

JIM FRUSH
Of Counsel

MAIA ROBBINS
Attorney

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December 19, 2019

VIA E-MAIL ONLY

Fox Blackhorn
pdc@pdc.wa.gov

Re: PDC Case No. 60811 - FedEx Office

Dear Mx. Blackhorn:

We represent FedEx Office and are writing today to respond to the complaint from Steve Finley dated December 5, 2019. In the complaint, Mr. Finley alleges that FedEx Office violated RCW 42.17A.345 and WAC 390-18-050 for failure to provide documents regarding “the exact nature and extent of political advertising services rendered, within 24 hours of request from any person.” FedEx Office respectfully submits that it has always made a good faith effort to comply and has complied completely with Mr. Finley’s requests for information.

As you know, once counsel was involved, FedEx Office consulted immediately with the PDC and sought guidance as to its responsibilities under the statute and regulations. FedEx Office worked to obtain the information Mr. Finley sought and disburse it to him in as timely a manner as possible after receiving guidance from the PDC. To the extent FedEx Office’s responses were delayed, it was due to FedEx Office’s consulting with independent counsel and PDC counsel as to how to proceed. Additionally, the information provided to Mr. Finley was accurate, as reflected by the receipts attached as an exhibit to this response. Even if Mr. Finley believes that the information reported on the Mercer Island Sustainable Spending (MISS) C-4 forms is inaccurate as he alleges in his complaint, it is not FedEx Office’s responsibility to corroborate or contradict those filings. FedEx Office feels it has complied to its best extent possible with the laws, and regrets any unintentional errors and/or delay in its responses.

A. FedEx Office complied with Mr. Finley’s request for information pertaining to Mike Cero.

FedEx Office made a good-faith effort to comply—and did comply—with Mr. Finley’s requests, ultimately sending him the information he was entitled to under the Washington campaign finance statutes and regulations. Prior to Mr. Finley filing his formal complaint, FedEx Office had numerous exchanges both with Mr. Finley and PDC staff as detailed below.

On October 15, 2019, the store manager at FedEx Office location #5135¹ in Bellevue, Washington received an email from “Bob Brooks” at email account b2b2b2b2@comcast.net. This email stated: “A political Action Committee called ‘Mercer Islanders for Sustainable Spending’ ordered envelopes, letters . . . from you and paid for it on October 3, 2019 and the total was \$1,433.” Mr. Brooks sought to review the records pertaining specifically to this transaction. On October 18, 2019, the manager for this store location then emailed her district manager, stating that Bob Brooks and Mr. Finley (the citizen complainant) had called FedEx Office and stated that the relevant documents they wished to inspect were specifically produced for an individual named Mike Cero. The store manager then informed Mr. Finley that she would need to do some research regarding his request, but he told her that “at this time it was the law,” and that she needed to allow him access. The store manager again told Mr. Finley she would call him back after she sought out the needed information. This was a novel experience for FedEx Office, which had never previously received requests for this type of information.

Puzzled, the store manager sought advice from her district manager—who is not an attorney—as to how to respond. Because one of FedEx Office’s core policy principles is to maintain client confidences as to all client information, the store manager contacted Mr. Cero for his permission to share his information with Mr. Finley. Mr. Cero refused. The store manager then immediately consulted with and sought help from FedEx Office’s legal department as to how to address this novel situation.

Later that same day, PDC representative Chip Beatty contacted the FedEx Office Bellevue store. FedEx Office’s legal team began researching these issues immediately to respond to Mr. Finley’s requests for information pertaining to Mr. Cero. Within a day, FedEx Office legal counsel retained our firm to serve as counsel and provide advice as to how to proceed. Counsel understood that Mr. Beatty was requesting the information, not Mr. Finley. Immediately upon being retained, Mr. Frush called Phil Stutzman and Mr. Beatty. He left a message for Mr. Beatty, but reached Mr. Stutzman. Mr. Frush indicated to Mr. Stutzman that we represented FedEx Office and were working on the issues.

Once we were retained as counsel, we worked with the client to obtain further information and advised the PDC that we would be making a submission as to whether FedEx Office should be considered a “commercial advertiser” under Washington’s campaign finance laws. Within about a

¹ 40 Bellevue Way NE, Bellevue, WA 98004.

week, we submitted a formal memorandum as to whether we were subject to the statutes and regulations. Within another week, we were advised that the PDC staff considered FedEx Office to be within the definition of a “commercial advertiser,” and we immediately took steps to obtain and produce the information to Mr. Finley.

On November 21, 2019, Ms. Robbins emailed Mr. Finley the following information in compliance with RCW 42.17A.345 (*see* Exh. 1):

(1) The names and addresses of persons from whom FedEx Office accepted political advertising or electioneering communications: Mike Cero, Mercer Island Sustainable Spending, 8300 Avalon Drive, Mercer Island, WA 98040.

(2) The exact nature and extent of the services rendered: Mailers supporting candidate Jake Jacobson for Mercer Island City Council: Position 7 on behalf of the Mercer Islanders for Sustainable Spending Campaign.

(3) The total cost and manner of payments for the services: There were 3 payments made for this project on a Visa card in the amounts of: \$4,240.52; \$2,815.18; and \$1,433.30.

That same day, Mr. Finley responded to this email demanding to “inspect all mailers for all candidates on Mercer Island.” *Id.* This request was inconsistent with his original request for documents pertaining to the transactions only with Mr. Cero. Mr. Finley also requested “the number of each that were printed; see a hard copy or PDF of the actual mailer; know the date it was paid; date ordered; date delivered; and the date mailed.” *Id.* FedEx Office and its counsel initiated research into whether Mr. Finley was entitled to this information under Washington law.

On November 26, 2019, Mr. Finley called Ms. Robbins directly. *See* Exh. 2. She spoke to him on the phone on November 27, 2019 and informed him that she was in the process of obtaining information regarding the quantity of items Mr. Cero purchased and the dates on which the transactions took place. *Id.* She also advised Mr. Finley that FedEx Office only tracks projects by purchaser—not by content of materials—and we would need the names of individuals who purchased the transactions to find any other requested information. *See id.* Mr. Finley then responded by demanding that FedEx Office look up and distribute to him *all* transactions that were paid for by MISS—far exceeding Mr. Finley’s original request for information pertaining to Mr. Cero—and requesting to see all mailers on which a particular disclaimer appeared. *Id.*

For the second time, Ms. Robbins informed Mr. Finley that FedEx Office is unable to process requests based on the content of the materials processed, but that if Mr. Finley provided the names of the individuals who purchased and utilized FedEx Office’s services, FedEx Office could address those requests. *Id.* Ms. Robbins then provided Mr. Finley with the information pertaining to the quantity of items printed and mailed as well as the dates of service for Mr. Cero’s projects in

accordance with WAC 390-18-050(6)(a)–(b). *Id.* The email contained the following information (see Exh. 2):

10/13/2019

2 double-sided printed pages.

2500 pages printed and mailed.

10/24/2019

14,000 postcards printed.

7,742 postcards (out of the 14,000 printed) mailed.

10/29/2019

5,524 postcards printed and mailed.

Subsequently, Mr. Finley requested copies of the mailers and was supplied with them. Mr. Finley also responded that our information was not correct as it appears to conflict with the C-4 documents filed by MISS. *Id.* He alleges the same in his complaint. However, the information regarding the dates of the transactions and quantities of items printed and mailed are presented in the receipts attached at Exhibit 3 to this response. To the extent MISS’s C-4 forms conflict with the receipts from FedEx Office, it is FedEx Office’s position that this issue is best addressed by the PDC itself or the filers of the C-4s. FedEx Office believes it has no obligation to corroborate or contradict a political committee’s forms. Ms. Robbins informed Mr. Finley of the same. *See* Exh. 2. Mr. Finley then again demanded to see all mailing done by the MISS “and reported to the PDC by Mr. Cero.” *Id.* This request was once again inconsistent with his original request for information regarding Mr. Cero, and FedEx Office has no way of knowing what transactions were reported to the PDC by Mr. Cero. FedEx Office believed it had fully complied with the information sought regarding Mr. Cero. Before we responded to this email, Mr. Finley filed a formal complaint with the PDC the next day.

In all, Mr. Finley has burdened FedEx Office’s employees and counsel through numerous emails and phone calls, including calling FedEx Office’s counsel directly. When FedEx Office attempted to comply with Mr. Finley’s requests for information, he would demand more—despite counsel informing him on several occasions that it was unable to obtain the information he sought. Additionally, any demands Mr. Finley set forth that FedEx Office corroborate or contradict forms filed by an unrelated political committee are beyond the scope of FedEx Office’s requirements under Washington’s campaign finance statutes and regulations. To the extent that Mr. Finley’s request originally pertained only to Mike Cero, FedEx Office submits that it complied fully with RCW 42.17A.345 and WAC 390-18-050 in its responses.

B. Neither Mr. Finley nor the public have suffered harm as a result of FedEx Office’s errors.

The violation Mr. Finley has alleged has no impact on him or the public. Mr. Finley’s complaint and description of the harm show that he is using FedEx Office as a vehicle to try to substantiate his concerns with the MISS. Mr. Finley believes the MISS misfiled its C-4 and C-6 reports, and alleges that obtaining the records from FedEx Office “would be the only way to find out” if his theory was true. *See* PDC Complaint. However, this argument is untrue: RCW 42.17A.235(6)(a) provides that a “political committee shall maintain books of account accurately reflecting all contributions and expenditures on a current basis within five business days of receipt or expenditure.” These books of record must be kept open for inspection to the public. *Id.* Thus, Mr. Finley could have obtained the exact information he sought from FedEx Office directly from the MISS itself, but chose to burden FedEx Office instead. Because Mr. Finley had the ability to obtain this information from the MISS,² any delay by FedEx Office in providing the information did not harm him or the public. If the filers of the C-4s and C-6s are not in compliance, this is an issue that Mr. Finley needs to raise with the PDC.

C. There is no requirement for a commercial advertiser to give records within 24 hours of request by a private citizen.

Mr. Finley’s complaint FedEx Office failed to provide records “within 24 hours of request from any person” in violation of RCW 42.17A.345 and WAC 390-18-050. FedEx Office submits that while it understands the need for timely responses to information requests, the Washington campaign finance statutes and regulations applicable to commercial advertisers do not require it to present information within 24 hours of any request made by an individual.

There is no 24-hour reporting requirement in RCW 42.17A.345, and neither the complainant nor the PDC staff mentioned this alleged requirement until the formal complaint was filed. WAC 390-18-050(4) reads: “[i]nformation regarding political advertising or electioneering communications must be made available within twenty-four hours of the time when the advertisement or communication initially has been publicly distributed or broadcast, and within twenty-four hours of any update or change to such information.” Under this regulation, the only 24-hour requirement for commercial advertisers is to make the information regarding an advertisement or broadcast available in its records within 24-hours of the *transaction* (e.g. the printing or mailing of an advertisement). There is no requirement that FedEx Office disburse information to a private citizen within 24 hours of the *citizen’s request*. Ms. Robbins spoke to Mx. Blackhorn on the phone on December 16, 2019 who confirmed our reading of the regulation

² FedEx Office notes that in one of the store manager’s original emails, Mr. Cero—representative of the MISS—told the manager that “it is a requirement that HE keep records and a book of these documents that should be available for inspection, this is not a responsibility of . . . FedEx Office.” (emphasis in original). While FedEx Office recognizes that it also has this responsibility, Mr. Cero’s response demonstrates the availability of the information that Mr. Finley could (and should) have obtained from MISS directly.

PDC Staff
December 19, 2019

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to be correct. Thus, to the extent Mr. Finley alleges FedEx Office's failure to respond to his request within 24 hours, FedEx Office maintains it had no obligation to do so under the applicable statutes and regulations.

D. Conclusion

While it did take some time, from the beginning, FedEx Office and its counsel have acted expeditiously in both working with the PDC and with Mr. Finley to provide the information that the PDC concluded FedEx Office was required to maintain and disclose. These good faith efforts have been continuous.

FedEx Office and we stand ready to assist you with any further inquiry and address any questions or concerns you might have. Thank you very much for your consideration.

Very truly yours,

CORR CRONIN LLP



Jim Frush
Maia Robbins

cc: Client
Chip Beatty
Phil Stutzman

EXHIBIT 1

From: Steve Finley <steve-finley@comcast.net>
Sent: Thursday, November 21, 2019 12:45 PM
To: Robbins, Maia
Cc: Frush, Jim; Dawson, Monica; sean.flynn@pdc.wa.gov; chip.beatty@pdc.wa.gov
Subject: Re: Citizen Request of FedEx Office for Inspectional Request for Production

Ms. Robbins,

There were other mailers that I would like to inspect besides the ones listed below. I would like to inspect all mailers for all candidates on Mercer Island. Besides the cost, I need to know the number of each that were printed; see a hard copy or PDF of the actual mailer; know the date it was paid; date ordered; date delivered; and the date mailed.

Also, the reason FedEx was contacted by the PDC was because myself and another person contacted FedEx first and were told no.

Thank you.

----- Original message -----

From: "Robbins, Maia" <mrobbins@corrchronin.com>
Date: 11/21/19 10:00 (GMT-08:00)
To: steve-finley@comcast.net
Cc: "Frush, Jim" <jfrush@corrchronin.com>, "Dawson, Monica" <mdawson@corrchronin.com>, sean.flynn@pdc.wa.gov, chip.beatty@pdc.wa.gov
Subject: Citizen Request of FedEx Office for Inspectional Request for Production

Mr. Finley,

I am contacting you as legal counsel for FedEx Office. Below please find the information from FedEx Office that you requested through the Washington Public Disclosure Commission. We would note that the provision of this information was delayed because FedEx Office was originally contacted by PDC employee Chip Beatty, who gave FedEx Office a deadline to respond by giving the information to Mr. Beatty directly.

(1) The names and addresses of persons from whom FedEx Office accepted political advertising or electioneering communications: Mike Cero, Mercer Island Sustainable Spending, 8300 Avalon Drive, Mercer Island, WA 98040.

(2) The exact nature and extent of the services rendered: Mailers supporting candidate Jake Jacobson for Mercer Island City Council: Position 7 on behalf of the Mercer Islanders for Sustainable Spending Campaign.

(3) The total cost and manner of payments for the services: There were 3 payments made for this project on a Visa card in the amounts of: \$4,240.52; \$2,815.18; and \$1,433.30.

Thank you,

Mala Robbins | Attorney

CORR CRONIN | LLP

1001 Fourth Avenue | Suite 3900 | Seattle, WA 98154
P: 206-625-8600 | D: 206-652-8656 | F: 206-625-0900
mrobbins@corrchronin.com | www.corrchronin.com

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EXHIBIT 2

From: Steve Finley <steve-finley@comcast.net>
Sent: Wednesday, December 04, 2019 4:08 PM
To: Robbins, Maia
Cc: Frush, Jim; sean.flynn@pdc.wa.gov; chip.beatty@pdc.wa.gov
Subject: RE: Voicemail

I requested information about the mailing done by MISS and reported to the PDC by Mr. Cero on reports he filed with the PDC.

From: Robbins, Maia <mrobbins@corrchronin.com>
Sent: Wednesday, December 4, 2019 3:44 PM
To: Steve Finley <steve-finley@comcast.net>
Cc: Frush, Jim <jfrush@corrchronin.com>; sean.flynn@pdc.wa.gov; chip.beatty@pdc.wa.gov
Subject: RE: Voicemail

Mr. Finley,

You requested information specifically pertaining to individual Mike Cero, and that is the information I have provided. As I have relayed to you in my emails, we cannot—and are not required to—produce information apart from services provided to a particular individual. If you are concerned with the C4 forms, we would recommend that you work with the PDC and the MISS on a resolution to those issues.

Maia Robbins

From: Steve Finley [<mailto:steve-finley@comcast.net>]
Sent: Wednesday, December 04, 2019 12:43 PM
To: Robbins, Maia <mrobbins@corrchronin.com>
Cc: Frush, Jim <jfrush@corrchronin.com>; sean.flynn@pdc.wa.gov; chip.beatty@pdc.wa.gov
Subject: RE: Voicemail

The information you have provided does not appear to be accurate.

According to the C-4 reports they filed with the PDC for the period of October 15th to October 28th, they paid for a half page mailer on 10/15; another half page mailer on 10/21; a quarter page mailer on 10/23; and a half page mailer on 10/28. So two are missing and none of them correspond with any of the dates you have listed below.

Also, on their C-4 for the period of September 1st to October 14th they do not list a mailing on October 13th. However, they do list one for October 3rd.

From: Robbins, Maia <mrobbins@corrchronin.com>
Sent: Wednesday, December 4, 2019 11:42 AM
To: Steve Finley <steve-finley@comcast.net>
Cc: Frush, Jim <jfrush@corrchronin.com>; sean.flynn@pdc.wa.gov; chip.beatty@pdc.wa.gov
Subject: RE: Voicemail

Mr. Finley,

I was able to acquire the remaining information that may be disclosed publicly regarding Mike Cero's orders with FedEx Office. The dates of the transactions and the quantities of items printed and mailed are listed by date below.

10/13/2019

2 double-sided printed pages
2500 pages printed and mailed

10/24/2019

14,000 postcards printed
7,742 postcards (out of the 14,000 printed) mailed

10/29/2019

5,524 postcards printed and mailed

This email and our November 21, 2019 email have provided you with all the information to which you are entitled under the Washington statutes and regulations. As such, this transmission completely fulfills our obligations under these requirements.

Sincerely,

Maia Robbins

From: Robbins, Maia

Sent: Wednesday, December 04, 2019 8:43 AM

To: 'Steve Finley' <steve-finley@comcast.net>

Cc: Frush, Jim <jfrush@corrchronin.com>; sean.flynn@pdc.wa.gov; chip.beatty@pdc.wa.gov

Subject: RE: Voicemail

Mr. Finley,

Thank you for your email. I am still in the process of obtaining the quantities of the items printed by Mike Cero and the dates on which the transactions took place, and hope to get you that information by the end of the week.

I wanted to clarify our role in assisting you with obtaining the information you requested in your last email. In regards to your first request, FedEx Office is unable to process requests based on the content of the materials processed. This is because the content of flyers is not subject to public disclosure under Washington's campaign finance statutes and regulations. Accordingly, I am unable to obtain information regarding mailers or flyers that support specific candidates. If you have the names of the person(s) who purchased and used FedEx Office's services, we can address that request.

We believe the PDC would be best suited to address your issues with the disclaimer. As we spoke about on the phone last week, assuming FedEx Office is a commercial advertiser—which it disputes—in accordance with WAC 390-18-050 and RCW 42.17A.345, FedEx Office need only disclose limited information to the public. This information exhaustively includes: the name and address of the person using the service, the nature and extent of the service rendered, the costs and method of payment for the service, the quantity of items printed or mailed, and the dates on which the transactions for these services took place. Thus, any information beyond the aforementioned is not subject to public disclosure, including any information contained on items printed and mailed by FedEx Office, such as the disclaimer you listed. If you are concerned with the disclaimer, we would recommend you contact the PDC and work with them and the Mercer Islanders for Sustainable Spending on a resolution to those issues.

Thank you,

Maia Robbins

From: Steve Finley [<mailto:steve-finley@comcast.net>]
Sent: Wednesday, November 27, 2019 10:08 AM
To: Robbins, Maia <mrobbins@corrchronin.com>
Cc: Frush, Jim <jfrush@corrchronin.com>; sean.flynn@pdc.wa.gov; chip.beatty@pdc.wa.gov
Subject: RE: Voicemail

Here is the name of the other Mercer Island candidate who had mailers printed at the FedEx in Bellevue – Daniel Thompson.

In addition to supporting Jake Jacobson, I would like to know what mailers paid for by Mercer Islanders for Sustainable Spending (MISS) supported Dan (or Daniel) Thompson; Jon Hanlon; Lisa Anderl; and Heather Jordan Cartwright in addition to Jake Jacobson. Or opposed Dave Rosenbaum, Wendy Weiker, Patrick Allcorn, Craig Reynolds, or Debbie Bertlin. It is my understanding that there was at least one mailing that promoted all five of them.

Also, MISS was an independent expenditure committee and the law says it must include a disclaimer pointing that out. This disclaimer must read:

“No candidate authorized this ad. It is paid for by (name and address of committee). Top 5 contributors: (list of contributors).”

I would like to know what mailing this full disclaimer appears on all of the mailers paid for by MISS and who the top five contributors are on all of them. This information can change as more contributions are accepted.

Below are links to the PDCs website for the C-4 forms filed by MISS. There are at least five mailings. However, because they have not filed reports on time or accurately there may be more.

<http://web.pdc.wa.gov/rptimg/default.aspx?repno=100942341>

<http://web.pdc.wa.gov/rptimg/default.aspx?repno=100937656>

Thank you.

From: Robbins, Maia <mrobbins@corrchronin.com>
Sent: Wednesday, November 27, 2019 9:37 AM
To: Steve Finley <steve-finley@comcast.net>
Cc: Frush, Jim <jfrush@corrchronin.com>
Subject: RE: Voicemail

Hi Mr. Finley,

Thank you for speaking to me on the phone this morning! As we discussed, it is FedEx Office’s position that we do not qualify as a “commercial advertiser” for the purposes of disclosing campaign finance information to the public. However, I am in the process of acquiring the information regarding the quantities of items that were printed and mailed by Mike

Cero that you have requested in accordance with WAC 390-18-050. And, as we discussed, if you seek information regarding other individuals, you may email me a list of specific individuals and FedEx office will review the request.

I will be in touch with you once I have acquired this information from FedEx Office, likely Friday afternoon or early next week.

Thank you for your patience in my response to your original email, and have a great Thanksgiving!

Maia

From: Steve Finley [<mailto:steve-finley@comcast.net>]
Sent: Tuesday, November 26, 2019 10:36 AM
To: Robbins, Maia <mrobbins@corrchronin.com>
Subject: RE: Voicemail

Understand completely.

Sometime before 11 am on Wednesday works for me.

From: Robbins, Maia <mrobbins@corrchronin.com>
Sent: Tuesday, November 26, 2019 10:23 AM
To: steve-finley@comcast.net
Subject: Voicemail

Mr. Finley,

I received your voicemail but am in a mediation all day today and will be unable to call back until tomorrow. I apologize for the delay. I will give you a call tomorrow morning sometime before 11 if that works for you. Please let me know.

Maia Robbins | Attorney

CORR CRONIN | LLP

1001 Fourth Avenue | Suite 3900 | Seattle, WA 98154

P: 206-625-8600 | D: 206-652-8656 | F: 206-625-0900

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EXHIBIT 3



FedEx Office is your destination for printing and shipping.

40 Bellevue Way NE
Bellevue, WA 98004-5916
Tel: (425) 451-1055

10/24/2019 9:41:03 AM PST
Team Member: Mitchell S.
Customer: Mike Cero

SALE
DUPLICATE RECEIPT

7to10BZDays Direct MQty 1400 1,898.40

DM Post Card 14000 @ 0.1356 T
004862 Reg. Price 0.14
Price per piece 0.14
Regular Total 1,898.40
Discounts 0.00

Std Postage Qty 7742 2,152.28

DM-0 Postage 7742 @ 0.2780 N
040265 Reg. Price 0.28
Price per piece 0.28
Regular Total 2,152.28
Discounts 0.00

Sub-Total 4,050.68
Tax 189.84
Deposit 4,240.52

Total 4,240.52

Total Tender 0.00
Change Due 0.00

Total Discounts 0.00



* 5 1 3 5 0 2 0 2 7 7 7 *
DUPLICATE RECEIPT

Tell us how we're doing and receive \$5 off your next \$30 print order at fedex.com/welisten or 1-800-398-0242 Offer Code: _____ Offer expires 12/31/19

Get your message out in a big way with everything from full-color banners to photo-quality posters, yard signs, auto magnets and more.

Thank you for visiting

FedEx Office
Make It. Print It. Pack It. Ship It.
fedex.com/office

By submitting your project to FedEx Office or by making a purchase in the FedEx Office store, you agree to all the FedEx Office terms and conditions, including limitations of liability, located at fedex.com/office, or you may request a copy of our terms and conditions, which will be made available to you upon request.

DUPLICATE RECEIPT



FedEx Office is your destination for printing and shipping.

40 Bellevue Way NE
Bellevue, WA 98004-5916
Tel: (425) 451-1055

10/29/2019 8:04:04 AM PST
Team Member: Angela B.
Customer: Mike Cero

SALE
DUPLICATE RECEIPT

Direct Mail Qty 1 2,559.24

DM Post Card 1 @ 2559.2400 T
004862 Reg. Price 2,559.24

Price per piece 2,559.24
Regular Total 2,559.24
Discounts 0.00

Sub-Total 2,559.24
Tax 255.92
Deposit 2,815.16

Total 2,815.16

Total Tender 0.00
Change Due 0.00

Total Discounts 0.00



* 5 1 3 5 0 1 7 9 7 1 1 *
DUPLICATE RECEIPT

Tell us how we're doing and receive \$5 off your next \$30 print order at fedex.com/welisten or 1-800-398-0242 Offer Code: _____ Offer expires 12/31/19

Get your message out in a big way with everything from full-color banners to photo-quality posters, yard signs, auto magnets and more.

Thank you for visiting

FedEx Office
Make It. Print It. Pack It. Ship It.
fedex.com/office

By submitting your project to FedEx Office or by making a purchase in the FedEx Office store, you agree to all the FedEx Office terms and conditions, including limitations of liability, located at fedex.com/office, or you may request a copy of our terms and conditions, which will be made available to you upon request.

DUPLICATE RECEIPT



FedEx Office is your destination for printing and shipping.

40 Bellevue Way NE
Bellevue, WA 98004-5916
Tel: (425) 451-1055

10/13/2019 5:43:41 PM PST
Team Member: Sydney F.
Customer: Mike Cero

SALE
DUPLICATE RECEIPT

KCEMercerIsland20190 Qty 100 100.00

CLR 1S on 32# Wht 100 @ 0.7500 T
000224 Reg. Price 0.75
BW 1S on 32# Wht 100 @ 0.2500 T
000218 Reg. Price 0.25

Price per piece 1.00
Regular Total 100.00
Discounts 0.00

I.H. Envelopes (Add Qty 20 3.00

BW 1S CustomerPpr 20 @ 0.1500 T
000071 Reg. Price 0.15

Price per piece 0.15
Regular Total 3.00
Discounts 0.00

FPM Direct Mail Qty 1 1,200.00

DM Letter/Env Mailer 1 @ 1200.0000 T
004863 Reg. Price 1,200.00

Price per piece 1,200.00
Regular Total 1,200.00
Discounts 0.00

Sub-Total 1,303.00
Tax 130.30
Deposit 1,433.30

Total 1,433.30

Total Tender 0.00
Change Due 0.00

Total Discounts 0.00



* 5 1 3 5 0 0 5 5 3 1 1 *
DUPLICATE RECEIPT

Tell us how we're doing and receive \$5 off your next \$30 print order at fedex.com/welisten or 1-800-398-0242 Offer Code: _____ Offer expires 12/31/19

Get your message out in a big way with everything from full-color banners to photo-quality posters, yard signs, auto magnets and more.

Thank you for visiting

FedEx Office
Make It. Print It. Pack It. Ship It.
fedex.com/office

By submitting your project to FedEx Office or by making a purchase in the FedEx Office store, you agree to all the FedEx Office terms and conditions, including limitations of liability,