Respondent Names

Jack Burkman

Complainant Name

Conner Edwards

Complaint Description

Conner Edwards reported via the portal (*Tue*, 14 Sep 2021 at 2:57 PM)

See attached PDF.

BURKMAN JACK L (JACK BURKMAN)_ 2019.pdf

57.77 KB

BurkmanComplaint.pdf

96.23 KB

What impact does the alleged violation(s) have on the public?

None (PDC staff may disagree)

List of attached evidence or contact information where evidence may be found

N/A

List of potential witnesses with contact information to reach them

N/A

I certify (or declare) under penalty of perjury under the laws of the State of Washington that information provided with this complaint is true and correct to the best of my knowledge and belief.

Recipient Name	Date	Descriptior An	nount	Report
FACEBOOK	11/1/2019	ADS	73.27	C4
FACEBOOK	11/4/2019	ADS	250	C4
FACEBOOK	9/29/2019	ADS	135.96	C4
FACEBOOK	11/6/2019	ADS	187.18	C4

To Whom it May Concern:

Jack Burkman's 2019 candidate committee has failed to include either the run date, or the number of impressions for four separate expenditures to Facebook for digital advertising. See attachment.

I look forward to seeing staff identify the provision of law that was violated in the resolution letter. - Conner

Notice to Respondent

Hello:

I am writing to inform you of the reasons for this complaint.

I have repeatedly asked PDC staff to clarify whether a certain set of descriptive requirements (which are not enshrined in either state law or administrative rule) are actually legally enforceable. Despite my repeated inquiries, I have not received a definitive answer to this question.

Because PDC staff will not answer my questions, I am seeking to establish a series of enforcement precedents for each descriptive requirement not based in state law or administrative rule. That it the purpose of this complaint.

I sincerely apologize for any inconvenience caused by this complaint; it is not my intention.

Conner Edwards

(425) 533-1677 cell