasurer's	s Daytime Telephone No.: (206) 538	3-5735	- 1953) -			

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	MONETAR	ONTRIBUTIONS (1/02			ICE FOR OFFICE USE 0548788 -17-2013
Candidate	or Committee Name (Do not abbreviate.	Use full name.)			-	
Servic	e Employees Internationa	l Union Healthc	are 775NW Quality	Care		
Mailing Ad	dress					
215 Co.	lumbia St.					
City		Zip + 4	Office Sought (cano	lidates)	Election Dat	е
Seattle		98104	· · · · · · · · · · · · · · · · · · ·		2013	
1. MONET Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total
	a. Anonymous					

	b. Candidate's personal funds depo	sited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreement	ts. Attach Schedule L				
	d. Miscellaneous receipts (interest,	refunds, auctions, other).	Attach explanation			
		36 S G				
2. CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	r of persons giving ()	persons)		
Date Received	Contributor's Name, Address, City		itions of more than \$100:* er's Name, City and State	PG RE IN	Amount	Aggregate* Total
10/17/13	SEIU HEALTHCARE 775NW 215 Columbia St. Seattle, WA 98104	Occupatio	n		2,246.70	94,846.22
		Occupatio	n			
		Occupatio	n			
		Occupatio	n			
		Occupatio				
	8-15			Sub-total	2,246.70	
0 7074	Check here if additional pages are attached		attach	ount from ed pages	0.00	*See reverse for details.
	FUNDS RECEIVED AND DEPOSITED C arts 1 and 2 above. Enter this amount in				2,246.70	ior details.
4. Date of			I certify that this report is	true and compl		
	(200) 520		Treasurer's Signature Holly Elliott			Date 0-17-2013
Treasurer's	s Daytime Telephone No.: (206) 538	5-5735				

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	CASH RECEIPTS MONETARY CONTRIBUTIONS			10	THIS SPACE FOR OFFICE USE 100554514 11-15-2013		
Candidate	or Committee Name (Do not abbreviate.	Use full name.)						
Servic	e Employees Internationa	l Union Healthc	are 775NW Quality	Care				
Mailing Ad	dress							
215 Co.	lumbia St.							
City		Zip + 4	Office Sought (cand	lidates)	Election Da	te		
Seattle	e, WA	98104			2013			
1. MONET	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT						
Date Received					Amount	Total		
	a. Anonymous							

	b. Candidate's personal funds depo	sited in the bank (include	candidate loans in 1c)					
	c. Loans, notes, security agreement	ts. Attach Schedule L						
	d. Miscellaneous receipts (interest,	refunds auctions other)	Attach explanation					
		500 S G						
	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	r of persons giving (p	persons)				
Date	Contributor's Name, Address, City		tions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate [*] Total		
	SEIU HEALTHCARE 775NW 215 Columbia St. Seattle, WA 98104	Occupation Occupation Occupation Occupation	1		20,000.00	114,846.22		
25		Occupation	1					
				Sub-total	20,000.00			
2 TOTAL	Check here if additional pages are attached		attach	ount from ed pages	0.00	*See reverse for details.		
	FUNDS RECEIVED AND DEPOSITED C arts 1 and 2 above. Enter this amount in				20,000.00	ioi detalis.		
4. Date of	Deposit		I certify that this report is	true and com				
11/	/14/13		Treasurer's Signature			Date		
	s Daytime Telephone No.: (206) 538	3-5735	Holly Elliott			11-15-2013		

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 96504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	MONETAR	CASH RECEIPTS MONETARY CONTRIBUTIONS			THIS SPACE FOR OFFICE USE 100558652 12-30-2013		
Candidate	or Committee Name (Do not abbreviate.	Use full name.)						
Service	e Employees Internationa	l Union Healthc	are 775NW Quality	Care				
Mailing Ade	dress							
215 Co.	lumbia St.							
City		Zip + 4	Office Sought (cand	lidates)	Election	n Date		
Seattle	e, WA	98104	v		2013			
1. MONET	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT						
Date Received					Amount	Total		
	a. Anonymous							
	b. Candidate's personal funds depo							
	c. Loans, notes, security agreement	ts. Attach Schedule L						
	d. Miscellaneous receipts (interest,	refunds, auctions, other).	Attach explanation					
- <u></u>	e. Small contributions \$25.00 or les	s not itemized and numbe	r of persons giving (p	persons)				
2. CONTR Date Received	IBUTIONS OVER \$25.00 Contributor's Name, Address, City		itions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate* Total		
12/27/13	SEIU HEALTHCARE 775NW	, State, Zip			,	Total		
12/2//13	215 Columbia St.			<u> </u>	192,640.4	307,486.66		
	Seattle, WA 98104				192,040.4	14 507,400.00		
		Occupation	n					
2		occupation						
		Occupation	n					
		Occupation	-					
		Occupation	1					
		0						
		Occupation	n					
					-			
1 <u>841</u>		Occupation		2 - 10 - 10 - 10 -	According to the State			
				Sub-total	192,640.4			
	Check here if additional pages are attached			ount from ed pages	0.0	*See reverse		
	FUNDS RECEIVED AND DEPOSITED (arts 1 and 2 above. Enter this amount in				192,640.4	4 for details.		
4. Date of I			I certify that this report is	true and co	mplete to the best			
12/	27/13		Treasurer's Signature			Date		
			Holly Elliott			12-30-2013		
Treasurer's	s Daytime Telephone No.: (206) 538	5-3733						

PUBLIC DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 0LYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828					C (3	;4	PDC OFFICE USE 100542872 AMENDS 100542868	
Candidate or Com	mittee Name (Do r		Include full name)					09-10-2013
YES! for Sea	Тас				0.1			
Mailing Address P O Box 6925	57				City SeaTa	c, WA		
Zip + 4 98168		Office Sought (Candidates)	Election Date 2013	*For PA	Cs, Parties &		ommittees: During nake an independent
Report Period	From (last C-4)) Т	o (end of period)	Final Report?	expendit	ure (i.e., an expe	ense not co	nsidered a contribution)
Covered	05/01/13		05/31/13	Yes No X	supportin	g or opposing a	state or loca	al candidate?
RECEIPTS					*See nex	t page	Yes	No
1. Previous tot (if beginning	tal cash and in kinc g a new campaign	d contributions (I or calendar year	From line 8, last C- r, see instruction b	-4) ooklet)			\$	0.00
2. Cash receiv	red (From line 2, Se	chedule A)			\$	25,100.0	0	
3. In kind cont	ributions received	(From line 1, Sc	hedule B)			77,872.8	33	
4. Total cash a	and in kind contribu	utions received t	his period (Line 2 p	olus 3)				102,972.83
5. Loan princip	oal repayments ma	de (From line 2,	Schedule L)			0.0	0	
6. Corrections	(From line 1 or 3,	Schedule C)		Show + or	(-)	0.0	0	
7. Net adjustm	nents this period (C	ombine line 5 &	6)			Show + or	(-)	0.00
8. Total cash a	and in kind contribu	utions during car	npaign (Combine I	ines 1, 4 & 7)				102,972.83
9. Total pledge	e payments due (F	rom line 2, Sche	dule B)	0.00				
EXPENDITURES				5.20				
10. Previous tot (If beginning	tal cash and in kinc g a new campaign	or calendar year	r, see instruction b	J-4) ooklet)				0.00
11. Total cash e	expenditures (From	n line 4, Schedul	e A)			2.689.	40	
				3)				
				us line 12)				80,562.23
14. Loan princip	oal repayments ma	de (From line 2,	Schedule L)			0	00	
				Show + or				
16. Net adjustm	ents this period (C	ombine lines 14	& 15)			Show + or	(-)	0.00
17. Total cash a	and in kind expend	itures during car	mpaign (Combine I	lines 10, 13 and 16)				80,562,23
CANDIDATES ON		Name I			17)			
	Won Lost Ur	nopposed on ba		hand (Line 8 minus line and equal your bank account bal				22,410.60
Primary election General election			I 19. Liabilities	s: (Sum of loans and de	bts owed)			0.00
Treasurer's Dayt	ime Telephone No	o.:	20 Palance	(Surplus or deficit) (Line	18 minue li	no 10)		
(206)478-7	067		20. Dalance	(Guipius or delicit) (Liffe	, to minus li	10 19)		22,410.60
				chedules and attachments		orrect to the best o	f my knowled	
Candidate's Signa	lluið	D	ate	Treasurer's Signatu				Date

PDC OFFICE USE

CASH RECEIPTS AND EXPENDITURE

SCHEDULE	Δ
SOULDOLL	
to C4	
10 04	(11/93)

2 Report Date

Candidate or Committee Name	(Do not abbreviate.	Use full name.)	

					05/01/13	05/31/13
1. CASH RECI	EIPTS (Contributions) which	h have been reported on	C3. List each d	leposit made since last (C4 report was submitted.	
Date of deposit	Amount	Date of deposit	Amour	t Date of deposit	Amount	Total deposits
05/06/201	.3 100.00					
05/17/201	.3 25,000.00					
2. TOTAL CAS	SH RECEIPTS			Enter	also on line 2 of C4 \$	25,100.00
 needed. The 1) If expendict comm 2) When rep 3) If expendict petitic amou 4) 3) Second communication (1) 4) 4) 5) 6) 6) 7) 7) 8) 9) 9) 100 110 1	CODE I- DEFINITIONS L ON NEXT PAGE B N O O V	ked contributions to a can or committee in the Desci for travel expenses, iden ndirectly to compensate a e the following information orting period, and cumulat - Contributions (monetary Independent Expenditure - Literature, Brochures, Pr - Broadcast Advertising (F - Newspaper and Periodic - Other Advertising (yard - Voter Signature Gatherin ading those from petty cas elow <u>a than \$50</u> by date paid, n , campaign worker, PR fir	didate or comm sription block; tify the traveler person or entit n on an attached tive total paid al r, in-kind & trans is rinting Radio, TV) cal Advertising signs, buttons, ng h, need not be ame and addre	ittee or <u>independent exp</u> and travel purpose in the y for soliciting signatures d sheet: name and addr l persons to date to gath sfers) P - S - F - F - etc.) W - G - itemized. Add up these ss of vendor, code/descr	enditures that benefit a c e Description block; and s on a statewide initiative ess of each person/entity ler signatures. Postage, Mailing Permits Surveys and Polls Fundraising Event Exper Travel, Accommodations Management/Consulting Wages, Salaries, Benefi General Operation and C expenditures and show the ription, and amount.	andidate or or referendum compensated, sess , Meals ; Services ts Dverhead he total in the
		r Recipient		Purpose of	Expense	
Date Paid		nd Address)	Code	and/or Des		Amount
N/A	N/A Expenses of \$50 or less		N/A	N/A		
05/23/13	INTUIT QUICKBOO , WA	KS	с	heck printing		189.40
05/31/13	BRIANNA THOMAS 805 Marion Stre Seattle, WA 981		r	etainer fee		2,500.00

			9)	
			2	
4. TOTAL CAS	H EXPENDITURES	Total from attached pages Enter also on line 11 of C4		0.00 2,689.40

IN KIND CONTRIBUTIONS, PLEDGES, ORDERS, DEBTS, OBLIGATIONS

SCHEDULE TO C4



B

(11/93)

Candidate or Committee Name (Do not abbreviate. Use full name.)

Report Date 05/01/13 05/31/13

3

1. IN KIND CONTRIBUTIONS RECEIVED (goods, services, discounts, etc.)

Date Received Contributor's Name and Address Description of Contribution		Fair Market Value	Aggregate Total	P R I	G E N	lf total over \$100, Employer Name, City, State & Occup	
05/01/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	space rental - Rverton Park United	1,000.00	19,174.08			
05/01/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	retainer payment to campaign manager	1,166.67	19,174.08			
05/02/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	petition packets	332.44	19,174.08			
05/06/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	reatiner payment to campaign manager	333.23	19,174.08			
05/07/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	wordpress.com upgrade	99.00	19,174.08			
05/07/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	postal box rental	196.00	19,174.08			
05/15/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	retainer payment to campaign manager	2,500.00	19,174.08			
05/22/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	luncheon catering	900.00	19,174.08			
05/22/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	Initiative kick-oo snacks	210.48	19,174.08			
05/22/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	USB cable for printer	36.12	19,174.08			
05/24/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	May 2013 WW staff working on Initiative	12,239.98	19,174.08			
05/28/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	bar code scanners	60.16	19,174.08			,
2	1	TOTAL THIS PAGE	19,074.08				······································

IN KIND CONTRIBUTIONS, PLEDGES, ORDERS, DEBTS, OBLIGATIONS

SCHEDULE TO C4



B

(11/93)

Candidate or Committee Name (Do not abbreviate. Use full name.)

Report Date 05/01/13 05/31/13

4

1. IN KIND CONTRIBUTIONS RECEIVED (goods, services, discounts, etc.)

Date Received	Contributor's Name and Address	Description of Contribution	Fair Market Value	Aggregate Total	P R I	GEN	If total over \$100, Employer Name, City, State & Occup
05/30/13	TEAMSTERS LOCAL 117 14675 Interurban Ave S. St Tukwila, WA 98168	May 2013 Teamsters staff working on Initiative	10,901.52	19,526.52			
)5/31/13	SEIU 6 3720 Airport Way South Seattle, WA 98134	May 2013 staff working on Initiative	4,500.00	4,500.00			
)5/31/13	SEIU 775 215 Columbia Street Seattle, WA 98104	May 2013 staff working on Initiative	4,750.00	23,022.23			
05/31/13	SEIU 925 1914 N 34th Street, Suite 100 Seattle, WA 98103	May 2013 staff working on Initiative	2,250.00	2,250.00			
)5/31/13	TEAMSTERS LOCAL 117 14675 Interurban Ave S. St Tukwila, WA 98168	May 2013 staff working on Initiative	8,625.00	19,526.52			
)5/31/13	TEAMSTERS LOCAL 174 14675 Interurban Ave S. St. # Tukwila, WA 98168	May 2013 staff working on Initiative	1,500.00	1,500.00			
05/31/13	UNITE HERE LOCAL 8 2800 First Avenue SUite 3 Seattle, WA 98121	May 2013 staff working on Initiative	4,625.00	4,625.00			
05/31/13	UFCW 21 5030 First Ave S. Suite 200 Seattle, WA 98134	May 2013 staff working on Initiative	2,125.00	2,125.00			
05/31/13	PUGET SOUND SAGE 1032 S. Jackson St., Ste. 203 Seattle, WA 98104	May 2013 staff working on Initiative	1,250.00	1,250.00			
)5/31/13	SEIU 775 215 Columbia Street Seattle, WA 98104	May 2013 SEIU 775 staff working on initiative	18,272.23	23,022.23			
	ċ	TOTAL THIS PAGE	58,798.75		<u>,</u>		

	PO BOX 409 OLYMPIA W (360) 753-11	L WAY RM 206 08 A 98504-0908	SUMMARY, FULL REPORT RECEIPTS AND EXPENDITURES				C4	PDC OFFICE USE 100542873 AMENDS 100539392	
Candidate or Committ			clude full name	e)					09-10-2013
YES! for SeaTa	.c								
Mailing Address P O Box 69257						City SeaTac, WA			
Zip + 4 98168		Office Sought (C	andidates)		Election Date 2013				mmittees: During ke an independent
	From (last C-	4) To	(end of period)	Final Report?	expenditure (i.e.,	an expense	not consi	dered a contribution)
Covered	06/01/1	3	06/30/13		Yes No X	supporting or oppo	sing a state	or local c	andidate?
RECEIPTS						*See next page		Yes	No
1. Previous total c (if beginning a r	ash and in kii new campaigi	nd contributions (Fi n or calendar year,	rom line 8, last see instruction	C-4) bookle	ət)			\$	102,972.83
2. Cash received	From line 2.	Schedule A)				\$	0 00		
						17 - C			
In kind contribu	tions received	d (From line 1, Sch	edule B)			45,8	397.20		
4. Total cash and	in kind contril	butions received th	is period (Line	2 plus	3)				45,897.20
							-		
6. Corrections (Fr	om line 1 or 3	, Schedule C)			Show + or	(-)	0.00		
7. Net adjustment	s this period (Combine line 5 & 6	s)			Sho	w + or (-)		0.00
								1	
8. Total cash and	in kind contril	outions during cam	paign (Combin	le lines	1, 4 & /)				148,870.03
9. Total pledge pa	yments due (From line 2, Sched	lule B)		0.00				
EXPENDITURES	10 - 13 L - 13 L	10.) BAR 98.4	7 NSV 982973	0.021 N.S.					
10. Previous total c (If beginning a I	ash and in kii new campaigi	nd expenditures (Fi n or calendar year,	rom line 17, las see instruction	st C-4) i bookle	ət)				80,562.23
							-		00, 302.23
11. Total cash expe	enditures (Fro	m line 4, Schedule	A)			3,	350.43		
12. In kind expendi	tures (goods	& services) (From I	ine 1, Schedule	е В)		45.	897.20		
13. Total cash and	in kind expen	ditures made this r	period (Line 11	plus lir	ne 12)				40 047 60
							-		49,247.63
14. Loan principal r	epayments m	ade (From line 2, 8	Schedule L)				0.00		
15. Corrections (Fre	om line 2 or 3	, Schedule C)			Show + or	(-)	0.00		
16. Net adjustment	s this period (Combine lines 14 a	& 15)			Sho	w + or (-)		0.00
17. Total cash and	in kind expen	ditures during cam	paion (Combin	ie lines	10. 13 and 16)				100 000 00
CANDIDATES ONLY		Name no		5327-057-257	25				129,809.86
Wo	n Lost	Unopposed on ball				17) ance(s) plus your petty cash			19,060.17
Primary election									
General election	Talantina		19. Liabilit	ies: (S	um of loans and del	bts owed)			0.00
Treasurer's Daytime		NO.:	20. Balanc	ce (Sur	plus or deficit) (Line	18 minus line 19)			
(206)478-706	7						-		19,060.17
CERTIFICATION: 1 ch Candidate's Signature		formation herein and Da			ules and attachments Freasurer's Signatur		e best of my l	knowledge.	Date
Candidate's Signature		Da	10		a and a second second				Dale
				M	Iaria Chomys:	zak			

PDC OFFICE USE
CASH RECEIPTS AND EXPENDITURE

SCHEDULE	Δ
to C4	
	(11/9)

Report Date

P - Postage, Mailing Permits

F - Fundraising Event Expenses

W - Wages, Salaries, Benefits

T - Travel, Accommodations, Meals

M - Management/Consulting Services

G - General Operation and Overhead

S - Surveys and Polls

Candidate or Committee Name (Do not abbreviate. Use full name	Candidate or	Committee Name	(Do not abbreviate.	Use full name
---	--------------	----------------	---------------------	---------------

					06/01/13	06/30/13
1. CASH RECEIPTS (Cor	tributions) whic	h have been reported or	n C3. List each dep	osit made since last C4	report was submitted	
Date of deposit	Amount	Date of deposit	Amount	Date of deposit	Amount	Total deposits
		12		.21		
				17		
2. TOTAL CASH RECEIPT	ſS			Enter al	so on line 2 of C4	\$ 0.00

CODES FOR CLASSIFYING EXPENDITURES: If one of the following codes is used to describe an expenditure, no other description is generally needed. The exceptions are:

1) If expenditures are in-kind or earmarked contributions to a candidate or committee or independent expenditures that benefit a candidate or committee, identify the candidate or committee in the Description block;

When reporting payments to vendors for travel expenses, identify the traveler and travel purpose in the Description block; and 2)

3) If expenditures are made directly or indirectly to compensate a person or entity for soliciting signatures on a statewide initiative or referendum petition, use code "V" and provide the following information on an attached sheet: name and address of each person/entity compensated, amount paid each during the reporting period, and cumulative total paid all persons to date to gather signatures.

- C Contributions (monetary, in-kind & transfers) I - Independent Expenditures
- DEFINITIONS ON NEXT PAGE
- L Literature, Brochures, Printing
- B Broadcast Advertising (Radio, TV)
- N Newspaper and Periodical Advertising
- O Other Advertising (yard signs, buttons, etc.)
- V Voter Signature Gathering
- 3. EXPENDITURES

CODE

- a) Expenditures of \$50 or less, including those from petty cash, need not be itemized. Add up these expenditures and show the total in the amount column on the first line below ..
- Itemize each expenditure of more than \$50 by date paid, name and address of vendor, code/description, and amount. b)
- c) For each payment to a candidate, campaign worker, PR firm, advertising agency or credit card company, attach a list of detailed expenses or copies of receipts/invoices supporting the payment.

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description			
N/A	Expenses of \$50 or less	N/A	N/A		39.33	
06/26/13	BRIANNA THOMAS 805 Marion Street #203 Seattle, WA 98104		gas reimbursement		128.72	
06/03/13	MARC SMASON 3409 18th Street S Seattle, WA 98144		live music at SeaTac town hall		150.00	
06/06/13	RIVERTON PARK UNITED METHODIST 3118 S. 140th St Tukwila, WA 98168		June 2013 rent		500.00	
06/21/13	SCHWERIN CAMPBELL BARNARD 18 West Mercer Street Seattle, WA 98119		legal services May 2013		1,155.75	
06/21/13	CARDMEMBER SERVICE PO Box 790408 St. Louis, MO 63179		supplies		492.70	
06/21/13	CARDMEMBER SERVICE PO Box 790408 St. Louis, MO 63179		printing		883.93	
			Total from attached pages	\$	0.00	
4. TOTAL CA	ASH EXPENDITURES		Enter also on line 11 of C4	\$	3,350.43	

IN KIND CONTRIBUTIONS, PLEDGES, ORDERS, DEBTS, OBLIGATIONS

SCHEDULE TO C4



(11/93)

Candidate or Committee Name (Do not abbreviate. Use full name.)

Report Date 06/01/13 06/30/13

3

Date Received	Contributor's Name and Address	Description of Contribution	Fair Market Value	Aggregate Total	P R I	G E N	lf total over \$100, Employer Name, City, State & Occup
06/24/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	June 2013 WW staff working on Initiative	12,257.94	31,432.02			
06/30/13	PUGET SOUND SAGE 1032 S. Jackson St., Ste. 203 Seattle, WA 98104	June 2013 PSS Staff working on Initiative	8,518.09	9,768.09			
06/30/13	SEIU 775 215 Columbia Street Seattle, WA 98104	June 2013 SEIU 775 staff working on initiative	25,121.17	48,143.40			
-							
-							
2 							
		TOTAL THIS PAGE	45,897,20		Ļ		

	PUBLIC DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828 TOLL FREE 1-877-601-2828						•	PDC OFFICE USE 100542874 AMENDS 100539438		
Candidate or Committ			clude full name	e)					09-10-2013	
YES! for SeaTa	.c							_		
Mailing Address P O Box 69257						City SeaTac, WA	0			
Zip + 4 98168		Office Sought (Ca	indidates)		Election Date 2013				mmittees: During ke an independent	
	From (last C-	4) To	(end of period)		Final Report?	expenditure (i.e.	, an expense	e not cons	idered a contribution)	
Covered	07/01/1	3 (7/31/13		Yes No X	supporting or opp	osing a state	e or local o	candidate?	
RECEIPTS						*See next page		Yes	No	
 Previous total c (if beginning a r 	ash and in kir new campaigr	nd contributions (Fr	om line 8, last (see instruction	C-4) bookle	et)			\$	148,870.03	
2. Cash received	(From line 2,	Schedule A)				···· \$ 10.	000.00			
						12				
						-				
4. Total cash and	in kind contrit	outions received this	s period (Line 2	2 plus 3	3)			-	63,256.04	
5. Loan principal r	epayments m	ade (From line 2, S	chedule L)				0.00			
6. Corrections (Fre	om line 1 or 3	, Schedule C)			Show + or ((-)	0.00			
7. Net adjustment	s this period (Combine line 5 & 6)			Sh	iow + or (-)		0.00	
8. Total cash and	in kind contrit	outions during came	aion (Combine	e lines	1.4 & 7)				212,126.07	
9. Total pledge pa	yments due (From line 2, Sched	ule B)		0.00					
EXPENDITURES 10. Previous total c (If beginning a r	ash and in kir new campaigi	nd expenditures (Fr n or calendar year,	om line 17, last see instruction	t C-4) bookle	et)			£	129,809.86	
11. Total cash expe	enditures (Fro	m line 4, Schedule	A)				101 50			
12. In kind expendi										
							2. C			
13. Total cash and									55,660.54	
14. Loan principal r	epayments m	nade (From line 2, S	chedule L)				0.00			
15. Corrections (Fre	om line 2 or 3	, Schedule C)			Show + or ((-)	0.00			
16. Net adjustment	s this period (Combine lines 14 8	15)			Sh	low + or (-)		0.00	
17. Total cash and	in kind expen	ditures during camp	aign (Combine	e lines	10, 13 and 16)				185,470,40	
CANDIDATES ONLY		Name no							2	
Wo	n Lost I	Unopposed on ballo			I (Line 8 minus line al your bank account bala				26,655.67	
Primary election General election			19. Liabiliti	es: (S	um of loans and del	ots owed)		5. <u></u>	0.00	
Treasurer's Daytime	Telephone N	No.:	20. Balance	e (Sur	olus or deficit) (Line	18 minus line 19)				
(206)478-706	7		E. Daiario	e (our)	side of denoity (Line			2	26,655.67	
CERTIFICATION: 1 ce							he best of my	knowledge		
Candidate's Signature)	Dat	e		reasurer's Signatur	e			Date	
				M	laria Chomys:	zak				

PDC OFFICE USE

CASH RECEIPTS AND EXPENDITURE

·	
SCHEDULE	Δ
to C4	
10 04	/11/9

Candidate or Committ	ee Name	(Do not abbreviate.	Use full name.)

						07/01/13	07/31/13
1.	CASH RECEIPTS	(Contributions) which	h have been reported or	C3. List each dep	osit made since last C4	report was submitted.	
Da	ate of deposit	Amount	Date of deposit	Amount	Date of deposit	Amount	Total deposits
(07/10/2013	10,000.00					
2.	TOTAL CASH RE	CEIPTS			Enter al	so on line 2 of C4	10,000.00
1) 2) 3)	needed. The exce If expenditures committee, When reporting If expenditures petition, use	ptions are: are in-kind or earmari identify the candidate payments to vendors are made directly or i e code "V" and provide	ked contributions to a ca or committee in the Des for travel expenses, ide ndirectly to compensate e the following informatic	ndidate or committe cription block; ntify the traveler ar a person or entity f on on an attached s	ed to describe an expend ee or <u>independent expen</u> d travel purpose in the E or soliciting signatures or heet: name and address ersons to date to gather	ditures that benefit a construction block; and n a statewide initiative s of each person/entity	andidate or or referendum
	CODE	IITIONS I-	- Contributions (monetar Independent Expenditur	es	S - Su	stage, Mailing Permits irveys and Polls	

V - Voter Signature Gathering

- L Literature, Brochures, Printing
- B Broadcast Advertising (Radio, TV) N - Newspaper and Periodical Advertising

O - Other Advertising (yard signs, buttons, etc.)

- F Fundraising Event Expenses
- T Travel, Accommodations, Meals

Report Date

- M Management/Consulting Services
- W Wages, Salaries, Benefits
- G General Operation and Overhead

3. EXPENDITURES

ON NEXT PAGE

- a) Expenditures of \$50 or less, including those from petty cash, need not be itemized. Add up these expenditures and show the total in the amount column on the first line below ..
- b) Itemize each expenditure of more than \$50 by date paid, name and address of vendor, code/description, and amount.
 c) For each payment to a candidate, campaign worker, PR firm, advertising agency or credit card company, attach a list of detailed expenses or copies of receipts/invoices supporting the payment.

Date Paid	e Paid Vendor or Recipient Purpose of Expense (Name and Address) Code and/or Description				Amount
N/A	Expenses of \$50 or less	N/A	N/A		
07/11/13	SCHWERIN CAMPBELL BARNARD 18 West Mercer Street Seattle, WA 98119		Legal Services for June 2013		2,404.50
4. TOTAL CA	ASH EXPENDITURES		Total from attached pages Enter also on line 11 of C4	\$ \$	0.00

IN KIND CONTRIBUTIONS, PLEDGES, ORDERS, DEBTS, OBLIGATIONS

SCHEDULE TO C4



B

(11/93)

Candidate or Committee Name (Do not abbreviate. Use full name.)

Report Date 07/01/13 07/31/13

3

Date Received	Contributor's Name and Address	Description of Contribution	Fair Market Value	Aggregate Total	R	G E N	If total over \$100, Employer Name, City, State & Occup
07/24/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	July 2013 WW staff working on Initiative	9,961.23	41,393.25			
07/30/13	THE WASHINGTON BUS EDUCATION PO Box 20188 Seattle, WA 98102	July 2013 BUS staff working on Initiative	1,108.54	1,108.54			
07/30/13	UNITE HERE LOCAL 8 2800 First Avenue SUite 3 Seattle, WA 98121	July 2013 Unite Here staff working on Initiative	1,081.81	5,706.81			
07/30/13	PUGET SOUND SAGE 1032 S. Jackson St., Ste. 203 Seattle, WA 98104	July 2013 PSS staff working on Initiative	9,546.69	19,314.78			
07/31/13	SEIU 775 215 Columbia Street Seattle, WA 98104	July 2013 SEIU 775 staff working on initiative		79,701.17			
-							
<u>1</u> 2							
							
<u>.</u>							
	1 	TOTAL THIS PAGE	53,256.04				

PUBLIC	PO BOX 409 OLYMPIA W (360) 753-11	L WAY RM 206 08 A 98504-0908	UMMAR ECEIPT XPENDI	S AND		PORT		C4		PDC OFFICE USE
Candidate or Com		not abbreviate. Inclu	ude full name)							09-10-2013
YES! for Sea	Тас								_	
Mailing Address P O Box 6925	7					City SeaTa	ac, WA			
Zip + 4		Office Sought (Can	didates)	Elec	tion Date	100000000000000000000000000000000000000		ies & Cai		mmittees: During
98168		,		201		this repo	ort period, d	id the com	mittee ma	ake an independent
Report Period Covered	From (last C-	Au Au	nd of period)	Fina	Report?		<u>iture</u> (i.e., a ng or oppos			idered a contribution)
	08/01/1	3 08	3/31/13	Yes	No X			ing a orare	or roour	
RECEIPTS						*See ne	ext page		Yes	No
1. Previous tot (if beginning	al cash and in kii a new campaigi	nd contributions (From n or calendar year, se	n line 8, last C-4 e instruction bo	4) ooklet)					\$	212,126.07
2. Cash receiv	ed (From line 2,	Schedule A)				\$	60,0	00.00		
3. In kind contr	ibutions received	d (From line 1, Sched	ule B)				56,1	67.13		
										116,167.13
								-		110,107.13
5. Loan princip	al repayments m	ade (From line 2, Scl	nedule L)			·····		0.00		
6. Corrections	(From line 1 or 3	, Schedule C)			Show + or	(-)		0.00		
7. Net adjustm	ents this period (Combine line 5 & 6).					Show	v + or (-)		0.00
8 Total cash a	nd in kind contril	outions during campa	ian (Combine li	nes14&	7)			-		328,293,20
The second	payments due (From line 2, Schedule	ə B)		0.00					
EXPENDITURES 10. Previous tot (If beginning	al cash and in kii a new campaigi	nd expenditures (Fror n or calendar year, se	n line 17, last C e instruction bo	-4) ooklet)				······		185,470.40
11. Total cash e	xpenditures (Fro	m line 4, Schedule A)				22,	640.56		
		& services) (From line								
13. Total cash a	nd in kind expen	ditures made this per	iod (Line 11 plu	ıs line 12)						78,807.69
14. Loan princip	al repayments m	ade (From line 2, Scl	nedule L)					0.00		
15. Corrections	(From line 2 or 3	, Schedule C)			Show + or	(-)		0.00		
16. Net adjustm	ents this period (Combine lines 14 & 1	5)				Shov	v + or (-) -		0.00
	22.312	ditures during campa	1	C. 425-10-25	and 16)					264,278.09
CANDIDATES ON		Name not Unopposed on ballot	18. Cash on h		8 minus line	17)				64,015.11
Primary election					ank account bal					
General election			19. Liabilities:	: (Sum of I	oans and de	bts owed)				0.00
Treasurer's Dayti	me Telephone N	No.:		0	deficition of the	10	1	-		V • VV
(206)478-7	067		20. Balance (Surpius or	deficit) (Line	18 minus	iine 19)			64,015.11
		formation herein and on	accompanying so				correct to the	best of my	knowledge	
Candidate's Signa	ture	Date		Treasur	er's Signatu	re				Date
				Maria	Chomys	zak				

CASH RECEIPTS AND EXPENDITURE

SCHEDULE	Δ
to C4	
10 04	/11/05

Candidate or	Committee Name	(Do not abbreviate.	Use full name.)

					08/01/13		08/31/13
1. CASH RECEIPTS	6 (Contributions) whic	ch have been reported on	C3. List each dep	posit made since last C4	report was submitte	d.	
Date of deposit	Amount	Date of deposit	Amount	Date of deposit	Amount	То	otal deposits
08/19/2013	50,000.00						
08/19/2013	10,000.00						
						¢	
TOTAL CASH RE	CEIPTS			Enter a	lso on line 2 of C4	φ	60.000.0

CODES FOR CLASSIFYING EXPENDITURES: If one of the following codes is used to describe an expenditure, no other description is generally needed. The exceptions are:

 If expenditures are <u>in-kind or earmarked contributions</u> to a candidate or committee or <u>independent expenditures</u> that benefit a candidate or committee, identify the candidate or committee in the Description block;

- 2) When reporting payments to vendors for travel expenses, identify the traveler and travel purpose in the Description block; and
- 3) If expenditures are made directly or indirectly to compensate a person or entity for soliciting signatures on a statewide initiative or referendum petition, use code "V" and provide the following information on an attached sheet: name and address of each person/entity compensated, amount paid each during the reporting period, and cumulative total paid all persons to date to gather signatures.
 - C Contributions (monetary, in-kind & transfers) I - Independent Expenditures

CODE DEFINITIONS ON NEXT PAGE

- L Literature, Brochures, Printing
- B Broadcast Advertising (Radio, TV)
- N Newspaper and Periodical Advertising
- O Other Advertising (yard signs, buttons, etc.)
- V Voter Signature Gathering
- v voter Si

- P Postage, Mailing Permits
 - S Surveys and Polls
 - F Fundraising Event Expenses
 - T Travel, Accommodations, Meals

Report Date

- M Management/Consulting Services
- W Wages, Salaries, Benefits
- G General Operation and Overhead

3. EXPENDITURES

- a) Expenditures of \$50 or less, including those from petty cash, need not be itemized. Add up these expenditures and show the total in the amount column on the first line below.
- b) Itemize each expenditure of more than \$50 by date paid, name and address of vendor, code/description, and amount.
- c) For each payment to a candidate, campaign worker, PR firm, advertising agency or credit card company, attach a list of detailed expenses or copies of receipts/invoices supporting the payment.

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description		Amount
N/A	Expenses of \$50 or less	N/A	N/A		25.00
08/16/13	BRIANNA THOMAS 805 Marion Street #203 Seattle, WA 98104		gas, parking		115.00
08/07/13	STAPLES Seattle, WA 09104		office supplies		582.34
08/31/13	PATINKIN RESEARCH STRATEGIES 760 Timberline Drive Lake Oswego, OR 97034		survey of like 2013 voters		20,000.00
08/16/13	RIVERTON PARK UNITED METHODIST 3118 S. 140th St Tukwila, WA 98168		July & August 2013 rent		1,000.00
08/07/13	FEDEX Seatte, WA 98104		photocopying		64.61
08/31/13	WOOD CRAFTERS NW PO Box 28434 Bellingham, WA 98228		transcription of hearing		105.00
4. TOTAL CA	ASH EXPENDITURES			\$ \$	748.61 22,640.56

Candidate or Committee Name (Do not abbreviate. Use full name.)

Page 3 Report Date

08/01/13 08/31/13

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description	Amount
08/22/13	INTUIT QUICKBOOKS		order checks, deposit slips with new name	200.35
08/16/13	ACTION WITHOUT BORDERS 302 Fifth Avenue New York, NY 10001		job posting	70.00
08/07/13	ALKI BAKERY 5700 1st Ave S Seattle, WA 98108		committee/community meetings on 8/6 & 8/7	478.26

Page Total \$ 748.61

IN KIND CONTRIBUTIONS, PLEDGES, ORDERS, DEBTS, OBLIGATIONS

SCHEDULE TO C4



B

(11/93)

Candidate or Committee Name (Do not abbreviate. Use full name.)

Report Date 08/01/13 08/31/13

4

Date Received	Contributor's Name and Address	Description of Contribution	Fair Market Value	Aggregate Total	P R I	G E N	If total over \$100, Employer Name, City, State & Occup
08/06/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	ice for family carnival	7.40	58,590.60			
08/24/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	August 2013 WW staff working on initiative		58,590.60			
08/24/13	SEIU 775 215 Columbia Street Seattle, WA 98104	August 2013 SEIU 775 staff working on initiative	31,734.16 1	11,435.33			
08/27/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	mileage, parking	100.25	58,590.60			
08/27/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	supplies for community meeting	153.16	58,590.60			
08/31/13	THE WASHINGTON BUS EDUCATION PO Box 20188 Seattle, WA 98102	August 2013 The Bus staff working on initiative	1,871.26	2,979.80			
08/31/13	PUGET SOUND SAGE 1032 S. Jackson St., Ste. 203 Seattle, WA 98104	August 2013 PSS staff working on initiative	5,039.36	24,354.14			
08/31/13	TEAMSTERS LOCAL 117 14675 Interurban Ave S. St Tukwila, WA 98168	August 2013 Teamsters 117 staff working on initiative	325.00	29,851.52			
3 .							
	2	TOTAL THIS PAGE	56,167.13				

PO BOX OLYMP (360) 7	PITOL WAY RM 206 X 40908 YIA WA 98504-0908	SUMMAR RECEIPTS EXPENDI		PORT	(3/97)	ł	PDC OFFICE USE 100548304
Candidate or Committee Name		clude full name)					10-15-2013
YES! for SeaTac							
Mailing Address P O Box 69257				City SeaTac,	WA		
Zip + 4 98168	Office Sought (C	andidates)	Election Date 2013				mmittees: During ake an independent
Report Period From (las	st C-4) To	(end of period)	Final Report?				sidered a contribution)
Covered 09/03	1/13	10/14/13	Yes No X	supporting or o	opposing a sta	te or local	candidate?
RECEIPTS				*See next pag	e	Yes	No
1. Previous total cash and (if beginning a new cam	in kind contributions (Fr paign or calendar year,	om line 8, last C-4 see instruction bo	l) oklet)			\$	328,293.20
2. Cash received (From lin	e 2, Schedule A)			\$ 45	9.427.46		
				127			
3. In kind contributions rec	eived (From line 1, Sch	edule B)		11	5,542.77	-	
4. Total cash and in kind c	ontributions received th	s period (Line 2 pl	lus 3)				574,970.23
5. Loan principal repayment	nts made (From line 2, §	Schedule L)			0.00		
6. Corrections (From line 1				12			
7. Net adjustments this per							0.00
8. Total cash and in kind c	ontributions during cam	paign (Combine lir	nes 1, 4 & 7)	 ר		<u> </u>	903,263.43
9. Total pledge payments of	due (From line 2, Sched	ule B)	0.00	Ê.			
EXPENDITURES							
10. Previous total cash and (If beginning a new cam	paign or calendar year,	see instruction bo	oklet)				264,278.09
11. Total cash expenditures	(From line 4, Schedule	A)		4	67,016.23	3	
12. In kind expenditures (go	ods & services) (From I	ine 1, Schedule B)	1	15,542.7	2	
13. Total cash and in kind e	xpenditures made this p	eriod (Line 11 plu	s line 12)			<u>.</u>	582,559.00
14. Loan principal repaymer	nts made (From line 2.5	Schedule I.)					
· · ·					0.00	<u>)</u>	
15. Corrections (From line 2	or 3, Schedule C)		Show + c	or (-)	0.00)	
16. Net adjustments this per	riod (Combine lines 14 a	& 15)			Show + or (-)		0.00
17. Total cash and in kind e	xpenditures during cam	paign (Combine lir	nes 10, 13 and 16)				846,837.09
CANDIDATES ONLY	Name no	하는 그는 것은 것은 것은 것은 것을 것을 것을 했다.					
Won Los	st Unopposed on ball		nand (Line 8 minus lin d equal your bank account b			×	56,426.34
Primary election		19. Liabilities:	(Sum of loans and c	lebts owed)			50,000.00
Treasurer's Daytime Telepho	one No.:	20. Balance (Surplus or deficit) (Lir	ne 18 minus line 19	9)		
(206)478-7067							6,426.34
CERTIFICATION: I certify that Candidate's Signature	the information herein and Da		hedules and attachmen Treasurer's Signa		to the best of my	/ knowledge	Date
oundrate a digitature	Da						Date
			Maria Chomy	szak			

CASH RECEIPTS AND EXPENDITURE

SCHEDULE	Δ	
to C4		
10 04	(11/93)	

P - Postage, Mailing Permits

F - Fundraising Event Expenses

W - Wages, Salaries, Benefits

T - Travel, Accommodations, Meals

M - Management/Consulting Services

G - General Operation and Overhead

S - Surveys and Polls

Report Date

Candidate or Committee Name (Do not abbreviate. Use full name.)

					09/01/13	10/14/13
1. CASH RECEIPTS	(Contributions) which	h have been reported	d on C3. List each dep	oosit made since last C4	report was submitted	i.
Date of deposit	Amount	Date of deposit	Amount	Date of deposit	Amount	Total deposits
09/10/2013	5,000.00	09/18/2013	150,000.00	09/27/2013	299.00	
09/12/2013	100.00	09/24/2013	101,046.46	10/01/2013	4,013.00	
09/13/2013	10,000.00	09/25/2013	50,000.00	See attached		
2. TOTAL CASH RECEIPTS Enter also on line 2 of C4						\$ 459.427.4

2. TOTAL CASH RECEIPTS

1)

CODES FOR CLASSIFYING EXPENDITURES: If one of the following codes is used to describe an expenditure, no other description is generally needed. The exceptions are:

If expenditures are in-kind or earmarked contributions to a candidate or committee or independent expenditures that benefit a candidate or committee, identify the candidate or committee in the Description block;

When reporting payments to vendors for travel expenses, identify the traveler and travel purpose in the Description block; and 2)

3) If expenditures are made directly or indirectly to compensate a person or entity for soliciting signatures on a statewide initiative or referendum petition, use code "V" and provide the following information on an attached sheet: name and address of each person/entity compensated, amount paid each during the reporting period, and cumulative total paid all persons to date to gather signatures.

> CODE DEFINITIONS ON NEXT PAGE

C - Contributions (monetary, in-kind & transfers) I - Independent Expenditures

- L Literature, Brochures, Printing
- B Broadcast Advertising (Radio, TV)
- N Newspaper and Periodical Advertising
- O Other Advertising (yard signs, buttons, etc.)
- V Voter Signature Gathering

3. EXPENDITURES

- a) Expenditures of \$50 or less, including those from petty cash, need not be itemized. Add up these expenditures and show the total in the amount column on the first line below.
- Itemize each expenditure of more than \$50 by date paid, name and address of vendor, code/description, and amount. b)
- c) For each payment to a candidate, campaign worker, PR firm, advertising agency or credit card company, attach a list of detailed expenses or copies of receipts/invoices supporting the payment.

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description	Amount	
N/A	Expenses of \$50 or less	N/A	N/A		164.49
09/03/13	SCHWERIN CAMPBELL BARNARD 18 West Mercer Street Seattle, WA 98119		Legal expenses		18,189.70
09/25/13	SCHWERIN CAMPBELL BARNARD 18 West Mercer Street Seattle, WA 98119		legal expense		29,972.97
10/14/13	ARCTIC CLUB HOTEL 700 3rd Ave Seattle, WA 98104		Fundraising event		2,683.02
09/03/13	RIVERTON PARK UNITED METHODIST 3118 S. 140th St Tukwila, WA 98168		rent for space		500.00
10/08/13	AUTHORIZE.NET P.O. Box 8999 San Francisco, CA 94128		credit card donation fee		57.88
09/03/13	PATINKIN RESEARCH STRATEGIES 760 Timberline Drive Lake Oswego, OR 97034		online focus group		11,250.00
4. TOTAL CA	SH EXPENDITURES			\$ \$	404,198.17 467,016.23

Candidate or Committee Name (Do not abbreviate. Use full name.)

Page 3

Report Date
09/01/13 10/14/13

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description	Amount
09/03/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		phone IDs	2,600.00
09/09/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113	9 6	yard signs, flyers, cards	9,750.00
09/25/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113	1	retainer	10,000.00
09/25/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		door hangers, pledge cards	12,679.00
09/25/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		Facebook Ads	1,418.00
09/25/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		professional services - design, photo shoot	22,000.00
09/25/13	PATINKIN RESEARCH STRATEGIES 760 Timberline Drive Lake Oswego, OR 97034		online foucs group	3,750.00
10/07/13	ABDULAHI JAMA 19473 115th Pl Se Kent, WA 98031		document translation	200.00
10/07/13	AFRO CONSULTING 8430 Rainier Ave S Seattle, WA 98118		translation and voice recording	80.00
09/23/13	IBEW 77 INTERNATIONAL BOULEVARD 19415 International Boulevard SeaTac, WA 98118		rent plus deposit	2,500.00
10/10/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113	7	retainer	12,500.00
10/10/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		cards, stickers, voter guide	16,961.00

Page Total \$ 94,438.00

Candidate or Committee Name (Do not abbreviate. Use full name.)

Page 4

Report Date 09/01/13 10/14/13

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description	Amount
10/10/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		newspaper insert	6,500.00
10/10/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		postage	6,427.14
10/10/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		coordination of ad	6,985.00
10/10/13	USPS 15250 32nd Ave S Seattle, WA 98188		PO box rental	196.00
09/03/13	TRADE PRINTERY 2512 1ST Avenue Seattle, WA 98121		business cards	95.00
09/09/13	BRIANNA THOMAS 805 Marion Street #203 Seattle, WA 98104		cell phone	200.00
09/03/13	ACTION WITHOUT BORDERS 302 Fifth Avenue New York, NY 10001		job posting	70.00
09/16/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		billboards	25,285.00
09/19/13	SCREEN STRATEGIES MEDIA 2940 Stella Blue Lane Fairfax, VT 22031		Seattle cable/online	98,800.00
09/25/13	KULLY HALL LLC 159 S Jackson St Seattle, WA 98104		production expenses for ad	48,142.03
09/25/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		production and editing	3,000.00
09/26/13	SCREEN STRATEGIES MEDIA 2940 Stella Blue Lane Fairfax, VT 22031		online ad	24,800.00

Page Total \$ 220,500.17

Candidate or Committee Name (Do not abbreviate. Use full name.)

Page 5 Report Date

09/01/13 10/14/13

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description	Amount
10/02/13	SCREEN STRATEGIES MEDIA 2940 Stella Blue Lane Fairfax, VT 22031		cable ad	35,040.00
10/07/13	MOHAMED AHMED/SALAXLEY TV 11017 SE 225th St Kent, WA 98031		recording/broadcasting community event	750.00
10/10/13	SCREEN STRATEGIES MEDIA 2940 Stella Blue Lane Fairfax, VT 22031		Seattle cable ad	43,200.00
10/10/13	OLDMIXON HILL 911 Broadway E Seattle, WA 98102		website development, retainer	7,250.00
10/10/13	OLDMIXON HILL 911 Broadway E Seattle, WA 98102	Î	website hosting, registration	520.00
10/10/13	OLDMIXON HILL 911 Broadway E Seattle, WA 98102		Google advertising	2,500.00

Page Total \$ 89,260.00

Attachment to Schedule A Additional Deposits

for the period: 09/01/13 10/14/13

6

Name

Date of Deposit	Amount	Date of Deposit	Amount	Date of Deposit	Amount
10/02/13	5,000.00				
10/03/13	2,000.00				
10/07/13	700.00				
10/09/13	105,000.00				
10/04/13	50.00				
10/07/13	99.00				
10/08/13	995.00				
10/09/13	50.00				
10/10/13	75.00				
10/11/13	25,000.00				
		1		1	

IN KIND CONTRIBUTIONS, PLEDGES, ORDERS, DEBTS, OBLIGATIONS

SCHEDULE	
TO C4	



Candidate or Committee Name (Do not abbreviate. Use full name.)

Report Date 09/01/13 10/14/13

7

Date Received	Contributor's Name and Address	Description of Contribution	Fair Market Value	Aggregate Total	P R I	G E N	If total over \$100, Employer Name, City, State & Occup
09/30/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	staff working on initiaitive	52,624.82 2	61,215.42			
09/30/13	SEIU 775 215 Columbia Street Seattle, WA 98104	staff working on initiative	51,775.67 1	63,211.00			
10/05/13	TEAMSTERS LOCAL 117 14675 Interurban Ave S. St Tukwila, WA 98168	staff woring on initiaitve	3,173.83	33,025.35			
10/05/13	PUGET SOUND SAGE 1032 S. Jackson St., Ste. 203 Seattle, WA 98104	Staff working on initiaive	7,591.29	31,945.43			
10/09/13	UNITE HERE LOCAL 8 2800 First Avenue SUite 3 Seattle, WA 98121	staff working on initiative	377.16	6,083.97			
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A.							
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	2	TOTAL THIS PAGE	15,542.77				

LOANS	SCHEDULE TO C4	(12/99)	8	
Candidate or Committee Name			Rep	port Date
			09/01/13	10/14/13

4. LOANS STILL OWED. List each loan that has previously been reported and still has a balance due.

Date	Lender's Name and Address	Original Amount 50,000.00	Principal Repaid or Forgiven	Amount Owed
10/09/13	SEIU HEALTHCARE 775NW 215 Columbia Street Seattle, WA 98104	50,000.00	0.00	
	Seallie, WA 90104			50,000.00
9 <u></u> 7			n an In a	
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6.				
5			5 <u> </u>	
			Subtotal This Page	50,000.00

PUBLIC DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206	UMMARY	, FULL REP	ORT [PDC OFFICE USE
PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111	ECEIPTS	AND	frank, audertior	C4	100551256
TOLL FREE 1-877-601-2828 Candidate or Committee Name (Do not abbreviate. Inclu					10-29-2013
YES! for SeaTac	(1)				
Mailing Address P O Box 69257			City SeaTac, WA		
Zip + 4 Office Sought (Cano 98168	didates)	Election Date 2013			cus Committees: During ittee make an independent
	nd of period)	Final Report?	expenditure (i.e., a	n expense r	not considered a contribution)
Covered 10/15/13 10	/28/13	Yes No X	supporting or oppos	ing a state of	or local candidate?
RECEIPTS		•	*See next page		Yes No
 Previous total cash and in kind contributions (From (if beginning a new campaign or calendar year, see 	n line 8, last C-4) e instruction book	let)			903,263.43
2. Cash received (From line 2, Schedule A)			• 017 4		
			127		
3. In kind contributions received (From line 1, Schedu	ule B)		257,23	17.87	
4. Total cash and in kind contributions received this p	period (Line 2 plus	; 3)			474,648.87
5. Loan principal repayments made (From line 2, Sch	nedule L)			0.00	
6. Corrections (From line 1 or 3, Schedule C)		Show + or (-)	0.00	
7. Net adjustments this period (Combine line 5 & 6)					0.00
8. Total cash and in kind contributions during campai	gn (Combine line:	s 1, 4 & 7)		········	1,377,912.30
9. Total pledge payments due (From line 2, Schedule	э В)	0.00			
EXPENDITURES					
 Previous total cash and in kind expenditures (From (If beginning a new campaign or calendar year, see 	e instruction book	let)			846,837.09
11. Total cash expenditures (From line 4, Schedule A)			179,	749.57	
12. In kind expenditures (goods & services) (From line	1, Schedule B)			217.87	
13. Total cash and in kind expenditures made this peri	iod (Line 11 plus I	ine 12)			436,967.44
14. Loan principal repayments made (From line 2, Sch	nedule L)			0 00	
15. Corrections (From line 2 or 2. Schoolulo C)		Show . or /	72		
15. Corrections (From line 2 or 3, Schedule C)				0.00	
16. Net adjustments this period (Combine lines 14 & 1					0.00
17. Total cash and in kind expenditures during campai					1,283,804.53
CANDIDATES ONLY Name not Won Lost Unopposed on ballot	18. Cash on har	RY nd (Line 8 minus line [.]	17)		94,107.77
Primary election		qual your bank account bala			ale e
General election	19. Liabilities: (Sum of loans and deb	ots owed)		50,000.00
Treasurer's Daytime Telephone No.:	20 Balance (Su	rplus or deficit) (Line	18 minus line 19)		
(206)478-7067	20. Dalance (00	ipide of denoity (cille	· · · · · · · · · · · · · · · · · · ·		44,107.77
CERTIFICATION: I certify that the information herein and on	accompanying sche			best of my kr	
Candidate's Signature Date		Treasurer's Signatur	e		Date
		Maria Chomysz	zak		

CASH RECEIPTS AND EXPENDITURE

SCHEDULE	Δ
to C4	
10 04	(11/93)

P - Postage, Mailing Permits

F - Fundraising Event Expenses

W - Wages, Salaries, Benefits

T - Travel, Accommodations, Meals

M - Management/Consulting Services

G - General Operation and Overhead

S - Surveys and Polls

Report Date

Candidate or Committee Name (Do not abbreviate. Use full name.)

					10/15/13	10/28/13
1. CASH RECEIPTS	(Contributions) which	ch have been reported on	C3. List each dep	posit made since last C4	report was submitted	
Date of deposit	Amount	Date of deposit	Amount	Date of deposit	Amount	Total deposits
10/15/2013	9,030.00	10/16/2013	105.00	10/21/2013	20.00	
10/16/2013	25.00	10/16/2013	235.00	10/18/2013	10,000.00	
10/16/2013	20.00	10/18/2013	705.00	See attached		
2 TOTAL CASH BEC	FIPTS			Enter a	lso on line 2 of C4	\$ 217 421

CODES FOR CLASSIFYING EXPENDITURES: If one of the following codes is used to describe an expenditure, no other description is generally needed. The exceptions are:

If expenditures are in-kind or earmarked contributions to a candidate or committee or independent expenditures that benefit a candidate or 1) committee, identify the candidate or committee in the Description block;

When reporting payments to vendors for travel expenses, identify the traveler and travel purpose in the Description block; and 2)

3) If expenditures are made directly or indirectly to compensate a person or entity for soliciting signatures on a statewide initiative or referendum petition, use code "V" and provide the following information on an attached sheet: name and address of each person/entity compensated, amount paid each during the reporting period, and cumulative total paid all persons to date to gather signatures.

> C - Contributions (monetary, in-kind & transfers) I - Independent Expenditures DEFINITIONS

L - Literature, Brochures, Printing

- B Broadcast Advertising (Radio, TV)
- N Newspaper and Periodical Advertising
- O Other Advertising (yard signs, buttons, etc.)
- V Voter Signature Gathering

3. EXPENDITURES

CODE

ON NEXT PAGE

- a) Expenditures of \$50 or less, including those from petty cash, need not be itemized. Add up these expenditures and show the total in the amount column on the first line below.
- Itemize each expenditure of more than \$50 by date paid, name and address of vendor, code/description, and amount. b)
- c) For each payment to a candidate, campaign worker, PR firm, advertising agency or credit card company, attach a list of detailed expenses or copies of receipts/invoices supporting the payment.

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description		Amount
N/A	Expenses of \$50 or less	N/A	N/A		70.97
10/23/13	SMITH & LOWNEY, PLLC 33615 1st Way S Federal Way, WA 98003		Legal services		26,368.03
10/23/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		retainer		10,500.00
10/23/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		subscription		95.00
10/23/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		training		171.17
10/23/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		advertising		26,660.91
10/23/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		postage		7,493.49
4. TOTAL CA	ASH EXPENDITURES	1	Total from attached pages Enter also on line 11 of C4	\$ \$	108,390.00

Candidate or Committee Name (Do not abbreviate. Use full name.)

Page 3
Report Date

10/15/13 10/28/13

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description	Amount
10/23/13	PATINKIN RESEARCH STRATEGIES 760 Timberline Drive Lake Oswego, OR 97034		survey	9,000.00
10/23/13	IBEW 77 INTERNATIONAL BOULEVARD 19415 International Boulevard SeaTac, WA 98118		rent	1,500.00
10/23/13	SCREEN STRATEGIES MEDIA 2940 Stella Blue Lane Fairfax, VT 22031	1	advertising	91,200.00
10/23/13	ONEAMERICA VOTES 1225 S Weller Street Seattle, WA 98144		Issue Campaign	5,715.00
10/23/13	SOMALI TV OF SEATTLE PO Box 46387 Seattle, WA 98146		advertising	900.00
10/23/13	HAMDI ABDULLE 2002 NE 18th Place Renton, WA 98056		translation	75.00

Page Total \$ 108,390.00

Attachment to Schedule A Additional Deposits

for the period: 10/15/13 10/28/13

Name

Date of Deposit	Amount 16,391.00 1,271.00 15,184.00 81,000.00 83,120.00 275.00 5.00 45.00	Date of Deposit	Amount	Date of Deposit	Amount

4

IN KIND CONTRIBUTIONS, PLEDGES, ORDERS, DEBTS, OBLIGATIONS

SCHEDULE TO C4



B

(11/93)

Candidate or Committee Name (Do not abbreviate. Use full name.)

Report Date 10/15/13 10/28/13

5

Date Received	Contributor's Name and Address	Description of Contribution	Fair Market Value	Aggregate Total	P R I	G E N	lf total over \$100, Employer Name, City, State & Occup
10/15/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	staff working on initiaitive	38,164.60 4	32,669.92			
10/24/13	SEIU LOCAL 49 3536 SE 26th Avenue Portland, OR 97202	staff time and mileage reimbursement		10,489.00			
10/24/13	TEAMSTERS LOCAL 117 14675 Interurban Ave S. St Tukwila, WA 98168	staff working on initiaive	24,577.47	59,386.10			
10/24/13	TEAMSTERS LOCAL 117 14675 Interurban Ave S. St Tukwila, WA 98168	hotel, meals for staff	1,783.28	59,386.10			
10/25/13	INTERNATIONAL BROTHERHOD OF 25 Louisiana Ave NW Washington , DC 20001-2198	staff working on initiative	3,100.00	58,100.00			
10/28/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	staff working on initiaitive	53,289.90 4	32,669.92			
10/28/13	SEIU PROPERTY SERVICES 1800 Massachusetts Avenue Washington, DC 20006	staff time and expenses		15,428.53			
10/28/13	UNITE HERE LOCAL 8 2800 First Avenue SUite 3 Seattle, WA 98121	staff time	18,799.81	34,883.78			
10/28/13	PUBLIC SCHOOL EMPLOYEES OF 1825 North Hutchinson Road Spokane Valley, WA 99206	staff time and expenses	2,222.62	2,222.62			
10/28/13	CAROLINA WORKERS ORGANIZING 324 S. Wilmington Street Raleigh, NC 27601	staf time and expenses	2,535.00	2,535.00			
10/28/13	STAND UP! CHICAGO 1942 S. Halsted Street Chicago, IL 60608	staff time and expenses	1,800.00	1,800.00			
10/28/13	SEIU 6 3720 Airport Way South Seattle, WA 98134	staff time	1,835.77	6,335.77			,
		TOTAL THIS PAGE	73 825 98				

IN KIND CONTRIBUTIONS, PLEDGES, ORDERS, DEBTS, OBLIGATIONS

SCHEDULE
TO C4



B

(11/93)

Candidate or Committee Name (Do not abbreviate. Use full name.)

Report Date 10/15/13 10/28/13

6

Date Received	Contributor's Name and Address	Description of Contribution	Fair Market Value	Aggregate Total	P R I	G E N	lf total over \$100, Employer Name, City, State & Occup
10/28/13	SEIU HEALTHCARE 775NW 215 Columbia Street Seattle, WA 98104	staf time	71,034.17 1	73,319.30			
10/28/13	SEIU HEALTHCARE 775NW 215 Columbia Street Seattle, WA 98104	other expenses	2,285.13 1	73,319.30			
10/28/13	SEIU UNITED SERVICE WORKERS 1401 21st Street Sacramento, CA 95811	staf time	10,072.59	10,072.59			
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		TOTAL THIS PAGE	02 201 00				

LOANS	SCHEDULE TO C4	(12/99)	7			
Candidate or Committee Name				Report Date		
			10/15/13	10/28/13		

4. LOANS STILL OWED. List each loan that has previously been reported and still has a balance due.

Date	Lender's Name and Address	Original Amount 50,000.00	Principal Repaid or Forgiven	Amount Owed
10/09/13	SEIU HEALTHCARE 775NW 215 Columbia Street	50,000.00	0.00	
	Seattle, WA 98104			50,000.00
			N3	
-			N	
-				
			Subtotal This Page	50,000.00

PUBLIC DISCLOSURE COMMISSION 711 CAPITOL WAY RM 20 PO BOX 40908 OLYMPIA WA 98504-0900 (360) 753-1111 TOLL FREE 1-877-601-28		SUMMARY, FULL REPORT RECEIPTS AND EXPENDITURES			PDC OFFICE USE
Candidate or Committee Name (Do not abbrev					12-10-2013
YES! for SeaTac	5.992				_
Mailing Address P O Box 69257			City SeaTac, WA		
Zip + 4 Office Sou	ught (Candidates)	Election Date		ies & Cauc	us Committees: During
98168		2013	this report period, o	did the commi	ttee make an independent
Report Period From (last C-4) Covered	To (end of period)	Final Report?	expenditure (i.e., a supporting or oppo		ot considered a contribution) r local candidate?
10/29/13	11/30/13	Yes No X			
RECEIPTS 1. Previous total cash and in kind contribut (if beginning a new campaign or calenda	ions (From line 8, last C-4 ar year, see instruction boo) klet)	*See next page		Yes No
2. Cash received (From line 2, Schedule A)		\$ 28,3	60.00	
			107	1/1	
4. Total cash and in kind contributions rece	eived this period (Line 2 plu	us 3)			217,332.50
5. Loan principal repayments made (From	line 2, Schedule L)			0.00	
6. Corrections (From line 1 or 3, Schedule	C)	Show + or (-)	0.00	
7. Net adjustments this period (Combine lir	ne 5 & 6)		Sho	w + or (-)	0.00
8. Total cash and in kind contributions duri	na campaian (Combine lin	(0, 1, 4, 8, 7)			
				-7	
9. Total pledge payments due (From line 2	, Schedule B)	0.00			
EXPENDITURES 10. Previous total cash and in kind expenditu (If beginning a new campaign or calenda	ures (From line 17, last C- ar year, see instruction boo	4) oklet)			1,283,804.53
11. Total cash expenditures (From line 4, Sc	chedule A)		93.	001.69	
12. In kind expenditures (goods & services)	(From line 1, Schedule B)		188,	972.50	
13. Total cash and in kind expenditures mad	de this period (Line 11 plus	s line 12)			281,974.19
14. Loan principal repayments made (From	line 2, Schedule L)			0.00	
15. Corrections (From line 2 or 3, Schedule	C)	Show + or (-)	0.00	
16. Net adjustments this period (Combine lin	nes 14 & 15)		Sho	w + or (-)	0.00
17. Total cash and in kind expenditures duri	ng campaign (Combine lin	es 10, 13 and 16)			1,565,778,72
	Name not CASH SUMM				
Won Lost Unopposed		and (Line 8 minus line lequal your bank account bala			29,466.08
Primary election	19. Liabilities:	(Sum of loans and deb	ots owed)		50,000.00
(206) 478-7067		-20,533.92			
-	nin and an accompanying act	adulas and stashmasts :	a true and correct to the		11200
CERTIFICATION: I certify that the information her Candidate's Signature	Date	Treasurer's Signatur		e best of my kn	Date
		Maria Chomysz	zak		

CASH RECEIPTS AND EXPENDITURE

SCHEDULE	Δ
to C4	
10 04	(11/93)

P - Postage, Mailing Permits

F - Fundraising Event Expenses

W - Wages, Salaries, Benefits

T - Travel, Accommodations, Meals

M - Management/Consulting Services

G - General Operation and Overhead

S - Surveys and Polls

Report Date

Candidate or Committee Name (Do not abbreviate. Use full name.)

					10/29/13	11/30/13
1. CASH RECEIPTS	(Contributions) whice	ch have been reported o	on C3. List each dep	posit made since last C4 re	port was submitted	
Date of deposit	Amount	Date of deposit	Amount	Date of deposit	Amount	Total deposits
10/29/2013	23,100.00	10/29/2013	1,955.00	11/01/2013	35.00	
11/01/2013	1,200.00	10/30/2013	100.00	11/04/2013	15.00	
11/04/2013	500.00	10/31/2013	60.00	See attached		
2. TOTAL CASH RE	CEIPTS	-		Enter also	o on line 2 of C4	\$ 28,360.

CODES FOR CLASSIFYING EXPENDITURES: If one of the following codes is used to describe an expenditure, no other description is generally needed. The exceptions are:

If expenditures are in-kind or earmarked contributions to a candidate or committee or independent expenditures that benefit a candidate or 1) committee, identify the candidate or committee in the Description block;

When reporting payments to vendors for travel expenses, identify the traveler and travel purpose in the Description block; and 2)

3) If expenditures are made directly or indirectly to compensate a person or entity for soliciting signatures on a statewide initiative or referendum petition, use code "V" and provide the following information on an attached sheet: name and address of each person/entity compensated, amount paid each during the reporting period, and cumulative total paid all persons to date to gather signatures.

> CODE DEFINITIONS ON NEXT PAGE

- C Contributions (monetary, in-kind & transfers) I - Independent Expenditures
- L Literature, Brochures, Printing
- B Broadcast Advertising (Radio, TV)
- N Newspaper and Periodical Advertising
- O Other Advertising (yard signs, buttons, etc.)
- V Voter Signature Gathering
- 3. EXPENDITURES
 - a) Expenditures of \$50 or less, including those from petty cash, need not be itemized. Add up these expenditures and show the total in the amount column on the first line below.
 - Itemize each expenditure of more than \$50 by date paid, name and address of vendor, code/description, and amount. b)
 - c) For each payment to a candidate, campaign worker, PR firm, advertising agency or credit card company, attach a list of detailed expenses or copies of receipts/invoices supporting the payment.

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description	Amount	
N/A Expenses of \$50 or less N/A		N/A	52.2		
11/08/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113			1,270.50	
11/08/13	AUTHORIZE.NET P.O. Box 8999 San Francisco, CA 94128	.O. Box 8999			147.51
11/08/13	PATINKIN RESEARCH STRATEGIES 760 Timberline Drive Lake Oswego, OR 97034	perline Drive			7,750.00
10/30/13	VOCALFI 8300 Greensboro Drive McLean, VA 22102	8300 Greensboro Drive			3,650.00
10/30/13	WIN/WIN ACTION 1402 Third Ave Seattle, WA 98101		production		2,617.44
10/30/13	WIN/WIN ACTION 1402 Third Ave Seattle, WA 98101		postage		447.72
4. TOTAL CA	SH EXPENDITURES			\$ \$	77,066.32

Candidate or Committee Name (Do not abbreviate. Use full name.)

Page 3 Report Date

10/29/13 11/30/13

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description	Amount
10/30/13	OLDMIXON HILL 911 Broadway E Seattle, WA 98102		retainer	1,500.00
11/04/13	WIN/WIN ACTION 1402 Third Ave Seattle, WA 98101		postcards	6,427.71
11/04/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		retainer	3,500.00
11/04/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		postage	1,340.77
11/04/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		prof services	12,542.07
11/08/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		retainer	7,000.00
11/08/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		flyers	850.00
11/14/13	PABLA PUNJABI PALACE 15245 International Blvd SeaTac, WA 98101		food, room, sound	1,100.00
10/30/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		postage	772.38
10/30/13	MOXIE MEDIA, INC PO Box 30084 Seattle, WA 98113		production	7,490.00
11/08/13	SEIU HEALTHCARE 775NW 215 Columbia Street Seattle, WA 98104		call center	300.00
11/08/13	SEIU HEALTHCARE 775NW 215 Columbia Street Seattle, WA 98104		lodging	31,272.30

Page Total \$ 74,095.23

Candidate or Committee Name (Do not abbreviate. Use full name.)

Page 4 Report Date

10/29/13 11/30/13

Date Paid	Vendor or Recipient (Name and Address)	Code	Purpose of Expense and/or Description	Amount
11/30/13	BORUCK PRINTING & SILKSCREENING 11552 15th Ave NE Seattle, WA 98125		buttons	291.82
11/30/13	FUSE VOTES 1402 Third Ave Seattle, WA 98101		voter ads	566.27
11/14/13	AFRO CONSULTING 8430 Rainier Ave S Seattle, WA 98118		translation	80.00
11/08/13	CHISM STRATEGIES 603 Duling Ave Jackson, MS 39216		survey	2,033.00
,				
		0		

Page Total \$ 2,971.09

Attachment to Schedule A Additional Deposits

for the period: 10/29/13 11/30/13

5

Name

	Date of Deposit	Amount	Date of Deposit	Amount	Date of Deposit	Amount
11/07/13 165.00 11/08/13 10.00 11/14/13 1,000.00						
11/08/13 10.00 11/14/13 1,000.00						
11/14/13 1,000.00						
	11/22/13	150.00				

IN KIND CONTRIBUTIONS, PLEDGES, ORDERS, DEBTS, OBLIGATIONS

SCHEDULE
TO C4



B

(11/93)

Candidate or Committee Name (Do not abbreviate. Use full name.)

Report Date 10/29/13 11/30/13

6

Date Received	Contributor's Name and Address	Description of Contribution	Fair Market Value	Aggregate Total	R	G If total over \$100, E Employer Name, City, State & Occup
11/08/13	WASHINGTON EDUCATION PO Box 9100 Federal Way, WA 98063	staf time, mileage	1,046.95	6,046.95		
11/10/13	UNITE HERE LOCAL 8 2800 First Avenue SUite 3 Seattle, WA 98121	staff time	8,852.11	43,735.89		
11/24/13	WORKING WASHINGTON 215 Columbia Street Seattle, WA 98104	staff time	65,299.43 4	97,969.35		
11/30/13	SEIU HEALTHCARE 775NW 215 Columbia Street Seattle, WA 98104	staff time	105,163.00 2	87,093.31	1	
11/30/13	SEIU HEALTHCARE 775NW 215 Columbia Street Seattle, WA 98104	lodging, meals, transport	8,611.01	87,093.31		
<u>.</u>						
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<u></u>						
	. <u> </u>	TOTAL THIS PAGE	188,972.50			

LOANS	SCHEDULE TO C4	(12/99)	7			
Candidate or Committee Name				Report Date		
			10/29/13	11/30/13		

4. LOANS STILL OWED. List each loan that has previously been reported and still has a balance due.

Date	Lender's Name and Address	Original Amount 50,000.00	Principal Repaid or Forgiven	Amount Owed
L0/09/13	SEIU HEALTHCARE 775NW 215 Columbia Street	50,000.00	0.00	
	Seattle, WA 98104			50,000.00
			с	
			Subtotal This Page	50,000.00

2014

Exhibit 3 Page 52 of 62

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 0LYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	CASH REC MONETAR CONTRIBU	Y	C3	100	CE FOR OFFICE USE 0605149 -06-2014
Candidate	or Committee Name (Do not abbreviate.	Use full name.)				
Yes For	r Seattle Transit					
Mailing Ad	dress					
119 1st	t Avenue South, Suite 320)				
City		Zip + 4	Office Sought (can	didates)	Election Date	Э
Seattle	e. WA	98104			2014	
-	ARY CONTRIBUTIONS DEPOSITED IN					
Date Received					Amount	Total
	a. Anonymous					
	b. Candidate's personal funds depos	ited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreements	. Attach Schedule L				
	d. Miscellaneous receipts (interest, re	ofunde austione other)	Attach explanation		franklik (do od 1979)	
		erunus, auctions, other).				
	e. Small contributions \$25.00 or less	not itemized and numbe	r of persons giving (persons)		
2. CONTR Date Received	IBUTIONS OVER \$25.00 Contributor's Name, Address, City,		itions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate* Total
09/29/14	TALON PRIVATE CAPITAL, I 1800 9th Avenue #1600 Seattle, WA 98101	Catholic Cat			5,000.00	5,000.00
		Occupation	n			
09/29/14	SEIU HEALTHCARE 775NW					
09/29/11	215 Columbia Street Seattle, WA 98104				5,000.00	5,000.00
		Occupation	n			
09/29/14	JAMES BUSH 308 East Republican Stre Seattle, WA 98102				100.00	100.00
1000 1000		Occupation	n			
		Occupation	n			
<u></u>		Occupation	n		10,100,00	
	Check here if additional pages are attached			Sub-total ount from ned pages	10,100.00	*See reverse
Sum of pa	FUNDS RECEIVED AND DEPOSITED O arts 1 and 2 above. Enter this amount in I		UNT		10,100.00	for details.
4. Date of I	Deposit		I certify that this report is Treasurer's Signature	true and com		knowledge Date
	/30/14 s Daytime Telephone No.: (206)941	-4440	Jay Petterson			0-06-2014

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	CASH REC MONETAR CONTRIBU	Y	C3	10	ACE FOR OFFICE USE 0605920 -10-2014
Candidate	or Committee Name (Do not abbreviate.	Use full name.)				
Servic	e Employees Internationa.	l Union Healthc	are 775NW Quality	Care		
Mailing Ad	dress					
215 Co.	lumbia St					
City		Zip + 4	Office Sought (cano	didates)	Election Da	le
Seattle		98104			2014	
1. MONET Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total
	a. Anonymous					

	b. Candidate's personal funds depos	sited in the bank (include	candidate loans in 1c)			
	c. Loans, notes, security agreement	s. Attach Schedule L				
	d. Miscellaneous receipts (interest, r	efunds, auctions, other).	Attach explanation			
		100 IZ IZ				
2. CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	r of persons giving (persons)		
Date Received	Contributor's Name, Address, City,		tions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate [*] Total
10/10/14	SEIU 775 215 Columbia St Seattle, WA 98104	Occupatio	n		20,000.00	20,000.00
		Occupation	n			
		Occupatio	n			
		Occupatio				
		Occupation				
				Sub-total	20,000.00	
3 TOTAL	Check here if additional pages are attached FUNDS RECEIVED AND DEPOSITED C		attach	ount from ed pages	0.00	*See reverse for details.
	arts 1 and 2 above. Enter this amount in				20,000.00	
4. Date of	Deposit		I certify that this report is	true and com		
	(10/14	-5735	Treasurer's Signature Holly Elliott			Date .0-10-2014
Treasurer's	s Daytime Telephone No.: (206) 538	-5755				

2015

Exhibit 3 Page 55 of 62



CASH RECEIPTS MONETARY CONTRIBUTIONS



Candidate or Committee Name (Do not abbreviate. Use full name.)

Service Employees International Union 775 Quality Care Committee

Mailing Address

 215 Columbia St.
 Zip * 4
 Office Sought (candidates)
 Election Date

 Seattle
 98104
 2015

1. MONETARY CONTRIBUTIONS DEPOSITED IN ACCOUNT

Date Received						Amount	Total
	a.Anonymous					\$0.00	\$0.00
	b. Candidate's personal funds deposited in the b	ank (include	candidate loans in 1c)				_
	c. Loans, notes, security agreements. Attach Sc	hedule L					
02/27/2015	d. Miscellaneous receipts (interest, refunds, auct	ions, other).	Attach explanation			\$200.00	_
	e. Small contributions \$25.00 or less not itemized	d and number	r of persons giving (p	ersor	ns)		
2. CONTRI	BUTIONS OVER \$25.00	1		P	G		
Date Received	Contributor's Name, Address, City, State, Zip		tions of more than \$100:* er's Name, City and State	R	E N	Amount	Aggregate* Total
						_	
		Occupation	1			-	
]	
					_	_	
		Occupation	1				
						-	
		Occupation	n				
						_	
		Occupation	1	1	<u> </u>		
					I	-	
		Occupation	1				
				Sub-t	otal	\$200.00	
	Check here if additional pages are attached		Amo attache			\$0.00	*See reverse
	FUNDS RECEIVED AND DEPOSITED OR CREDITE arts 1 and 2 above. Enter this amount in line 1, Scher			2.64	949	\$200.00	for details.
4. Date of D		uure // to 104.	I certify that this report is t	nue al	nd co	i mplete to the best of i	l myknowiedge
	27/2015		Treasurer's Signature				Date
Treasurer's	Daytime Telephone No.:(206)538-5735						

Statement of Miscellaneous Receipts Attachment to Form C3

Page <u>1</u>____

Service Employees International Union 775 Quality Care Committee 02/27/2 Date Received Payee's Name, Address, City, State, Zip Description Amou 02/27/2015 SEIU 775 215 Columbia St Seattle WA 98104 void ck \$2
02/27/2015 SEIU 775 215 Columbia St void ck \$2
215 Columbia St

Subtotal this page _____\$200.00



CASH RECEIPTS MONETARY CONTRIBUTIONS



Candidate or Committee Name (Do not abbreviate. Use full name.)

Service Employees International Union 775 Quality Care Committee

Mailing Address

 215 Columbia St.
 Zip * 4
 Office Sought (candidates)
 Election Date

 Seattle
 98104
 2015

1. MONETARY CONTRIBUTIONS DEPOSITED IN ACCOUNT

Date Received						Amount	Total
	a.Anonymous					\$0.00	\$0.00
	b. Candidate's personal funds deposited in the b	ank (include	candidate loans in 1c)				-
	c. Loans, notes, security agreements. Attach So	chedule L					
03/17/2015	d. Miscellaneous receipts (interest, refunds, aud	tions, other).	Attach explanation			\$750.00	-
	e. Small contributions \$25.00 or less not itemize	d and number	r of persons giving (p	ersor	ns)		
2. CONTRI Date Received	BUTIONS OVER \$25.00 Contributor's Name, Address, City, State, Zip		tions of more than \$100;* er's Name, City and State	P R I	G E N	Amount	Aggregate [*] Total
						-	
		Occupation	1	-	<u> </u>		
					<u> </u>	-	
		Occupation	1				
						-	
						-	
		Occupation	1				
					<u> </u>	1	
		Occupation	ı				
		Occupation					
	Checkhere if additional		Amo			\$750.00 \$0.00	
	pages are attached		attache				*See reverse
	FUNDS RECEIVED AND DEPOSITED OR CREDITE into 1 and 2 above. Enter this amount in line 1, Sche					\$750.00	for details.
4. Date of D	Deposit		I certify that this report is t	rue a	nd co	mplete to the best of r	
03/	17/2015		Treasurer's Signature				Date
Treasurer's	Davtime Telephone No.: (206) 538-5735						

Statement of Miscellaneous Receipts Attachment to Form C3

Candidate or Comm	nittee Name	no Committee	Deposit Date
Date Received	oyees International Union 775 Quality Ca Payee's Name, Address, City, State, Zip	Description	03/17/2015 Amount
03/17/2015	SEIU 775 215 Columbia St. Seattle WA 98104	Void ck #1801	\$750.0

\$750.00

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	CASH REC MONETAR CONTRIBU	Y	C3	10	CE FOR OFFICE USE 0631440 -02-2015
Candidate	or Committee Name (Do not abbreviate.	. Use full name.)			-	
Service	e Employees Internationa	l Union 775 Qua	lity Care Committ	ee		
Mailing Ade						
215 Co.	lumbia St.					
City		Zip + 4	Office Sought (cand	lidates)	Election Date	е
Seattle		98104			2015	
1. MONET Date Received	ARY CONTRIBUTIONS DEPOSITED IN	IACCOUNT			Amount	Total
	a. Anonymous					
	b. Candidate's personal funds depo					
	c. Loans, notes, security agreement	ts. Attach Schedule L				
	d. Miscellaneous receipts (interest,	refunds, auctions, other).	Attach explanation			
	e. Small contributions \$25.00 or less	s not itemized and number	r of persons giving (r	persons)		
2. CONTR	IBUTIONS OVER \$25.00	3 Hot Remized and Humber	i of persons giving ()			
Date Received	Contributor's Name, Address, City		tions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate [*] Total
03/31/15	SEIU 775 215 COLUMBIA ST SEATTLE, WA 98104	Occupation			5,000.00	5,000.00
		Occupation	1			
		Occupation	1			
-		Occupation	1			
		Occupation	1			
				Sub-total	5,000.00	
3. TOTAL	Check here if additional pages are attached FUNDS RECEIVED AND DEPOSITED (attach	ount from ed pages	0.00	*See reverse for details.
	arts 1 and 2 above. Enter this amount in				5,000.00	
4. Date of I	Deposit		I certify that this report is	true and comple		
03/	/31/15		Treasurer's Signature		C	Date
Treasurer's	s Daytime Telephone No.: (206) 538	8-5735	Holly Elliott		0	4-02-2015

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828	CASH REC MONETAR CONTRIBU	Y	C3	10	ACE FOR OFFICE USE		
Candidate	or Committee Name (Do not abbreviate.	Use full name.)			-			
Service	e Employees Internationa	l Union 775 Qua	lity Care Committ	ee				
Mailing Add	dress							
215 Col	lumbia St.							
City		Zip + 4	Office Sought (candidates)			Election Date		
Seattle		98104			2015			
1. MONE Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total		
	a. Anonymous							

	b. Candidate's personal funds depos	sited in the bank (include (candidate loans in 1c)					
	c. Loans, notes, security agreement	s. Attach Schedule L						
	d. Miscellaneous receipts (interest, r	refunds auctions other)	Attach explanation					
2 CONTRI	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and number	r of persons giving (p	persons)				
Date Received	Contributor's Name, Address, City,		tions of more than \$100:* er's Name, City and State	P G R E I N	Amount	Aggregate* Total		
	SEIU 775 215 COLUMBIA ST SEATTLE, WA 98104	Occupation			20,000.00	25,000.00		
-		Occupation	1					
		Occupation	1					
		Occupation	1					
	Sub-total			_	20,000.00			
-	Check here if additional pages are attached		attach	ount from ed pages	0.00	*See reverse		
	FUNDS RECEIVED AND DEPOSITED C arts 1 and 2 above. Enter this amount in		UNT		20,000.00	for details.		
4. Date of I			I certify that this report is	true and comp	lete to the best of my	/ knowledge		
04/	09/15		Treasurer's Signature Holly Elliott			Date 04-08-2015		
Treasurer's	s Daytime Telephone No.: (206) 538	3-5735	163					

PUBLIC	DISCLOSURE COMMISSION 711 CAPITOL WAY RM 206 PO BOX 40908 OLYMPIA WA 98504-0908 (360) 753-1111 TOLL FREE 1-877-601-2828			C3	THIS SPACE FOR OFFICE USE 100643903 06-17-2015		
Candidate	or Committee Name (Do not abbreviate.	Use full name.)					
Servic	e Employees Internationa	l Union 775 Qua	lity Care Committ	ee			
Mailing Ad							
	lumbia St.						
City		Zip + 4	Office Sought (cand	lidates)	Election Dat	e	
Seattle		98104			2015		
1. MONE I Date Received	ARY CONTRIBUTIONS DEPOSITED IN	ACCOUNT			Amount	Total	
	a. Anonymous						

	b. Candidate's personal funds depos	sited in the bank (include	candidate loans in 1c)				
	c. Loans, notes, security agreement	s. Attach Schedule L					
	d. Miscellaneous receipts (interest, i						
2. CONTR	e. Small contributions \$25.00 or less IBUTIONS OVER \$25.00	s not itemized and numbe	er of persons giving (p	persons)			
Date Received	Contributor's Name, Address, City		utions of more than \$100:* rer's Name, City and State	P G R E I N	Amount	Aggregate* Total	
06/17/15	SEIU 775 215 COLUMBIA ST SEATTLE, WA 98104	Occupatio	n		50,000.00	75,000.00	
		Occupatio	n				
		Occupatio	n				
		Occupatio	-				
		Occupatio					
				Sub-total	50,000.00	1	
	Check here if additional pages are attached		attach	ount from ed pages	0.00	*See reverse	
	FUNDS RECEIVED AND DEPOSITED C arts 1 and 2 above. Enter this amount in				50,000.00	for details.	
4. Date of			I certify that this report is	true and com			
	(200) 520		Treasurer's Signature Adam Glickman			Date 16-17-2015	
Treasurer's	s Daytime Telephone No.: (206) 538	3-5735					

SEIU Local 775 Union Contributions PDC Case No. 15-070 Contributions made between July 22, 2013 through July 22, 2015

Recipient Candidate or Political Committee	Contributor	Date	Amount	Description
January 1 - July 22, 2015 Contributions				
SERVICE EMPLOYEES INTL UNION 775 QUALITY CARE COMM	SEIU 775	2015-06-17	\$50,000.00	
COALITION FOR ECONOMIC VITALITY	SEIU HEALTHCARE LOCAL 775	2015-04-24	\$1,500.00	
SERVICE EMPLOYEES INTL UNION 775 QUALITY CARE COMM	SEIU 775	2015-04-09	\$20,000.00	
ONE AMERICA VOTES	SEIU HEALTHCARE 775 NW	2015-04-07	\$2,500.00	
SERVICE EMPLOYEES INTL UNION 775 QUALITY CARE COMM	SEIU 775	2015-03-31	\$5,000.00	
Total 2015 Contributions (1/1 through 7/22/2015)			\$79,000.00	
Calendar Year 2014 Contributions				
SERVICE EMPLOYEES INTL UNION HEALTHCARE 775 NORTHWEST QUALITY CARE COMM	SERVICE EMPLOYEES INTL UNION 775	2014-10-10	\$20,000.00	
YES FOR SEATTLE	SERVICE EMPLOYEES INTL UNION 775	2014-06-30	\$8,576.84	STAFF SERVICES
YES FOR SEATTLE	SEIU 775NW	2014-09-04	\$7,425.00	WASHINGTON CAN CANVASSING
YES FOR SEATTLE TRANSIT	SERVICE EMPLOYEES INTL UNION 775	2014-09-29	\$5,000.00	
MOVE KING CO NOW	SERVICE EMPLOYEES INTL UNION 775	2014-03-18	\$5,000.00	
47TH DIST DEMO NON EXEMPT	SERVICE EMPLOYEES INTL UNION 775	2014-10-08	\$2,500.00	
FAIR ELECTIONS SEATTLE	SERVICE EMPLOYEES INTL UNION 775	2014-02-10	\$500.00	
Total CY 2014 Contributions			\$49,001.84	
July 22 - December 31, 2013 Contributions				
SERVICE EMPLOYEES INTL UNION HEALTHCARE 775 NORTHWEST QUALITY CARE COMM	SEIU HEALTHCARE 775NW	2013-12-27	\$192,640.44	
YES! FOR SEATAC	SEIU HEALTHCARE 775NW	2013-11-30	\$105,163.00	STAFF TIME
YES! FOR SEATAC	SEIU HEALTHCARE 775NW	2013-10-28	\$71,034.17	STAF TIME
YES! FOR SEATAC	SEIU 775	2013-09-30	\$51,775.67	STAFF WORKING ON INITIATIVE
YES! FOR SEATAC	SEIU HEALTHCARE 775NW	2013-09-25	\$50,000.00	
SERVICE EMPLOYEES INTL UNION HEALTHCARE 775 NORTHWEST QUALITY CARE COMM	SEIU HEALTHCARE 775NW	2013-08-21	\$40,000.00	
YES! FOR SEATAC	SEIU 775	2013-08-24	\$31,734.16	AUGUST 2013 SEIU 775 STAFF WORKING ON INITIATIVE
YES! FOR SEATAC	SEIU 775	2013-07-31	\$31,557.77	JULY 2013 SEIU 775 STAFF WORKING ON INITIATIVE
SERVICE EMPLOYEES INTL UNION HEALTHCARE 775 NORTHWEST QUALITY CARE COMM	SEIU HEALTHCARE 775NW	2013-11-14	\$20,000.00	
SERVICE EMPLOYEES INTL UNION HEALTHCARE 775 NORTHWEST QUALITY CARE COMM	SEIU HEALTHCARE 775NW	2013-10-17	\$20,000.00	
YES! FOR SEATAC	SEIU HEALTHCARE 775NW	2013-11-30	\$8,611.01	LODGING MEALS TRANSPORT
SERVICE EMPLOYEES INTL UNION HEALTHCARE 775 NORTHWEST QUALITY CARE COMM	SEIU HEALTHCARE 775NW	2013-10-09	\$3,099.52	
ONE AMERICA VOTES	SEIU HEALTHCARE 775NW	2013-12-11	\$2,500.00	
YES! FOR SEATAC	SEIU HEALTHCARE 775NW	2013-10-28	\$2,285.13	OTHER EXPENSES
			\$630,400.87	
T-1-1 (1.1. 22, 2042, 1.1.1. 22, 204F)			6750.000	
Total (July 22, 2013 - July 22, 2015)			\$758,403	