



**State of Washington
PUBLIC DISCLOSURE COMMISSION**

711 Capitol Way Rm. 206, PO Box 40908 • Olympia, Washington 98504-0908
(360) 753-1111 • FAX (360) 753-1112

Toll Free 1-877-601-2828 • E-mail: pdcc@pdcc.wa.gov • Website: www.pdcc.wa.gov

August 22, 2019

Delivered electronically to "rslovic@gmail.com"

Subject: Complaint filed by Glen Morgan, PDC Case 55276

Dear Lillian (Randy) Slovic:

Below is a copy of an electronic letter sent to Glen Morgan concerning a complaint filed with the Public Disclosure Commission (PDC).

As noted in the letter to Glen Morgan, the PDC has dismissed this matter in accordance with RCW 42.17A.755(1) and will not conduct a more formal investigation into these allegations or take further enforcement action in this matter.

PDC staff is reminding you about the importance of the timely, complete, and accurate disclosure of all contribution and expenditure activities, including in-kind contributions. PDC staff expects timely, complete, and accurate filings of all future PDC reports in accordance with the statutes and rules.

If you have questions, you may contact Fox Blackhorn at 1-360-753-1980 toll-free at 1-877-601-2828, or by email at pdcc@pdcc.wa.gov.

Sincerely,

Endorsed by,

/s

Fox Blackhorn
Compliance Coordinator 2

/s

Barbara Sandahl
Deputy Director
For Peter Lavallee
Executive Director



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August 22, 2019

Delivered electronically to “glen@wethegoverned.com”

Subject: Complaint regarding Lillian (Randy) Slovic, PDC Case 55276

Dear Glen Morgan:

The Public Disclosure Commission (PDC) has completed its review of the complaint you filed on July 26, 2019. The complaint alleged that Lillian (Randy) Slovic (Respondent), 2019 candidate for Richland City Council may have violated RCW 42.17A.235 for failure to timely file Summary Full Campaign Contribution and Expenditure reports (C-4 reports), disclosing contributions and expenditures undertaken by the Campaign.

PDC staff reviewed the allegations; the applicable statutes, rules, and reporting requirements; the response provided by the Respondent; the applicable PDC reports filed by the Respondent; and queried the Respondent’s data in the PDC contribution and expenditure database, to determine whether the record supports a finding of one or more violations.

Based on staff’s review, we found the following:

- The Respondent filed a Candidate Registration (C-1 report) on May 21, 2019, and was required to file a C-4 report, disclosing contributions and expenditures through the end of May 2019, not later than June 10, 2019.
- In accordance with RCW 42.17A.235, the Respondent timely filed their first C-4 report on June 10, 2019, disclosing contributions received and expenditures undertaken by the Campaign, but which failed to include expenditures for the candidate’s filing fee with the Washington State Secretary of State, and the cost of web hosting services.
- On July 26, 2019, the Respondent amended their C-4 report to include the value of the candidate’s filing fee as an in-kind contribution of \$164.76 from the candidate’s personal funds.
- The Respondent initially reported a series of in-kind contributions from either the candidate or the candidate’s spouse, including for political advertising, which failed to provide complete and accurate descriptions of the in-kind contributions as required by RCW 42.17A.240, including the number of items printed as required by WAC 390-16-037, or sub-vendors receiving payment for the goods or services as required by WAC 390-16-205.
- On August 7, 2019, the Respondent amended their C-4 reports to include the names of sub-vendors utilized by the campaign, and to include the number of items printed.

Based on our findings staff has determined that, in this instance, failure to timely, completely, and accurately report in-kind contributions for the candidate's filing fee and political advertising do not amount to violations that warrants further investigation.

PDC staff is reminding Lillian (Randy) Slovic about the importance of the timely, complete, and accurate disclosure of all contribution and expenditure activities, including in-kind contributions. PDC staff expects timely, complete, and accurate filings of all future PDC reports in accordance with the statutes and rules.

Based on this information, the PDC finds that no further action is warranted and has dismissed this matter in accordance with RCW 42.17A.755(1).

If you have questions, you may contact Fox Blackhorn at 1-360-753-1980 toll-free at 1-877-601-2828, or by e-mail at pdcc@pdcc.wa.gov.

Sincerely,

/s

Fox Blackhorn
Compliance Coordinator 2

Endorsed by,

/s

Barbara Sandahl
Deputy Director
For Peter Lavalley
Executive Director

cc: Lillian (Randy) Slovic