Title 390 WAC
PUBLIC DISCLOSURE COMMISSION

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Chapter 390-04
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390-04-010 Purpose. [Order 9, § 390-04-010, filed 4/24/73.] Repealed by 78-09-076 (Order 101), filed 8/28/78. Statutory Authority: RCW 42.17.370(1).
390-04-035 Definition of direct financial interest. [Order 19, § 390-04-035, filed 10/29/73.] Repealed by 78-09-076 (Order 101), filed 8/28/78. Statutory Authority: RCW 42.17.370(1).
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390-04-038 "Aggregate" defined. [Order 61, § 390-04-038, filed 7/16/75.] Repealed by 78-09-076 (Order 101), filed 8/28/78. Statutory Authority: RCW 42.17.370(1).
390-04-050 Enforcement policy. [Order 9, § 390-04-050, filed 4/24/73.] Repealed by 78-09-076 (Order 101), filed 8/28/78. Statutory Authority: RCW 42.17.370(1).
390-04-100 List of elected public officials—Name not on list, impact. [Order 9, § 390-04-100, filed 4/24/73.] Repealed by 78-09-076 (Order 101), filed 8/28/78. Statutory Authority: RCW 42.17.370(1).
390-04-120 Hearing to suspend reporting requirements. [Order 13, § 390-04-120, filed 7/31/73.] Repealed by Order 24, filed 2/21/74.
390-04-130 Hearing to suspend reporting requirements—Application for exemption—Hearing. [Order 20, § 390-04-130, filed 10/29/73; Order 13, § 390-04-130, filed 7/31/73.] Repealed by Order 24, filed 2/21/74.
390-04-170 Campaign financing—Special reports. [Order 13, § 390-04-170, filed 7/31/73.] Repealed by 78-09-076 (Order 101), filed 8/28/78. Statutory Authority: RCW 42.17.370(1).
390-04-190 Campaign financing—Encouraging expenditures to avoid contributions—Result. [Order 13, § 390-04-190, filed 7/31/73.] Repealed by 78-09-076 (Order 101), filed 8/28/78. Statutory Authority: RCW 42.17.370(1).
390-04-200 Abbreviated campaign reporting—Campaigns for public office involving $1,000 or less. [Order 61, § 390-04-200, filed 7/16/75; Order 13, § 390-04-200, filed 7/31/73.] Repealed by 78-09-076 (Order 101), filed 8/28/78. Statutory Authority: RCW 42.17.370(1).
390-04-210 Abbreviated campaign reporting—Ballot propositions. [Order 61, § 390-04-210, filed 7/16/75; Order 13, § 390-04-210, filed 7/31/73.] Repealed by 78-09-076 (Order 101), filed 8/28/78. Statutory Authority: RCW 42.17.370(1).
390-04-215 Abbreviated campaign reporting—Conditions for granting use. [Order 61, § 390-04-215, filed [Title 390 WAC—p 1]
Chapter 390-36

COMPLIANCE HEARING PROCEDURES

390-36-010 Compliance hearings—Findings of fact, alleged violations, public disclosure commission policy. [Order 62, § 390-36-010, filed 8/26/75; Order 58, § 390-36-010, filed 7/16/75.] Repealed by Order 81, filed 8/22/76 and by Order 84, filed 8/18/76.

390-36-020 Compliance hearings. [Order 62, § 390-36-020, filed 8/26/75; Order 58, § 390-36-020, filed 7/16/75.] Repealed by Order 81, filed 8/22/76 and by Order 84, filed 8/18/76.

390-36-024 Definition—Compliance hearing officer. [Order 67, § 390-36-024, filed 1/16/76.] Repealed by Order 81, filed 7/22/76 and by Order 84, filed 8/18/76.

390-36-030 Compliance hearings—Invitation to appear, representative notice. [Order 62, § 390-36-030, filed 8/26/75; Order 58, § 390-36-030, filed 7/16/75.] Repealed by Order 81, filed 7/22/76 and by Order 84, filed 8/18/76.

390-36-040 Compliance hearings—Alleged violations—Subpoenas. [Order 62, § 390-36-040, filed 8/26/75; Order 58, § 390-36-040, filed 7/16/75.] Repealed by Order 81, filed 7/22/76 and by Order 84, filed 8/18/76.

390-36-050 Compliance hearings—Procedures. [Order 62, § 390-36-050, filed 8/26/75; Order 58, § 390-36-050, filed 7/16/75.] Repealed by Order 81, filed 7/22/76 and by Order 84, filed 8/18/76.

390-36-055 Compliance hearings—Hearing officer. [Order 67, § 390-36-055, filed 1/16/76.] Repealed by Order 81, filed 7/22/76 and by Order 84, filed 8/18/76.

390-36-060 Compliance hearings—Continuances. [Order 62, § 390-36-060, filed 8/26/75; Order 58, § 390-36-060, filed 7/16/75.] Repealed by Order 81, filed 7/22/76 and by Order 84, filed 8/18/76.

Chapter 390-05 WAC

GENERAL POLICIES AND DEFINITIONS

WAC 390-05-010 Purpose. The purpose of these regulations is to implement the provisions of chapter 42.17 RCW (Initiative 276), hereinafter referred to as the Public Disclosure Act or act, by declaring the policies of the commission, particularly with regard to the interpretation and enforcement of the act by the commission. [Order 62, § 390-05-010, filed 8/26/75.]

WAC 390-05-020 General administrative policy. Whereas the Public Disclosure Act was adopted by the people for the general betterment of local and state government, it shall be the policy of the public disclosure commission to carry out and effectuate that policy to the full extent of its delegated powers, through efficient administration, appropriate regulations and rulings, and through strict, vigorous, uniform and fair enforcement of the provisions of the act. [Order 62, § 390-05-020, filed 8/26/75.]

WAC 390-05-040 Public Disclosure Act—Violation of other law. No provision of chapter 42.17 RCW (Initiative 276) shall be construed in such a manner as to require any person to act or refrain from acting where such action or nonaction would violate any provision of the state or federal constitution or any federal law. [Order 62, § 390-05-040, filed 8/26/75.]
WAC 390-05-050 Commission status under SEPA.
(1) The public disclosure commission recognizes its responsibilities under RCW 43.21C.120 to adopt rules pertaining to the State Environmental Policy Act (SEPA) as that act relates to activities under the commission's jurisdiction. The commission has reviewed SEPA and its own programs and concludes that all actions which the commission is authorized to undertake are exempt by virtue of WAC 197-10-040(2), 197-10-150 through 197-10-190. The commission, as an administrative agency, has statutory authority for information gathering, recordkeeping, and investigative and hearing procedures with respect to elected officials, candidates, political committees, and persons and entities involved in lobbying activities. None of these activities are potentially subject to the environmental impact statement requirements of RCW 43.21C.030.

(2) In accordance with WAC 197-10-800(4), the commission adopts this statement in compliance with the requirements of chapter 43.21C RCW. [Order 77, § 390-05-050, filed 6/2/76.]

WAC 390-05-200 Definition—Candidates for public office—Time of filing. The following circumstances shall give rise to presumption that an individual is a "candidate" as that term is defined in RCW 42.17.020(5):

(a) The existence of a political committee promoting the election of such individual for public office with the knowledge of that individual; or

(b) A public declaration of candidacy by an individual even if the candidacy is conditioned on a future occurrence. [Order 62, § 390-05-200, filed 8/26/75.]

WAC 390-05-205 Definition of term "consumable." For the purpose of RCW 42.17.020(8) the term "consumables" includes the amount paid for food, beverages, preparation or catering, entertainment cost or fair market value of items sold, raffled, or given as prizes. [Order 63, § 390-05-205, filed 9/10/75.]

WAC 390-05-210 Definition—Contribution. The term "contribution" as defined in RCW 42.17.020(8) shall be deemed to include, amount other things, furnishing services or property or rights on a discriminatory basis or at less than their fair market value, for the purpose of assisting any candidate or political committee. In the case of services or property or rights having no other fixed or determinable market value, the value of such contribution shall be determined by estimating if possible, the difference in cost of achieving the same result with or without the use of such services or property. If no reasonable estimate of the value of such services, property or rights is practicable, it shall be sufficient to report instead a precise description of such services, property or rights so furnished. [Order 62, § 390-05-210, filed 8/26/75.]

WAC 390-05-220 Definition—Consideration. The term "consideration" as used in the act and in these regulations shall be deemed to include anything of value promised or paid or transferred in return for a person's services rendered or to be rendered, including but not limited to reimbursement for traveling or other expenses. [Order 62, § 390-05-220, filed 8/26/75.]

WAC 390-05-230 Definition—Elected official. "Elected official" means any person elected at a general or special election for public office, and any person appointed to fill a vacancy in any such office. [Order 62, § 390-05-230, filed 8/26/75.]

WAC 390-05-235 Definition—Fair market value. "Fair market value" or "value" when used in the act or regulation is the amount in cash which a well-informed buyer or lessee, willing but not obligated to buy or lease that property, would pay, and which a well-informed seller, or lessor, willing but not obligated to sell or lease it, would accept, taking into consideration all uses to which the property is adapted and might in reason be applied. [Statutory Authority: RCW 42.17.370(1). 79-08-046 (Order 79-03), § 390-05-235, filed 7/19/79.]

WAC 390-05-240 Definition—Person. The term "person," for the purposes of these regulations, shall include but shall not be limited to individuals, partnerships, public and private corporations, associations, and other governmental and business or legal entities. [Order 62, § 390-05-240, filed 8/26/75.]

WAC 390-05-250 Definition—Public disclosure commission. The "public disclosure commission" is the commission appointed by the governor pursuant to RCW 42.17.350. The public disclosure commission shall hereinafter be referred to as the commission. Where appropriate, the term "commission" also refers to the staff and employees of the commission. [Order 62, § 390-05-250, filed 8/26/75.]

WAC 390-05-260 Definition—Public record. "Public record" includes any writing containing information relating to the conduct of governmental or the performance of any governmental or proprietary function prepared, owned, used or retained by any state or local agency regardless of physical form or characteristics. [Order 62, § 390-05-260, filed 8/26/75.]

WAC 390-05-271 General applications of RCW 42.17.130. (1) RCW 42.17.130 does not restrict the right of any individual to express his or her own personal views concerning, supporting, or opposing any candidate or ballot proposition, if such expression does not involve a use of the facilities of a public office or agency.

(2) RCW 42.17.130 does not prevent a public office or agency from (a) making facilities available on a non-discriminatory, equal access basis for political uses or (b) making an objective and fair presentation of facts relevant to a ballot proposition, if such action is part of the normal and regular conduct of the office or agency. [Statutory Authority: RCW 42.17.370(1). 80-02-055 (Order 80-01), § 390-05-271, filed 1/17/80; 79-02-056 (Order 79-01), § 390-05-271, filed 1/31/79.]
WAC 390-05-273 Definition of normal and regular conduct. Normal and regular conduct of a public office or agency, as that term is used in the proviso to RCW 42.17.130, means conduct which is (1) lawful, i.e., specifically authorized, either expressly or by necessary implication, in an appropriate enactment, and (2) usual, i.e., not effected or authorized in or by some extraordinary means or manner. No local office or agency may authorize a use of public facilities for the purpose of assisting a candidate's campaign or promoting or opposing a ballot proposition, in the absence of a constitutional, charter, or statutory provision separately authorizing such use. [Statutory Authority: RCW 42.17.370(1), 79-02-056 (Order 79-01), § 390-05-273, filed 1/31/79.]

WAC 390-05-280 Definition—Writing. "Writing" means handwriting, typewriting, printing, photostating, photographing, and every other means of recording any form of communication or representation, including letters, words, pictures, sounds, or symbols, or combination thereof, and all papers, maps, magnetic or paper tapes, photographic films and prints, magnetic or punched cards, discs, drums, and other documents. [Order 62, § 390-05-280, filed 8/26/75.]

WAC 390-05-300 Suspension of reporting requirements. From the effective date of chapter 60, Laws of 1982, until January 1, 1986, the following reporting requirements are suspended in jurisdictions with less than one thousand registered voters as of the date of the most recent general election in the jurisdiction:

(1) The F-1 financial reports of public officials required by RCW 42.17.240 and WAC 390-24-010, 390-24-020 and 390-24-025;

(2) The L-5 public agency lobbying report required by RCW 42.17.190 and WAC 390-20-120;

(3) The C-1 through C-4 campaign finance reports required for ballot issues by RCW 42.17.040 through 42.17.090 and WAC 390-16-011, 390-16-031, 390-16-036, 390-16-041, and independent campaign expenditure reports (C-6) required for ballot issues by RCW 42.17.100 and WAC 390-16-050: Provided, That reporting requirements shall be reinstated by order of the commission at its next regular or special meeting if:

(a) A certified "petition for disclosure" containing the valid signatures of five percent of the number of registered voters of the jurisdiction as of the date of the most recent general election in the jurisdiction is filed with the commission; or

(b) The jurisdiction has by ordinance, resolution or other official action petitioned the commission to void the suspension with respect to elected officials, candidates and ballot propositions for the jurisdiction.

If reporting requirements are reinstated by petition, the commission shall promptly notify all known affected candidates and incumbent elected officials of their duty to file disclosure reports. Such individuals and committees shall be ordered to file the required statements within thirty days of the commission order. [Statutory Authority: RCW 42.17.370(1). 82-16-032 (Order 82-05), § 390-05-300, filed 7/28/82.]

WAC 390-05-305 Petition for disclosure—Form. (1) A petition for disclosure shall be legible, on 8-1/2 x 11″ paper and shall include the following information:

(a) The name of the jurisdiction;

(b) The legibly printed name and address and the legal signature of at least a sufficient number of voters. If the jurisdiction is in more than one county, the county of residence shall also be indicated. A sufficient number of voters is five percent of the number of registered voters in the jurisdiction as of the date of the most recent general election in the jurisdiction.

(c) A request that public disclosure be required.

(d) The names and addresses of all known candidates and ballot proposition committees in the jurisdiction who will be required to report.

(2) The petition shall be verified and certified by the auditor or elections officer of the county or counties in which the jurisdiction is located. The signatures shall be verified by comparing the signature on the petition to the signature on the voter registration roll. The auditor shall place his seal on each verified page of the petition in order to certify it to the commission.

(3) A suggested form for the petition is:

"We, the undersigned citizens and registered voters of (name of jurisdiction), request that the Public Disclosure Commission cancel the disclosure suspension in (name of jurisdiction)."

(4) A suggested form for the petition of a jurisdiction by ordinance, resolution or other official action is:

"We, the (governing board) of (name of jurisdiction) request that the Public Disclosure Commission cancel the disclosure suspension in (name of jurisdiction). This request is made pursuant to chapter 60, Laws of 1982 and WAC 390-05-305(4)."

[Statutory Authority: RCW 42.17.370(1). 82-16-032 (Order 82-05), § 390-05-305, filed 7/28/82.]

Chapter 390-12 WAC

ADMINISTRATIVE PROCEDURES

WAC 390-12-010 Public disclosure commission—Regular meetings.

390-12-040 Public disclosure commission—Description of central and field organization.

390-12-050 Operations and procedures.

390-12-150 Public disclosure commission—Communications.

390-12-170 Public disclosure commission—Organization and structure—Officers—Terms.

390-12-180 Public disclosure commission—Duties of officers.

390-12-190 Public disclosure commission—Elections—Vacancies.

390-12-200 Public disclosure commission—Administrator.

390-12-210 Public disclosure law—Duties of other agencies.

390-12-230 Declaratory rulings—Petition requisites—Consideration—Disposition.

390-12-255 Petitions for rule making, amendment or repeal—Form—Consideration—Disposition.
WAC 390-12-050 Operations and procedures. (1) The public disclosure commission was created by the passage of Initiative 276 in 1972 for the principal purpose of providing the public with accurate information about certain financial affairs of candidates and elected officials, about the financing of election campaigns, and about expenditures made in the course of lobbying. The initiative also contains provisions guaranteeing citizen access to most records of most elements of state and local government.

(2) The duties, responsibilities and powers of the commission are set forth in RCW 42.17.360, 42.17.370, 42.17.395 and 42.17.397. Provisions for establishing the commission and appointing the members thereof are stated in RCW 42.17.350.

(3) Commissioners meet monthly to consider and act on major policy matters, on requests for reporting modifications and on enforcement cases. All meetings are conducted in accordance with the Open Public Meetings Act (chapter 42.30 RCW) and the Administrative Procedure Act (chapters 34.04 and 1.08 RCW), and Sturgis Standard Code of Parliamentary Procedure. The passage of any motion adopting, amending or repealing any rule, or recommending changes to the act shall require a majority vote of the members of the commission as distinguished from a quorum of the commissioners.

(4) The staff prepares and distributes reporting forms and instructions in the most practical manner to persons subject to the law. They provide personal instruction and technical assistance to persons with specific problems and questions.

(5) Between 35,000 and 45,000 reports are received during a calendar year from approximately 11,000 reporting "clients." The staff receives these reports, records their receipt, microfilms and files them. Every effort is made to have reports filed and available for public inspection and copying within twenty-four hours of their receipt.

(6) Procedures for accessing the files of the agency are given in chapter 390-14 WAC. The staff will provide copies of reports when requested by mail or telephone. Reports are generally sent the same day the request is received. Answers to telephone inquiries seeking information from particular reports will be limited to (a) verification that a report is on file and (b), if regarding a campaign financing report, the most recent totals for contributions and expenditures.

(7) While some citizens will benefit from the reports by personally reviewing them, most will look to the news media for information. The staff compiles occasional summaries and studies for distribution to news outlets. Known as "Reports to the public," they provide a condensed mirror image of the information in reports filed with the commission.

(8) The act demands complete, accurate and timely reporting. The commission, as a vehicle of communication between those engaged in political life and the general public, is expected to take whatever actions are necessary to assure the public of having the information it is entitled to; that the flow of communication is not

WAC 390-12-010 Public disclosure commission—Regular meetings. Pursuant to section 7, chapter 250, Laws of 1971, ex. sess. and RCW 42.30.070, regular meetings of the public disclosure commission shall be held on the fourth Tuesday of each calendar month at 9:00 a.m. except November and December when they shall be held on the third Tuesday. The meetings shall be held at a place designated by the chairman of the commission. [Statutory Authority: RCW 42.17.370(1).]

WAC 390-12-040 Public disclosure commission—Description of central and field organization. (1) The public disclosure commission is a five member commission appointed by the governor with the consent of the senate. The administrative office of the commission and its staff are located at Public Disclosure Commission, Room 403, Evergreen Plaza Building, Olympia, Washington. [Order 62, § 390-12-040, filed 8/26/75; Order 42, § 390-12-040, filed 9/26/74; Order 9, § 390-12-040, filed 4/24/73.]

(1983 Ed.)
interrupted by those responsible for providing the information. Within the limited resources provided the commission, reports are reviewed, field audits are conducted and complaints are investigated. The staff concentrates on assisting people in meeting their obligations under the law in hopes of fulfilling the purpose of the act without having to resort to enforcement actions resulting in embarrassment and monetary penalties. Gross negligence and evasions of the act will not be tolerated, however. Acting without fear or favor, the staff will bring to the commissioners for appropriate action all matters where negligence and/or evasion is indicated. [Statutory Authority: RCW 42.17.370(1), 79-10-017 (Order 79-05), § 390-12-050, filed 9/7/79.]

WAC 390-12-150 Public disclosure commission—Communications. All communications with the commission including but not limited to the submission of materials pertaining to its operations and/or the administration or enforcement of chapter 42.17 RCW and these rules; requests for copies of the commission’s decisions and other matters, shall be addressed as follows: c/o Public Records Officer, Room 403, Evergreen Plaza Building, Olympia, Washington. [Order 62, § 390-12-150, filed 8/26/75; Order 42, § 390-12-150, filed 8/26/75; Order 9, § 390-12-150, filed 4/24/73.]

WAC 390-12-170 Public disclosure commission—Organization and structure—Officers—Terms. The officers of the public disclosure commission for administrative purposes shall be chairman, vice chairman and secretary. Their terms shall be one year and until a successor is elected and qualified. [Order 62, § 390-12-170, filed 8/26/75; Order 14, § 390-12-170, filed 7/31/73.]

WAC 390-12-180 Public disclosure commission—Duties of officers. The chairman shall be nominal head of the commission, and shall preside at all of the commission’s meetings. In addition, the chairman shall coordinate the activities of all employees and assistants of the commission in interims between meetings. The vice chairman shall act as chairman in the chairman’s absence. The secretary shall see that all minutes and other records of the commission are properly and accurately made and kept. [Order 62, § 390-12-180, filed 8/26/75; Order 14, § 390-12-180, filed 7/31/73.]

WAC 390-12-190 Public disclosure commission—Elections—Vacancies. Elections to fill commission offices shall be held annually at the regular June meeting of the commission, or at a special election called for that purpose between May 1 and June 30 of the calendar year in which the new terms will commence. Vacancies in said offices may be filled by a vote of the commission at any regular meeting or any special meeting called for that purpose. [Order 62, § 390-12-190, filed 8/26/75; Order 14, § 390-12-190, filed 7/31/73.]

WAC 390-12-200 Public disclosure commission—Administrator. The commission shall employ and fix the compensation of an administrator who shall perform the following duties under the general authority and supervision of the commission:

(1) Act as records officer and administrative arm of the commission.

(2) Coordinate the policies of the commission and the activities of all commission employees and other persons who perform ministerial functions for the commission.

(3) Act as liaison between the commission and other public agencies. [Order 62, § 390-12-200, filed 8/26/75; Order 14, § 390-12-200, filed 7/31/73.]

WAC 390-12-210 Public disclosure law—Duties of other agencies. The attorney general through his office shall supply such legal assistance as the commission may require in order to carry out its responsibilities. However, the commission reserves the right to employ attorneys who are neither the attorney general nor an assistant attorney general to carry out any function of the attorney general prescribed in RCW 42.17.380. [Order 62, § 390-12-210, filed 8/26/75; Order 14, § 390-12-210, filed 7/31/73.]

WAC 390-12-250 Declaratory rulings—Petition requisites—Consideration—Disposition. (1) Any person may submit a petition for a declaratory ruling pursuant to RCW 34.04.080 in any form so long as it

(a) Clearly states the question the declaratory ruling is to answer, and

(b) Provides a statement of the facts which raise the question.

(2) The administrator may conduct an independent investigation in order to fully develop the relevant facts.

(3) The administrator will present the petition to the commission at the first meeting when it is practical to do so and will provide the petitioner with at least five days notice of the time and place of such meeting. Such notice may be waived by the petitioner.

(4) The petitioner may present additional material and/or argument at any time prior to the issuance of the declaratory ruling.

(5) The commission may issue either a binding or a nonbinding ruling or decline to issue any ruling.

(6) The commission may decide that a public hearing would assist its deliberations and decisions. If such a hearing is ordered, it will be placed on the agenda of a meeting and at least five days notice of such meeting shall be provided to the petitioner.

(7) If a ruling is to be issued, the petitioner shall be provided a copy of the proposed ruling and invited to comment.

(8) The declaratory ruling cannot be a substitute for a compliance action and is intended to be prospective in effect.

(9) The commission will decline to consider a petition for a declaratory ruling or to issue a ruling when (a) the petition requests advice regarding a factual situation which has actually taken place, or (b) when a pending investigation or compliance action involves a similar factual situation. [Statutory Authority: RCW 42.17.370(1), 81-18-043 (Order 81-03), § 390-12-250, filed 8/28/81.]

(1983 Ed.)
WAC 390-12-255 Petitions for rule making, amendment or repeal—Form—Consideration—Disposition. (1) Any person may submit a petition requesting the promulgation, amendment or repeal of any rule by the commission pursuant to RCW 34.04.060.

(2) The petition for rule making should contain a draft of any proposed rule and any argument in favor of its adoption, but no particular form is necessary.

(3) The commission will consider the petition at its next regular meeting after its submission. The petitioner shall be given notice of the time of that meeting.

(4) Within 30 days after its consideration, the commission shall advise the petitioner that the petition has been denied, giving its reasons in detail, or initiate rule making proceedings under RCW 34.04.025. [Statutory Authority: RCW 42.17.370(1). 81-18-043 (Order 81-03), § 390-12-255, filed 8/28/81.]

Chapter 390-13 WAC

GENERAL PROVISIONS RELATING TO PUBLIC RECORDS OF STATE AND LOCAL AGENCIES

WAC 390-13-010 Optional format for requests for lists of individuals.

WAC 390-13-100 Duties of elections officials receiving copies of campaign finance reports.

WAC 390-13-010 Optional format for requests for lists of individuals. The use of a list of individuals obtained from an agency for commercial purposes is prohibited by RCW 42.17.260(5). The commission finds that the term "commercial purposes" has been interpreted by different agencies in inconsistent ways resulting in confusion and a lack of uniform administration of that statute. Therefore, the following format is adopted by the commission and authorized for use by agencies, at their option, to bring uniformity to the administration of that statute.

(Name of Agency) PUBLIC RECORDS ACCESS

STATE OF WASHINGTON SS. RELEASE PUBLIC RECORDS

COUNTY OF

(Name and Address)

having been duly sworn, deposes and says:

1. I have requested copies of the following public records:

2. I understand that Washington state law, RCW 42.17.260(5), prohibits the use of lists of individuals for commercial purposes.

3. I understand that the use for commercial purposes of said records may also violate the rights of the individuals named therein and may subject me to liability for such commercial use.

4. I understand that section 2 and 3 herein apply when I use said records for commercial purposes and when others use said records or copies of same for commercial purposes. I understand that I may be liable in either case.

5. I understand that "commercial purposes" means that the person requesting the record intends that the list will be used to communicate with the individuals named in the record for the purpose of facilitating profit expecting activity.

6. Therefore, I do hereby swear and affirm on oath and under penalty of law that I will not use said records for commercial purposes and that further, it is my affirmative duty to prevent others from using said records for commercial purposes.

7. I do further swear and affirm on oath and under penalty of law that I will protect and hold harmless, including the cost of defending, the agency and its agents and employees from which I have obtained said records from any and all claims arising either directly or indirectly from the commercial use of said records.
WAC 390-13-100 Duties of elections officials receiving copies of campaign finance reports. (1) Pursuant to chapter 294, Laws of 1983, when arranging, indexing, handling and providing access to reports filed with the county as required by chapter 42.17 RCW, county election officials shall adhere to the following:

(a) Each report on receipt shall be marked with the date (or some means of determining the date) the report was postmarked and/or the date on which it was received by the elections office.

(b) Files for these reports shall be maintained separate from all other reports and documents in the office and shall be arranged alphabetically by the name of the candidate or committee. Elections officers may segregate files into additional categories, if desired.

(c) Files may be maintained in paper form or on micrographics. If files are maintained on micrographics, equipment for viewing film and for reproducing individual frames on paper must be made available to the public.

(d) A separate, special index shall be maintained showing the name of each candidate or committee for whom reports are on file. The index need not list each report subsequently filed. The index shall be readily available for public inspection.

(e) Reports shall be placed in the files and available for public inspection by the end of the next business day following receipt.

(f) Mindful that the public's right to know of the financing of political campaigns is paramount, elections officials shall give priority attention to and promptly honor each request for public inspection of the campaign finance report files.

(2) Copies of reports must be maintained by elections officers for a period of at least six years, in accordance with RCW 42.17.450, and records retention schedules prepared pursuant to chapter 40.14 RCW.

(3) A description of the county’s method of filing and indexing campaign finance reports shall be sent to the public disclosure commission within 30 days of the effective date of this rule. The description shall be updated any time there is a revision to the filing and indexing system. [Statutory Authority: RCW 42.17.370(1). 83-17-138 (Order 83-02), § 390-13-100, filed 8/24/83.]

Chapter 390-14 WAC
ACCESS TO PUBLIC RECORDS OF THE PUBLIC DISCLOSURE COMMISSION

WAC 390-14-010 Public records available.
390-14-015 Public records officer.
390-14-020 Hours for records inspection and copying.
390-14-025 Requests for public records.
390-14-030 Copying of public records.
390-14-035 Exempting records from public inspection.
390-14-040 Review of denials of public records requests.
390-14-045 Records index.
390-14-050 Record request form.
390-14-100 List of elected public officials.
390-14-105 List of elected public officials—Responsibility for developing.
390-14-110 List of elected public officials—Name not on list, impact.

WAC 390-14-010 Public records available. All public records of the commission, as defined in WAC 390-05-260 and 390-05-280 are deemed to be available for public inspection and copying pursuant to these rules, except as otherwise provided by RCW 42.17.310 and WAC 390-14-035. [Order 62, § 390-14-010, filed 8/26/75.]

WAC 390-14-015 Public records officer. The commission's public records shall be in charge of the public records officer designated by the commission. The person so designated shall be located in the administrative office of the commission. The public records officer shall be responsible for the following: The implementation of the commission's rules and regulations regarding release of public records, coordinating the staff of the commission in this regard, and generally insuring compliance by the staff with the public records disclosure requirements of chapter 42.17 RCW. [Order 62, § 390-14-015, filed 8/26/75.]

WAC 390-14-020 Hours for records inspection and copying. Public records shall be available for inspection and copying during the customary office hours of the commission. For the purposes of this chapter, the customary office hours shall be from 9:00 a.m. to noon and from 1:00 p.m. to 4:00 p.m., Monday through Friday, excluding legal holidays. [Order 62, § 390-14-020, filed 8/26/75.]

WAC 390-14-025 Requests for public records. (1) In accordance with requirements of chapter 42.17 RCW that agencies prevent unreasonable invasions of privacy, protect public records from damage or disorganization, and prevent excessive interference with essential functions of the agency, public records may be inspected or copied or copies of such records may be inspected or copied or copies of such records may be obtained, by members of the public, upon compliance with the following procedures: (1) A request shall be made in writing upon a form prescribed by the commission which shall be available at its administrative office. The form shall be presented to the public records officer or to any member of the commission's staff, if the public records officer is not available, at the administrative office of the commission during customary office hours. The request shall include the following information:

(a) The name of the person requesting the record;
(b) The time of day and calendar date on which the request was made;
(c) The nature of the request;
(d) If the matter requested is referenced within the current index maintained by the records officer, a reference to the requested record as it is described in such current index;
(e) If the request matter is not identifiable by reference to the commission’s current index, an appropriate description of the record requested.

(2) In all cases in which a member of the public is making a request, it shall be the obligation of the public records officer or staff member to whom the request is made to assist the member of the public in appropriately identifying the public record requested. [Order 64, § 390–14–025, filed 11/25/75; Order 62, § 390–14–025, filed 8/26/75.]

WAC 390–14–030 Copying of public records. No fee shall be charged for the inspection of public records. The commission shall charge a fee of ten cents per page of copy for providing copies of public records maintained on paper. A fee of twenty-five cents per film shall be charged for copies of microfiche. These charges are the amounts necessary to reimburse the commission for its actual costs incident to such copying including the use of the commission’s copy equipment. [Statutory Authority: RCW 42.17.370(1). 82–18–031 (Order 82–06), § 390–14–030, filed 8/25/82; 82–05–001 (Order 82–01), § 390–14–030, filed 2/4/82; Order 62, § 390–14–030, filed 8/26/75.]

WAC 390–14–035 Exempting records from public inspection. (1) The commission reserves the right to determine that a public record requested in accordance with the procedures outlined in WAC 390–14–025 is exempt under the provisions of RCW 42.17.310;
(2) In addition, pursuant to RCW 42.17.260, the commission reserves the right to delete identifying details when its makes available or publishes any public record, in any cases when there is reason to believe that disclosure of such details would be an invasion of personal privacy protected by chapter 42.17 RCW. The public records officer will fully justify such deletion in writing.
(3) All denials of requests for public records must be accompanied by a written statement specifying the reason for the denial, including a statement of the specific exemption authorizing the withholding of the record and a brief explanation of how the exemption applies to the record withheld. [Order 62, § 390–14–035, filed 8/26/75.]

WAC 390–14–040 Review of denials of public records requests. (1) Any person who objects to the denial of a request for a public record may petition for prompt review of such decision by tendering a written request for review. The written request shall specifically refer to the written statement by the public records officer or other staff member which constituted or accompanied the denial.
(2) Immediately after receiving a written request for review of a decision denying a public record, the public records officer or other staff member denying the request shall refer it to the chairman of the commission. The chairman shall immediately consider the matter and either affirm or reverse such denial or call a special meeting of the commission as soon as legally possible to review the denial. In any case, the request shall be returned with a final decision within two business days following the original denial.
(3) Administrative remedies shall not be considered exhausted until the commission has returned the petition with a decision or until the close of the second business day following denial of inspection, whichever occurs first. [Order 62, § 390–14–040, filed 8/26/75.]

WAC 390–14–045 Records index. (1) The commission has available to all persons a current index which provides identifying information as to the following records issued, adopted or promulgated since its inception: (a) Final opinions, including concurring and dissenting opinions, as well as orders, made in the adjudication of cases; (b) those statements of policy and interpretation of policy, statute and the constitution which have been adopted by the agency; (c) administrative staff manuals and instructions to staff that affect a member of the public; (d) planning policies and goals, and interim and final planning decisions; (e) factual staff reports and studies, factual consultant’s reports and studies, scientific reports and studies, and any other factual information derived from tests, studies, reports or surveys, whether conducted by public employees or others; and (f) correspondence, and materials referred to therein, by and with the agency relating to any regulatory, supervisory or enforcement responsibilities of the agency, whereby the agency determines, or opines upon, or is asked to determine or opine upon, the rights of the state, the public, a subdivision of state government, or of any private party.
(2) The current index promulgated by the commission shall be available to all persons under the same rules and on the same conditions as are applied to public records available for inspection. [Order 62, § 390–14–045, filed 8/26/75.]

WAC 390–14–055 Record request form. The public disclosure commission hereby adopts for use by all persons requesting inspection and/or copies of records entitled "Request for public records." [Order 62, § 390–14–055, filed 8/26/75.]

WAC 390–14–100 List of elected public officials. (1) The public disclosure commission shall prepare, collate and make available for public distribution a list of all state elected officials of the state of Washington. The list shall be published by the commission and updated annually.
(2) In addition, the list shall contain those entities which are reported by those state elected officials pursuant to RCW 42.17.240 (1)(g).

(1983 Ed.)

[Title 390 WAC—p 9]
WAC 390-14-105 List of elected public officials—Responsibility for developing. The administrator of the public disclosure commission shall be responsible for keeping the list on a current basis and shall develop all procedures necessary for performing that responsibility. [Order 62, § 390-14-105, filed 8/26/75.]

WAC 390-14-110 List of elected public officials—Name not on list, impact. (1) The commission has as part of its authority the power to suspend or modify reporting requirements of chapter 42.17 RCW, if it finds after hearing that literal application of the act would work a manifest hardship, and if it finds that suspension or modification will not frustrate the purpose of the act.

(2) Upon a hearing of this nature, the commission shall presume the reporting of the name of any elected official as required by the act to be an unreasonable hardship, if the name of that elected official does not appear on the list compiled pursuant to this chapter.

(3) The commission shall presume it is a manifestly unreasonable hardship for a lobbyist employer to report the compensation paid to a corporation, partnership, joint venture, association, union or other entity in which a state elected official or member of his immediate family holds any office, directorship, general partnership interest, or an ownership interest of ten percent or more, if:

(a) The name of such entity does not appear on the most recent list of state elected officials published by the most recent list of state elected officials published by the [Statutory Authority: RCW 42.17.370(1). 80-05-097 (Order 80-05), § 390-14-100, filed 5/2/80; 79-10-017 (Order 79-05), § 390-14-100, filed 9/7/79; Order 62, § 390-14-100, filed 8/26/75.]

Chapter 390-16 WAC
FORMS FOR CAMPAIGN FINANCING REPORTING—CONTRIBUTIONS

WAC
390-16-011 Forms—Registration statement for candidates and political committees.
390-16-012 Forms for statement of contributions deposit.
390-16-013 Form for reporting fund raising events.
390-16-014 Purpose of campaign expenditures—Reporting.
390-16-015 Definition—Aggregate.
390-16-016 Total contributions and expenditures—Reporting.
390-16-017 Forms—Summary of total contributions and expenditures.
390-16-018 Forms for contributions and expenditures of political committees not domiciled in Washington state.
390-16-019 Filing reports for out-of-state committees.
390-16-020 Forms for campaign financing—Special reports.
390-16-021 Campaign financing—Special reports.

[Title 390 WAC—p 10]
Forms--Registration statement for candidates and political committees. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for providing statement of organization by political committees as required by RCW 42.17.040, for designating campaign treasurer and depository as required by RCW 42.17.050, and for reporting information required to qualify for mini campaign finance reporting or abbreviated campaign finance reporting as permitted by RCW 42.17.370(7) and WAC 390-16-115, 390-16-120 or 390-16-150 is hereby adopted for use in reporting to the public disclosure commission. This form, revised 6/82, shall be designated as "C-1." This form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.
### REGISTRATION

**CANDIDATES AND POLITICAL COMMITTEES**

1. **Candidate or Committee Name (Do Not Abbreviate. Include Candidate’s Full Name)**

<table>
<thead>
<tr>
<th>Address</th>
</tr>
</thead>
<tbody>
<tr>
<td>City</td>
</tr>
<tr>
<td>County</td>
</tr>
<tr>
<td>Zip</td>
</tr>
</tbody>
</table>

2. **Purpose of Committee**

- Candidate’s Committee
- Political Party, Central Committee, District Club, etc.

3. **Reporting System to be Used. Choose One.**

- **Option I** MINI REPORTING (For candidates only—Not available to political committees)
  - I will limit contributions or expenditures during this campaign to my filing fee of $ \( x \) plus no more than $200 which includes charges for the voters pamphlet. I will accept no contribution over $100 from any single source.

- **Option II** ABBREVIATED REPORTING (For candidates and political committees)
  - I (this committee) will use the Abbreviated Reporting System. I (we) will limit aggregate contributions and aggregate expenditures to $1,000 and will accept no contribution over $100 from a single source except for the candidate’s personal funds.

- **Option III** FULL REPORTING (For candidates and political committees)
  - I (this committee) will use the Full Reporting System.

4. **Date of General or Special Election**

5. **Is committee a continuing organization?**

6. **Committee Treasurer’s Name. (Candidate may be treasurer.)**

7. **Campaign Bank or Depository.**

8. **Related or affiliated committees.**

9. **Fair campaign practices.**

10. **Certificate:** I certify that the above information is true, complete and correct.

11. **SEE INSTRUCTIONS ON REVERSE**

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**Title 390 WAC: Public Disclosure Commission**

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(1983 Ed.)
INSTRUCTIONS

(1982 amendments are incorporated)

Please consult PDC instruction booklets or RCW 42.17 and WAC 390-16 when completing this report. If you have questions, call or write PDC (telephone 206-753-1111).

WHO MUST REPORT

Candidates who run for office where there are 5,000 or more registered voters or the office includes an entire county. Political committees which support or oppose those candidates. Committees which support or oppose a statewide ballot proposition or a ballot proposition in any town or district with 1000 or more registered voters must report.

WHEN TO REPORT

Starting registration

When becoming a candidate, forming a committee, filing a ballot proposition. If you expect to receive contributions or make expenditures, publicly announce a candidacy, file for office, or reserve space or facilities you must report.

When changes to original C-1 occur

Within 10 days

Continuing committees using abbreviated reporting.

Within 2 weeks

WHERE TO REPORT

Send original to:
Public Disclosure Commission
403 Evergreen Plaza
Olympia, WA 98504

Send copies to:
County Elections Dept. (or County Auditor)
Candidates—County where candidate lives
Committees—County where headquarters is located

REPORTING OPTIONS:

Option I. (MINI) Used by candidates who anticipate a small campaign, spending no more than $200 plus any filing fee for the office. The expenditure limit includes money spent by the candidate from personal funds. No one except the candidate may contribute more than $100 to a campaign using mini reporting.

Option II. (ABBREVIATED) Used by candidates or committees who will spend no more than $1,000 during a campaign or calendar year. The $1,000 maximum includes the candidates own expenditures. No contribution may be over $100 except a candidates own funds.

Option III. (FULL) Larger campaigns and committees report in detail contributions and expenses. There are no dollar limits on contributions or expenditures.

See instruction booklets for a full explanation of all reports required with each option.

OTHER REPORTS:

F-1 (financial affairs statement) Candidates file this report within two weeks of candidacy.

C-3 and C-3A (bank deposits) used with FULL reporting only.

C-4 (summary of total contributions and expenditures) Not used with MINI reporting. See PDC instruction booklets for times required with ABBREVIATED and FULL Reporting.

FAIR CAMPAIGN PRACTICES CODE

This is a voluntary code adopted by PDC to guide candidates and committees concerning fair campaign practices. You are urged to subscribe to and abide by these ethical standards. The codes are printed in PDC instruction booklets.
WAC 390-16-031 Forms for statement of contributions deposit. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for statement of contributions deposit as required by RCW 42.17.080(3) is hereby adopted for use in reporting to the public disclosure commission. This form, revised 6/82, shall be designated as "C-3." This form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.
GENERAL INSTRUCTIONS

1. All contributions must be deposited in the campaign bank account.

2. Anonymous contributions (or those for which you do not have the contributors name and address) are limited to the larger of $300 or 1% of the total contributions in a calendar year. This restriction does not apply to funds raised through retail sales or gambling activities and reported on PDC form C-3A.

3. A candidate’s contributions or loans to the campaign are reported on C-3 form. Out of pocket expenditures are shown on C-4 Schedule B.

4. Contributions less than $25 need not be itemized if you keep the contributors name and address on a separate, private list in your campaign records. Any person who contributes a total of $25 or more during the campaign must be itemized.

WHO MUST REPORT

Treasurer of each candidate or committee who used FULL reporting option. Those who use MINI or ABBREVIATED reporting are not required to file this report.

WHEN TO DEPOSIT CONTRIBUTIONS

Deposit all contributions and cash receipts within five business days of receipt.

WHEN TO FILE C-3 REPORT

More than four months before general or special election (before July 1 for general elections)—each time C-4 report is filed.

Less than four months before general or special election (starting July 1 for general elections)—file C-3 the same day deposit is made.

WHERE TO REPORT

Send original to:
Public Disclosure Commission
403 Evergreen Plaza—FJ-42
Olympia, WA 98504

Send duplicate to:
County Elections Dept. (or County Auditor)
Candidates—County where candidate lives
Committees—County where committee headquarters is located

Please see PDC instruction booklet for full reporting or RCW 42.17 and WAC 390-16 for further information and examples of reporting various contributions. If you need assistance call or write PDC (telephone 206-753-1111).
# BANK DEPOSITS AND CASH RECEIPTS

**Candidate or committee name** (Do not abbreviate. Use candidate's full name.)

<table>
<thead>
<tr>
<th>Address</th>
<th>County</th>
<th>Zip</th>
</tr>
</thead>
</table>

**MONETARY CONTRIBUTIONS RECEIVED**

1. **MONETARY CONTRIBUTIONS DEPOSITED IN ACCOUNT**

<table>
<thead>
<tr>
<th>Date Received</th>
<th>Contributor's Name</th>
<th>Address, City, Zip</th>
<th>Amount</th>
<th>Total contributions by this person during campaign or year</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>Please type or print clearly in ink.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Anonymous or unidentified

Candidate's personal funds

Small contributions and (optional) number of persons giving

Contributions $25 or more (itemize)

**Amount from attached pages**

**Sub-total**

☐ Check here if additional pages are attached

2. **LOANS, NOTES OR SECURITY AGREEMENTS RECEIVED**

Enter total amount here and on attached page. Show the date of the agreement, creditor's name and address, the person or persons liable, and the nature of the agreement (e.g., interest, repayment terms.)

3. **MISCELLANEOUS CASH RECEIPTS (INTEREST, REFUNDS, OTHER)**

Enter total amount here and on attached page. Show the date of receipt, source of the money, address, and an explanation of the receipt.

4. **TOTAL FUNDS RECEIVED AND DEPOSITED OR CREDITED TO ACCOUNT**

Sum of parts 1, 2 and 3 above. Enter this amount in line 1, Schedule A to C4.

This report includes contributions deposited on (date) in (name of bank)

**CERTIFICATE:** I certify that the information herein is true, correct and complete.

Treasurer’s Signature

Date

SEE INSTRUCTIONS ON REVERSE

[Title 390 WAC—p 16] (1983 Ed.)
[Statutory Authority: RCW 42.17.370(1), 82-11-026 (Order 82-03), § 390-16-031, filed 5/10/82; 82-02-007 (Order 81-04), § 390-16-031, filed 12/28/81; 81-14-038 (Order 81-02), § 390-16-031, filed 6/29/81; Order 62, § 390-16-031, filed 8/26/75; Order 60, § 390-16-031, filed 7/16/75.]

WAC 390-16-036 Form for reporting fund raising events. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for reporting fund raising events under the provisions of RCW 42.17.067, is hereby adopted for use in reporting to the public disclosure commission. This form, revised 6/82, shall be designated as "C-3A." This form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.
RETAIL SALES AND GAMBLING REPORT

Candidate or Committee Name (Do not abbreviate. Include candidate’s full name.)

Address

City County Zip

1. Description of activity and methods used in raising funds

2. Location of event or activity (street & city) Date(s) of Activity

3. Responsible leaders or organizers Name and Address Title

4. List each person who contributed total goods or services worth $25 or more (Do not report volunteer labor in conducting activity)

<table>
<thead>
<tr>
<th>Name and Address</th>
<th>Item or Service Contributed</th>
<th>Item Value</th>
<th>Aggregate Contribution</th>
</tr>
</thead>
</table>

5. Check if additional pages are attached

6. List each purchaser or player from whom a profit of $25 or more was realized

<table>
<thead>
<tr>
<th>Name and Address</th>
<th>Approximate Profit</th>
</tr>
</thead>
</table>

6. Excess goods not retained in inventory at completion of fund raising activity were disposed of in the following manner. If goods or supplies remaining exceed $500 in retail value attach inventory listing each item or class valued in excess of $25.

CERTIFICATE

I certify that the income resulting from the conduct of the activity is derived solely from either the retail sale of goods or services at prices which in no case exceed a reasonable approximation of the fair market value of each item or service sold at the activity, or a gambling operation which is licensed, conducted, or operated in accordance with the provisions of Chapter 9.46 RCW and at which in no case is the monetary value of any prize exceeded by the monetary value of any single wager which may be made by a person participating in such activity and the report is true and complete.

Candidate’s Signature Date

Treasurer’s Signature (If a political committee) Date

FINANCIAL STATEMENT

RECEIPTS FROM SALES/WAGERS $ 
LESS COST OF SALES/PRIZES 
GROSS PROFIT 
OPERATING EXPENSES 
EMPLOYMENT COSTS 
SUPPLIES 
RENT/UTILITIES 
TAXES/LICENSES 
PRINTING/ADVERTISING 
OTHER EXPENSES 
TOTAL OPERATING EXPENSES 
NET PROFIT (LOSS) Report profit in line 1, Schedule A to C-4 Report loss in line 4, Schedule A to C-4 

SEE INSTRUCTIONS ON REVERSE
INSTRUCTIONS

(1982 amendments are incorporated)

Please see PDC instruction booklet or RCW 42.17 and WAC 390-16 when completing this report. If you have questions, call or write PDC (telephone 206-753-111).

GENERAL

The C-3A report is used to report income from the retail sale of goods and services at a fair market value or from licensed gambling activities.

Contributions or income reported on C-3A are not required to be itemized on the C-3 report.

Expenditures included in the financial statement on the C-3A should not again be itemized on Schedule A to C-4. To do so would mean reporting the expenditure twice.

If the activity results in a net profit, report that amount on line 2, Schedule A. If you have a net loss on the event, show that as an expenditure on line 4, Schedule A.

WHO MUST REPORT

Candidates and political committees which sponsor retail sales or gambling activities.

Note: Those using MINI or ABBREVIATED reporting options are not required to file a C-3A report.

WHEN TO REPORT

Funds must be deposited in the campaign account within five business days. The C-3A report is submitted the same day the deposit is made. For retail sales activities which last more than one week, a weekly report is required.

WHERE TO REPORT

Send original to:
Public Disclosure Commission
403 Evergreen Plaza—FJ-42
Olympia, WA 98504

Send duplicate to:
County Elections Dept. (or County Auditor)
Candidates—County where candidate lives
Committees—County where committee headquarters is located
WAC 390-16-037 Purpose of campaign expenditures—Reporting. Any person required to report the "purpose" of an expenditure under RCW 42.17.090 (1)(f) and (k)(viii), or 42.17.100 (1)(e)(ii) shall (1) specifically identify any candidate(s) or ballot proposition(s) that are supported or opposed by the expenditure unless such candidate(s) or ballot proposition(s) have been previously identified in a statement of organization of the person required to be filed under RCW 42.17.040 (2)(f) and (g), and (2) Whenever an expenditure is made to a candidate or a political committee pursuant to an agreement or understanding of any kind regarding how the recipient will use the expenditure, specifically describe that agreement or understanding, and (3) Specifically describe the goods and/or services to be provided by the recipient of the expenditure. [Statutory Authority: RCW 42.17.370(1). 82-05-001 (Order 82-01), § 390-16-037, filed 2/4/82.]

WAC 390-16-038 Definition—Aggregate. The term "aggregate" for the purpose of these campaign financing regulations means a total of all contributions received or expenditures made by a candidate or committee together with all contributions received and all expenditures made by all political committees formed by or with the express or implied knowledge or consent of such candidate or committee in connection with such campaign. [Order 62, § 390-16-038, filed 8/26/75.]

WAC 390-16-039 Total contributions and expenditures—Reporting. (1) A continuing political committee which is not organized to support or oppose a particular candidate shall report total contributions and expenditures based on a calendar year, or upon the basis of a fiscal year if the commission expressly authorizes this method. The report filed by such a continuing political committee covering January (or the first month thereafter for which a report would be required by RCW 42.17.065 and 42.17.080) shall contain in summary the following items remaining at the end of the year: (a) Funds on hand; (b) In-kind contributions retained; (c) The total of outstanding pledges; (d) Unpaid loans and outstanding obligations; (e) Pledges given to others but not yet paid. (2) Each candidate, each political committee and each continuing political committee organized to support or oppose a particular candidacy or ballot proposition shall report total contributions and expenditures for the period beginning at the time the person becomes a candidate or when the committee is organized, whichever is earlier, and ending when the candidacy or committee is terminated. (3) This rule shall not require a report unless such report would otherwise be required by chapter 42.17 RCW. [Statutory Authority: RCW 42.17.370(1). 79-09-041 (Order 79-04), § 390-16-039, filed 8/17/79; Order 70, § 390-16-039, filed 2/25/76.]

WAC 390-16-041 Forms—Summary of total contributions and expenditures. Pursuant to the statutory authority of RCW 42.17.360(1), the official forms for reports of contributions and expenditures by candidates and political committees as required by RCW 42.17.080 - 42.17.090 and WAC 390-16-120 are hereby adopted for use in reporting to the public disclosure commission. The form, revised 6/82, shall be designated as "C-4" and includes Schedules A, B, and C. These forms may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. Any attachments shall be on 8-1/2" x 11" white paper.
CONTRIBUTION AND EXPENDITURE SUMMARY

Candidate or Committee Name (Do not abbreviate. Include candidate’s full name).

Address

City                        County                        Zip

Report Period From: (last C-4) To: (end of period) Funds on hand at start of this report period: Checking and Petty Cash $ Savings Other $

RECEIPTS

1. Previous total cash and in kind contributions (From line 8, last C-4)
   (If beginning a new campaign or calendar year, see instruction booklet)

2. Cash received during this reporting period (From line 3, Schedule A)

3. In kind contributions received during this reporting period (From line 1, Schedule B)

4. Total cash and in kind contributions received (Line 2 plus 3)

5. Loan repayments made during this period (From line 5, Schedule A)

6. Corrections (From line 1 or 4 Schedule C) Show + or (-)

7. Net contributions this period (Combine lines 4, 5, & 6 Show + or (-)

8. Total cash and in kind contributions during campaign (Total lines 1 & 7)

9. Total pledge payments due (From line 4, Schedule B)

EXPENDITURES

10. Previous cash and in kind expenditures (From line 16, last C-4)

11. Total cash expenditures during this reporting period (From line 4, Schedule A)

12. In kind expenditures (goods & services) during this reporting period (From line 1, Schedule B)

13. Total cash and in kind expenditures made (Line 11 plus line 12)

14. Corrections (From line 2 or 4, Schedule C) Show + or (-)

15. Net expenditures this period (Combine lines 13 & 14) Show + or (-)

16. Total cash and in kind expenditures during campaign (Total lines 10 and 15)

17. Orders placed but not yet paid (From line 3, Schedule B)

18. Pledges made to other candidates or committees but not yet paid (From line 5, Schedule B)

ELECTION RESULTS: Candidates please complete this section for reports filed after primary or general elections

PRIMARY
   □ Won □ Lost □ Unopposed □ Did not run

GENERAL
   □ Won □ Lost □ Unopposed □ Did not run

RECAPITULATION

19. Cash balance to date (Subtract line 16 from line 8)

20. Total loans owed

21. Total unpaid orders and outstanding bills

22. Total debts and liabilities (Line 20 plus line 21)

23. Surplus or deficit (Subtract line 22 from line 19)

CERTIFICATION: I certify that the information herein and on accompanying schedules and attachments is true.

Candidate’s Signature Date

Treasurer’s Signature (if a political committee) Date

SEE INSTRUCTIONS ON REVERSE
INSTRUCTIONS

(1982 amendments are incorporated)

Please consult PDC instruction book or RCW 42.17 and WAC 390-16 when completing this report. If you have questions, write or telephone PDC (phone 206-753-1111).

WHO MUST REPORT:

Each candidate or political committee which receives contributions or makes expenditures in an election campaign. This report is not required by candidates who use the MINI reporting option.

WHEN TO SEND C-4 REPORTS:

<table>
<thead>
<tr>
<th>WHEN TO SEND C-4 REPORTS</th>
<th>ABBREVIATED REPORTING</th>
<th>FULL REPORTING</th>
</tr>
</thead>
<tbody>
<tr>
<td>Day C-1 registration is filed if contributions have been received or expenditures made.</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Tenth of each month if contributions received or expenditures were over $200 made since last C-4 report was filed.</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>Tenth of month report is not required if another C-4 is required to be filed during that month.</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

For each election for which the candidate or committee will make an expenditure:

<table>
<thead>
<tr>
<th>WHEN TO SEND C-4 REPORTS</th>
<th>ABBREVIATED REPORTING</th>
<th>FULL REPORTING</th>
</tr>
</thead>
<tbody>
<tr>
<td>21 days prior to each election</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>7 days prior to each election</td>
<td>No</td>
<td>Yes</td>
</tr>
<tr>
<td>21 days after each election</td>
<td>Yes</td>
<td>Yes</td>
</tr>
</tbody>
</table>

By January 31 (Continuing committees which use Abbreviated Reporting).

Final report. When campaign is finished or committee closes operation. This is often the same as 21 days after the election.

SCHEDULES AND ATTACHMENTS (FULL REPORTING ONLY):

The C-4 report is a summary page. Schedules A, B and C as appropriate must be attached to support financial information on the C-4. Also, copies of C-3 and C-3A reports must be attached if they have not previously been filed with PDC and the county election office.

WHERE TO SEND REPORTS:

Send original to:
Public Disclosure Commission
403 Evergreen Plaza—FJ-42
Olympia, WA 98504

Send duplicate to:
County Election Dept. (or County Auditor)
where candidate lives
Political committees sent to county where headquarters is located

OTHER REPORTS REQUIRED:

C-1 (registration statement) is used to register candidates and committee.

C-3 (contribution report) is used to list campaign contributors.

F-1 (financial affairs statement) is filed by candidates (not required from other committees).
# Campaign Financing Reporting

## CASH RECEIPTS AND EXPENDITURES

![Image of page content]

### SCHEDULE A

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

1. **CASH RECEIPTS (Contributions)** which have been reported on C3 or C3A. List each deposit made since last C4 report was submitted.

<table>
<thead>
<tr>
<th>Date of Deposit</th>
<th>Type Report (C3 or C3A)</th>
<th>Amount</th>
<th>Date of Deposit</th>
<th>Type Report (C3 or C3A)</th>
<th>Amount</th>
<th>Total Deposits</th>
</tr>
</thead>
</table>

2. **MISCELLANEOUS CASH RECEIPTS** not reported on C3 or C3A.

<table>
<thead>
<tr>
<th>Date Received</th>
<th>Source: Name, Address and Explanation of Receipt</th>
<th>Amount</th>
</tr>
</thead>
</table>

3. **TOTAL RECEIPTS**

   Sum of parts 1 and 2 above

   Enter also on line 2 of C4

4. **CASH EXPENDITURES**

   Name and address of recipient or vendor paid. If payment was made to an advertising agency or thru an agent, list advertiser, newspaper, station or other vendor who supplied goods or services. You may attach a copy of agency order or bill.

   Purpose of expenditure

   Be as specific as possible. If expenditure was to support or oppose a candidate or ballot measure, list name of person or measure. Show whether supported or opposed

<table>
<thead>
<tr>
<th>Date of Payment</th>
<th>Name and address of recipient or vendor paid</th>
<th>Purpose of expenditure</th>
<th>Amount</th>
</tr>
</thead>
</table>

*Itemize all expenditures of $50 or more. Report total of expenditures less than $50 which do not have to be itemized.

5. **LOAN REPAYMENTS MADE**

   Date | Name | Address | Amount |

   Total Loan Payments This Reporting Period

   Enter as an Adjustment to Contributions on Line 5 of C4

---

(1983 Ed.)

[Title 390 WAC—p 23]
## IN KIND CONTRIBUTIONS, EXPENDITURES, PLEDGES and ORDERS PLACED

### SCHEDULE B to C4

**Candidate or Committee Name (Do not abbreviate. Use candidate's full name)**

1. **In kind contributions received and expended (goods, services, discounts, etc.)**
   - **Date received**
   - **Contributor’s name and nature of contribution**
   - **Address, City, Zip**
   - **Fair market value**
   - **Total contributions by this person during campaign or year**

   **TOTAL**
   
   Enter also on line 3 and line 12 of C4

2. **In kind expenditures made to other candidates and committees**
   - **Date**
   - **Recipient**
   - **Address, City, Zip**
   - **Fair market value**

   **Note:** Amounts in this section are not carried forward to C4 report

3. **New orders placed (but not yet paid)**
   - **Date**
   - **Recipient**
   - **Address, City, Zip**
   - **Amount**
   - **Purpose**

   **TOTAL** (Include new orders above and all other orders and unpaid bills.)

   Enter also on lines 17 and 21 of C4

4. **Pledges received but not yet paid**
   - **Date you were notified of pledge**
   - **Name of person (including organizations) making pledge**
   - **Address, City, Zip**
   - **Amount**
   - **Total contributions by this person during campaign or year**

   **TOTAL** (include new pledges above and all other outstanding pledges.)

   Enter also on line 9 of C4

5. **Pledges made to other candidates and committees (but not yet paid)**
   - **Date Made**
   - **Recipient**
   - **Address, City, Zip**
   - **Amount**

   Enter total on line 18 of C4

---

PDC form C4B (Rev. 12/81) —208—

[Title 390 WAC—p 24]  
(1983 Ed.)
## Corrections

### 1. Corrections to cash or in kind contributions previously reported on C4 Schedule A, C3 or C3A.

<table>
<thead>
<tr>
<th>Date of Report</th>
<th>Name of Contributor or Description of Correction</th>
<th>Amount Reported</th>
<th>Corrected Amount</th>
<th>Difference (+ or -)</th>
</tr>
</thead>
</table>

Total Corrections to Contributions
Enter here and on line 6 of C4. Show + or (-).

### 2. Corrections to cash or in kind expenditures previously reported

<table>
<thead>
<tr>
<th>Date of Report</th>
<th>Name of Vendor or Description of Correction</th>
<th>Amount Reported</th>
<th>Corrected Amount</th>
<th>Difference (+ or -)</th>
</tr>
</thead>
</table>

Total Corrections to Expenditures
Enter here and on line 14 of C4. Show + or (-).

### 3. Loans forgiven. Loans listed below and previously reported on C3 reports have been forgiven in whole or part and should now be considered as cash or in kind contributions to that extent.

<table>
<thead>
<tr>
<th>Date of Loan</th>
<th>Name of Creditor</th>
<th>Original Amount</th>
<th>Amount Repaid</th>
<th>Amount Forgiven</th>
</tr>
</thead>
</table>

TOTAL
Line 20 of C4 should be reduced by the total amount reported here.

### 4. Refunds. The below listed amounts have been received as refunds on expenditures previously reported. The refund has been deposited and reported on C3 report (line 4).

<table>
<thead>
<tr>
<th>Date of Refund</th>
<th>Source/Person Making Refund</th>
<th>Amount of Refund</th>
</tr>
</thead>
</table>

TOTAL
Enter as (-) on line 6 & line 14 of C4.
WAC 390-16-050 Forms for contributions and expenditures of political committees not domiciled in Washington state. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for the report of contributions and expenditures of political committees not domiciled in Washington state, as required by RCW 42.17.090, is hereby adopted for use in reporting to the public disclosure commission. This form, revised 6/82, shall be designated as "C-5." Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.
REPORT OF CONTRIBUTIONS & EXPENDITURES
BY OUT OF STATE COMMITTEES
TO THE STATE OF WASHINGTON
PUBLIC DISCLOSURE COMMISSION
403 EVANSHINE PLAZA—FJ-42
711 CAPITOL WAY
OLYMPIA, WASHINGTON 98504
PHONE: 206-753-1111

See Instructions on Reverse Side. (Type or print clearly)

1. NAME AND ADDRESS OF OUT OF STATE POLITICAL COMMITTEE

<table>
<thead>
<tr>
<th>DATE PREPARED</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

2. CHECK APPROPRIATE BOX

☐ THIS IS THE FIRST REPORT SUBMITTED DURING 19__
☐ THIS SHOWS NEW EXPENDITURES, CONTRIBUTIONS OR INFORMATION CHANGED FROM REPORTS SUBMITTED PREVIOUSLY THIS CALENDAR YEAR.

3. THIS POLITICAL COMMITTEE ☐ IS ☐ IS NOT A CONTINUING ORGANIZATION

4. CANDIDATES IN WASHINGTON STATE THE COMMITTEE IS SUPPORTING (IF COMMITTEE IS SUPPORTING ENTIRE PARTY TICKET SHOW ONLY PARTY NAME)

<table>
<thead>
<tr>
<th>NAME</th>
<th>OFFICE SOUGHT</th>
<th>PARTY AFFILIATION</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

5. BALLOT PROPOSITION(S) IN WASHINGTON STATE THE COMMITTEE IS SUPPORTING OR OPPOSING

<table>
<thead>
<tr>
<th>NAME OF PROPOSITION</th>
<th>BALLOT NUMBER</th>
<th>INDICATE FOR OR AGAINST</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

6. EXPLAIN PURPOSE OF COMMITTEE IF NOT OTHERWISE STATED

<table>
<thead>
<tr>
<th>NUMBER</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

7. OFFICERS OR RESPONSIBLE LEADERS OF COMMITTEE

<table>
<thead>
<tr>
<th>NAME AND ADDRESS</th>
<th>TITLE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

EXPENDITURES MADE

8. EXPENDITURES INCLUDING CAMPAIGN CONTRIBUTIONS MADE BY THE COMMITTEE ON BEHALF OF A WASHINGTON CANDIDATE OR POLITICAL COMMITTEE IN THE AGGREGATE AMOUNT OF $25 OR MORE.

<table>
<thead>
<tr>
<th>NAME AND ADDRESS OF RECIPIENT</th>
<th>DATE</th>
<th>AMOUNT</th>
<th>PURPOSE</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

<table>
<thead>
<tr>
<th>TOTAL THIS REPORT $</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

9. TOTAL REPORTABLE EXPENDITURES MADE DURING THIS CALENDAR YEAR $  

CAUTION: FAILURE TO REPORT TRANSACTIONS WITHIN TEN DAYS OF OCCURRENCE SHALL CAUSE THE FUNDS TO FORFEIT TO THE STATE.
CONTRIBUTIONS RECEIVED

10. All contributions of $25 or more in aggregate to this out of state committee during the current calendar year from Washington residents or corporations with a place of business in Washington.

<table>
<thead>
<tr>
<th>NAME AND ADDRESS</th>
<th>DATE</th>
<th>MONEY VALUE</th>
</tr>
</thead>
</table>

11. This report was prepared by
- [ ] Out of state committee
- [ ] Candidate or committee receiving funds

C-5 INSTRUCTIONS
(1982 amendments are incorporated)

WHO MUST REPORT
A political committee not domiciled in the State of Washington which has made contributions to a candidate or political committee in Washington State or candidate or political committee which has received such contribution.

WHEN TO REPORT:
A C-5 report is required within ten days following the receipt of each contribution.

FORM TO BE FILED WITH:
PUBLIC DISCLOSURE COMMISSION,
403 EVERGREEN PLAZA BUILDING, P/4-62
OLYMPIA, WASHINGTON 98504

ADDITIONAL REPORTS REQUIRED:
Washington candidates or committees receiving funds from an out of state committee must also show receipt of funds on C-3 and C-4 reports filed with the Public Disclosure Commission and the county auditor.

FOR ADDITIONAL INFORMATION:
Contact the Public Disclosure Commission, phone 206-753-1111

12. CERTIFICATION: I hereby certify that the above is a true, complete and correct statement in accordance with Chapter 42.17.090(15)(b) Revised Code of Washington.

<table>
<thead>
<tr>
<th>SIGNATURE OF COMMITTEE OFFICIAL OR RECIPIENT OF FUNDS</th>
</tr>
</thead>
<tbody>
<tr>
<td>NAME</td>
</tr>
<tr>
<td>TITLE</td>
</tr>
<tr>
<td>DATE</td>
</tr>
</tbody>
</table>

PDC A-350

[Title 390 WAC—p 28]
WAC 390-16-055 Filing reports for out-of-state committees. (1) Each candidate or political committee receiving funds from a nonreporting committee as defined in RCW 42.17.090 (1)(k), shall determine whether such committee has complied with that subsection. If the out-of-state committee has not filed the required report and the information cannot be reported by the recipient of the contribution in a timely manner, the funds shall not be forfeited or reportable as having been received if they are returned to the out-of-state committee immediately. Any retention or other action taken with such funds, if there is not a complete and timely report on file, shall result in the forfeiture of such funds to the state of Washington and shall be deemed a violation of chapter 42.17 RCW.

(2) Any subsequent report by a nonreporting committee or recipient of its contribution which is required by RCW 42.17.090 (1)(k) during the same calendar year may update its initial report by letter showing, in addition to its name and address, only reportable information which is new or changed since its last report. [Statutory Authority: RCW 42.17.370(1). 82-16-055 (Order 82-03), § 390-16-050, filed 5/10/82; Order 77, § 390-16-050, filed 6/2/76; Order 62, § 390-16-050, filed 8/26/75; Order 6, § 390-16-050, filed 3/23/73.]

WAC 390-16-060 Forms for campaign financing—Special reports. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for contributors’ reports as required by RCW 42.17.100, is hereby adopted for use in reporting to the public disclosure commission. These forms shall be designated as "C-6," revised 6/82, and "C-7." Copies of these forms may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.
REPORT OF INDEPENDENT EXPENDITURES

TO THE STATE OF WASHINGTON
PUBLIC DISCLOSURE COMMISSION
403 EVERGREEN PLAZA—F-42
711 CAPITOL WAY
OLYMPIA, WASHINGTON 98504
PHONE: 206-753-1111

See completion instructions at bottom of page.

FILING FORM C-6
REV. 6/82

TO BE FILED BY:
PERSONS MAKING INDEPENDENT CAMPAIGN EXPENDITURES OF $100 OR MORE IN AGGREGATE
RCW 42.17.100(1)

THIS SPACE FOR OFFICE USE

P.M. DATE
DATE RECEIVED

1. NAME AND ADDRESS OF PERSON MAKING EXPENDITURE

TYPE OR PRINT CLEARLY

CHECK DATE PREPARED

☐ One time report; I do not expect to make other independent expenditures.
☐ Do expect to make other independent expenditures (See instructions).
☐ Final report.

2. NAME OF CANDIDATE OR BALLOT PROPOSITION SUPPORTED OR OPPOSED:

CHECK ☐ SUPPORT ☐ OPPOSE

3a. LIST THE VALUE OF ALL INDEPENDENT EXPENDITURES MADE IF AGGREGATE IS $100 OR MORE. ITEMIZE EXPENDITURES OF $25 OR MORE MADE IN SUPPORT OR IN OPPOSITION TO ANY CANDIDATE OR BALLOT PROPOSITION DURING AN ELECTION CAMPAIGN. DO NOT INCLUDE MONETARY OR IN-KIND CONTRIBUTIONS MADE DIRECTLY TO A CANDIDATE OR POLITICAL COMMITTEE.

<table>
<thead>
<tr>
<th>DATE</th>
<th>NAME AND ADDRESS OF ANY VENDOR OR RECIPIENT</th>
<th>DESCRIPTION OF EXPENDITURE (goods, services, or right purchased or furnished)</th>
<th>AMOUNT OR VALUE (*see below)</th>
</tr>
</thead>
</table>

Expenditures less than $25 not itemized above

TOTAL THIS REPORT PERIOD $

TOTAL INDEPENDENT EXPENDITURES MADE DURING THIS ELECTION CAMPAIGN, INCLUDE EXPENDITURES SHOWN IN THIS REPORT AND PREVIOUSLY SUBMITTED REPORTS.

$ 3b.

INSTRUCTIONS

(1982 amendments are incorporated)

WHO MUST REPORT:
Persons who make expenditures aggregating $100 or more during any election campaign in support of or opposition to a candidate or ballot proposition if not made directly to or in coordination with the candidate or a political committee.

WHEN TO REPORT: When aggregate amount reaches:
less than $100 — No report is required
$100 or more (or value cannot be estimated) — Within 5 days
If additional expenditures made — 10th of month preceding election in which other reports are not required:
*7 days prior to election
*21 days after election

*Required only when expenditures have been made since last report was submitted.

WHERE TO REPORT:
Copy #1 — Public Disclosure Commission, 403 Evergreen Plaza—F-42
Olympia, WA 98504
Copy #2 — County Auditor of county. For ballot propositions with county auditor of person filing this report.

PDC FORM C-6 (REV. 6/82) 390

403 EVERGREEN PLAZA—FJ-42
711 CAPITOL WAY
OLYMPIA, WASHINGTON 98504
PHONE: 206-753-1111

See completion instructions at bottom of page.

CERTIFICATION: I hereby certify that the above is a true, complete and correct statement.

SIGNATURE OF PERSON MAKING EXPENDITURES

NAME

TITLE

## OUT-OF-STATE REPORT OF CONTRIBUTIONS

### TO THE STATE OF WASHINGTON

PUBLIC DISCLOSURE COMMISSION

CHAP. 1, LAWS OF 1973

See completion instructions at bottom of page.

(*Type or print clearly*)

<table>
<thead>
<tr>
<th>NAME AND ADDRESS OF CONTRIBUTOR</th>
<th>DATE PREPARED</th>
<th>THIS FORM</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td>□ REPLACES □ AMENDS</td>
</tr>
<tr>
<td></td>
<td></td>
<td>PREVIOUS FILING PREPARED:</td>
</tr>
<tr>
<td></td>
<td></td>
<td>(Mo.) (Day) (Yr.)</td>
</tr>
</tbody>
</table>

### ITEM 1

CONTRIBUTIONS IN THE AGGREGATE OF $100 OR MORE DURING THE PRECEDING TWELVE MONTH PERIOD TO A POLITICAL COMMITTEE NOT DOMICILED IN THE STATE OF WASHINGTON.

<table>
<thead>
<tr>
<th>NAME OF RECIPIENT</th>
<th>DATE OF CONTRIBUTION</th>
<th>AMOUNT</th>
<th>NATURE OF CONTRIBUTION</th>
</tr>
</thead>
</table>

### ITEM 2

INSTRUCTIONS GIVEN AS TO THE USE OR DISBURSEMENT OF SUCH CONTRIBUTION.

---

### INSTRUCTIONS

**WHO SHOULD FILE THIS FORM:** Any person who contributes in the aggregate of $100 or more during the preceding 12 month period to any political committee not domiciled in the State of Washington or not otherwise required to report under this act, if the person reasonably expects such political committee to make contributions in respect to any election covered by this act.

**FORM TO BE FILED WITH:** Registration and Reporting Section, Public Disclosure Commission, Evergreen Plaza Building - Olympia, Washington 98504.

*Section 10 (2) of this Law is printed in full on reverse side.*

---

**CERTIFICATION:** I hereby certify that the above is a true, complete and correct statement in accordance with Section 10 (2) of this Law.

**SIGNATURE OF CONTRIBUTOR**

NAME

TITLE

DATE
Section 10. SPECIAL REPORTS. In addition to the other reports required by this act

(2) Any person who contributes in the aggregate amount of one hundred dollars or more during the preceding twelve month period to any political committee not domiciled in the State of Washington or not otherwise required to report under this act, if the person reasonably expects such political committee to make contributions in respect to any election covered by this act, shall file with the commission a report signed by the contributor disclosing (a) the contributor's name and address, and (b) the date, nature, amount and recipient of such contribution, and (c) any instructions given as to the use or disbursement of such contribution.

[Statutory Authority: RCW 42.17.370(1). 82-11-026 (Order 82-03), § 390-16-060, filed 5/10/82; Order 77, § 390-16-060, filed 6/2/76; Order 62, § 390-16-060, filed 8/26/75; Order 6, § 390-16-060, filed 3/23/73.]

WAC 390-16-061 Campaign financing—Special reports. Any person who, during any election campaign, makes an expenditure aggregating $100 or more in support of or in opposition to any candidate or proposition,
other than a contribution made directly to a candidate or political committee in accordance with RCW 42.17.100(1), shall file with the commission a report signed by the person making such expenditure disclosing his name and address together with the date, nature and payee or other recipient of such expenditure and the purpose for which it was made. If no reasonable estimate of the value of such expenditure is practicable, it shall be sufficient to report instead a precise description of services, property or rights furnished through the expenditure and, where appropriate, attach a copy of the item produced, or distributed by the expenditure. [Order 67, § 390-16-061, filed 1/16/76; Order 62, § 390-16-061, filed 8/26/75.]

WAC 390-16-105 Abbreviated campaign reporting—Campaigns for public office involving $1,000 or less. No candidate and no political committee, as those terms are defined in RCW 42.17.020, shall be required to comply with the provisions of RCW 42.17.060 - 42.17.090 except as otherwise prescribed in WAC 390-16-038, 390-16-115, 390-16-120 and 390-16-125 in any election campaign for public office in which neither the aggregate contributions nor the aggregate expenditures on behalf of such candidate exceed $1,000 and no contribution or contributions from any source other than the candidate's personal resources within such aggregate exceeds $100. [Order 91, 390-16-105, filed 7/22/77; Order 62, § 390-16-105, filed 8/26/75.]

WAC 390-16-110 Abbreviated campaign reporting—Ballot propositions. No political committee, as that term is defined in RCW 42.17.020, shall be required to comply with the provisions of RCW 42.17.040 - 42.17.090 except as otherwise prescribed in WAC 390-16-038, 390-16-115, 390-16-120, and 390-16-125 in connection with any ballot proposition in which neither the aggregate contributions nor the aggregate expenditures exceed $1,000, and no contribution or from any person within such aggregate exceeds $100. [Order 91, § 390-16-110, filed 7/22/77; Order 62, § 390-16-110, filed 8/26/75.]

WAC 390-16-111 Abbreviated campaign reporting—Special fund raising events. The terms "any source" and "any person" as used in WAC 390-16-105 and 390-16-110 shall not be construed as meaning a fund raising activity conducted pursuant to section 9, chapter 112, Laws of 1975-76 2nd ex. sess. Candidates and committees using abbreviated reporting as provided in chapter 390-16 WAC shall not be limited to receiving $100 from a fund raising event provided that the profit realized from any person does not exceed $100 from all fund raising events conducted during a campaign or calendar year. [Order 77, § 390-16-111, filed 6/2/76.]

WAC 390-16-115 Abbreviated campaign reporting—Conditions for granting use. The exemptions allowed in WAC 390-16-105, 390-16-110 and 390-16-115 shall be granted to a candidate or political committee only upon compliance with the following conditions. (1) The candidate or political committee must, within fourteen days of the time of organization, or of receipt of contributions or the making of expenditures, or of reservation of space or facilities with intent to promote or oppose a candidacy for office or with intent to promote or oppose a ballot proposition, whichever comes first, file the C-1 registration statement with the commission and the county elections office. The statement shall declare that the candidate or political committee will not exceed the expenditure limitations set out in WAC 390-16-105, 390-16-110 or 390-16-115.

(2) The candidate or political committee must, throughout the ensuing election campaign, keep current records in sufficient detail to allow the candidate or political committee to make reports otherwise required by RCW 42.17.040 through 42.17.090 in the event that the filing of such reports becomes necessary as a result of exceeding the expenditure limitation, pursuant to subsequent permission of the commission.

(3) The candidate or political committee treasurer shall, during the eight days immediately preceding the date of the election, maintain records of contributions and expenditures current within one business day. These records shall be open for public inspection during the hours designated on the C-1 at the principal campaign headquarters or, if there is no campaign headquarters, at the address of the campaign treasurer or such other place as may be authorized by the commission.

(4) The records of contributions and expenditures shall be open to audit or examination by representatives of the public disclosure commission at any time upon request from the commission. [Statutory Authority: RCW 42.17.370(1). 82-14-016 (Order 82-04), § 390-16-115, filed 6/28/82; Order 62, § 390-16-115, filed 8/26/75.]

WAC 390-16-120 Abbreviated campaign reporting—Times and place for filing reports C-1 and C-4 under $1,000 exemption. (1) The report C-1 shall be filed by any candidate or political committee intending to use the abbreviated reporting recognized and regulated by WAC 390-16-105, 390-16-110 or 390-16-115 at the time of becoming a candidate or within ten days of organization of a committee.

(2) In the case of a continuing political committee, the C-1 report shall be filed initially before accepting any contributions or making any expenditures. Thereafter, the C-1 shall be filed each year between January 1 and January 31 for any year in which the committee intends to use the abbreviated reporting system and within ten days of any date a change is made in reportable information. Failure to file a new C-1 during January shall automatically terminate the committee's entitlement to use the abbreviated reporting system until such time as a new C-1 is filed.

(3) The report Form C-4 summary page shall be filed by each candidate and political committee within twenty-one days after each special or general election in which there was participation. In the case of a candidate or committee which participates in a primary election but does not participate in the following general election,
the C-4 report shall be filed not later than twenty-one days following the general election.

Additionally, in the case of a continuing political committee, the report Form C-4 shall be filed not later than January 31 summarizing the total contributions received and expenditures made during the calendar year.

(4) The original of each report required by this section shall be filed with the public disclosure commission. A copy shall be filed with the auditor of the county in which the candidate or committee treasurer resides and a copy shall be retained by the candidate or committee treasurer. [Statutory Authority: RCW 42.17.370(1), 79-08-046 (Order 79-03), § 390-16-120, filed 7/19/79; Order 91, § 390-16-120, filed 7/22/77; Order 62, § 390-16-120, filed 8/26/75.]

WAC 390-16-125 Abbreviated campaign reporting—Exceeding limitations. Whenever there is reason to believe that any of the aggregate limitations specified in WAC 390-16-105, 390-16-110, 390-16-115, or 390-16-120 will or may be exceeded, the candidate, committee or other person legally interested in such campaign may apply to the commission for authorization to exceed such limitation.

(1) If the application is made more than thirty days prior to the date of the election, the application shall be considered approved without further action by the commission if the person making application submits within one day of the time that the limitations are exceeded:

(a) A properly completed PDC Form C-1 indicating the intention of using the full reporting system provided by RCW 42.17.040—42.17.090;

(b) A properly completed PDC Form C-4 with schedules A and B disclosing all contributions and expenditures reportable under RCW 42.17.090 for the election campaign or in the case of continuing political committees for the calendar year.

(c) A statement affirming that all known candidates for the office being sought have been notified personally of the application stating the manner and date of such notification. In the case of a ballot proposition, the statement shall affirm that the committee treasurer of all committees identifiable from the records of the county auditor or public disclosure commission to be opposing or supporting the proposition have been notified personally of the application stating the manner and date of such notification.

(2) If the application is made within thirty days of the date of the election, the application shall be approved only by express order of the commission chairman or his designated representative.

(a) Prior to such approval being granted, the commission chairman or his representative shall determine that the application contains those documents shown in subsection (1)(a), (b) and (c) above.

(b) The commission staff shall investigate and report to the chairman why the applicable requirements were not complied with in the first instance and whether or not the probability of exceeding such limitations was reasonably foreseeable. If the investigation shows that the declaration by the candidate, committee or other person filed under WAC 390-16-115 was made in good faith and that the probability of exceeding such limitations was not reasonably foreseeable, the commission chairman shall grant a release from the exemption conditioned upon full future compliance with all applicable requirements of chapter 42.17 RCW.

(3) When one candidate or committee on either side of an election campaign has applied for permission to exceed the limitations of the exemption under subsection (1) above, all other candidates and/or committees may be granted a seven day extension of the application date shown in subsection (1) above should any of them require release from the limitations of the exemption.

(4) Any person who knowingly or negligently causes or permits the limitations specified in these regulations to be exceeded without compliance with RCW 42.17.040—42.17.090 and without permissive order of the commission granted under these regulations shall be deemed to have violated the applicable provisions of RCW 42.17.040—42.17.090. [Order 91, § 390-16-125, filed 7/22/77; Order 67, § 390-16-125, filed 1/16/76; Order 62, § 390-16-125, filed 8/26/75.]

WAC 390-16-150 Mini campaign reporting. No candidate as that term is defined in RCW 42.17.020(5) and no political committee whose principal purpose is the support of one candidate and whose organization is known to and countenanced by that candidate (hereafter candidate's committee) shall be required to comply with the provisions of RCW 42.17.060—42.17.090 except as otherwise prescribed in this regulation in any election campaign for public office in which the aggregate expenditures in the campaign will not exceed the amount of the filing fee provided by law plus a sum not to exceed two hundred dollars.

(1) Any candidate or candidate's committee shall register and file the C-1 registration statement with the commission and county elections officer of the county wherein the candidate resides within fourteen days of the time he publicly announces his candidacy, files for office or the committee is formed, whichever is earliest. The C-1 shall state his intent to use the mini campaign reporting system.

(2) The C-1 registration shall include a statement by the candidate that no contribution or contributions from any source other than the candidate's personal resources within the aggregate contributions received exceeds one hundred dollars. [Statutory Authority: RCW 42.17.370(1). 82-14-016 (Order 82-04), § 390-16-150, filed 6/28/82; Order 91, § 390-16-150, filed 7/22/77.]

WAC 390-16-155 Mini campaign reporting—Exceeding limitations. (1) Whenever there is reason to believe that the expenditure limits provided in WAC 390-16-150 will be exceeded or that the candidate or candidate's committee will exceed the limitations on contributions and expenditures provided in WAC 390-16-150, the candidate, candidate's committee or other person legally interested in the campaign may apply to the commission for authorization to exceed such limits.

[Title 390 WAC—p 34]

(1983 Ed.)
(a) The application shall take the form of a new C-1 report indicating the candidate's or candidate committee's intent to report in accordance with either the abbreviated reporting system provided in WAC 390-16-105 or to fully report as provided in RCW 42.17.040 through 42.17.090.

(b) The application shall be accompanied by a statement signed by the candidate affirming that all known candidates for the office being sought have been notified personally of the application stating the manner and date of notification.

(c) The application shall be submitted to the commission and duplicate copies of C-1 and C-4 report submitted to the county elections officer of the county where the candidate resides within one day of the time that expenditure limits are exceeded.

(2) The application shall be approved without further commission action. [Statutory Authority: RCW 42.17.370(1). 82-14-016 (Order 82-04), § 390-16-155, filed 6/28/82; Order 91, § 390-16-155, filed 7/22/77.]

WAC 390-16-200 Encouraging expenditures to avoid contributions—Result. If a candidate or a political committee advises, counsels or otherwise knowingly encourages any person to make an expenditure which, if made by the candidate or committee would be regulated by RCW 42.17.080 — 42.17.090, for the purpose of avoiding direct contributions or for any other reason, the person making such expenditure shall be considered an agent of the candidate or political committee encouraging the expenditure, and the expenditure shall be considered for all intents and purposes as an expenditure of such candidate or political committee. [Order 62, § 390-16-200, filed 8/26/75.]

WAC 390-16-205 Expenditures by agents, employees—Reporting. Expenditures made on behalf of a candidate or political committee by any person, agency, firm, organization, etc. employed or retained for the purpose of organizing, directing, managing or assisting the candidate's or committee's efforts shall be deemed expenditures by the candidate or committee. Such expenditures shall be reported by the candidate or committee as if made or incurred by the candidate or committee directly. [Order 74, § 390-16-205, filed 4/26/76.]

WAC 390-16-206 Ratings and endorsements. (1) Any person making a measurable expenditure of funds to communicate a rating, evaluation, endorsement or recommendation for or against a candidate or ballot proposition (other than news, feature, or editorial comment in a regularly scheduled issue of a printed periodical) shall report such expenditure including all costs of preparation and distribution in accordance with RCW 42.17.030 through 42.17.100.

(2) A candidate or sponsor of a ballot proposition who, or a political committee which, is the subject of the rating, evaluation, endorsement or recommendation shall not be required to report such expenditure as a contribution unless the candidate, sponsor, committee or an agent thereof advises, counsels or otherwise encourages the person or committee to make the expenditure. [Order 84, § 390-16-206, filed 8/18/76.]

WAC 390-16-207 In-kind contributions and expenditures—Reporting. (1) Whenever a candidate or a political committee makes one or more in-kind expenditures which (i) directly or indirectly, in whole or in part, benefit another identifiable candidate or political committee and (ii) in the aggregate amount to a value of fifty dollars or more in the reporting period, then, for the purpose of complying with the provisions of RCW 42.17.090 (1)(f):

(a) Such candidate or political committee shall identify the candidate or political committee benefited by such expenditure and state the value thereof; and

(b) The candidate or political committee that receives benefit of such expenditure or expenditures shall report a corresponding amount as a contribution received and as an expenditure made by such candidate or political committee.

(2) Whenever a candidate or a political committee makes an in-kind expenditure which supports or opposes more than one candidate or ballot proposition, the person making such expenditure shall identify each candidate or ballot proposition to which such support or opposition is directed and, if the aggregate expenditure amounts to fifty dollars or more, shall state the prorated amount of the expenditure or expenditures properly attributable to each such candidate or ballot proposition.

(3) Whenever a candidate or political committee provides its equipment, property or other facilities owned, retained, leased or controlled by it to another candidate or political committee, the fair market value of the use of such equipment, property or other facilities, if it amounts to fifty dollars or more, shall be reported as follows:

(a) By the candidate or political committee providing the equipment, property or other facilities, by attaching to its Form C-4, schedule B, a statement setting forth the name of the candidate or political committee benefited and the date, description and value of the in-kind contribution made by it;

(b) By the candidate or political committee benefiting from the use of such equipment, property or other facilities, by reporting the value of such use in its Form C-4, schedule B, both as a contribution and as an expenditure. [Statutory Authority: RCW 42.17.370(1). 82-14-016 (Order 82-04), § 390-16-207, filed 6/28/82; Order 79, § 390-16-207, filed 6/25/76.]

WAC 390-16-220 Surplus campaign funds—Definition. "Surplus funds" as used in the act and in these regulations shall refer to the excess of all contributions received by a political committee or candidate over the amount necessary to pay all debts and obligations incurred in the course of an election campaign by the political committee or candidate: Provided, That this definition shall not apply to a continuing political committee. In the case of a continuing political committee, "surplus funds" shall refer to those funds remaining in
its possession or control at the time of its final report.  
[Statutory Authority: RCW 42.17.370(1). 78-07-037 (Order 98), § 390-16-220, filed 6/26/78; Order 70, § 390-16-220, filed 2/25/76; Order 62, § 390-16-220, filed 8/26/75.]

WAC 390-16-225  Surplus campaign funds—Disposition. (1) If surplus funds are distributed by a political committee or candidate in the manner set forth in the statement of organization and the political committee is dissolved or in the case of candidates operating without a committee, such candidacy is terminated, no further reporting by such committee shall be required.

(2) If the surplus funds are retained by the candidate or political committee, which is no longer operating as a political committee or candidate, and not used for purposes reportable under any portion of the act which would qualify the person as a political committee or candidate, no further reporting need be done, provided that the candidate or political committee report to the public disclosure commission any changes in distribution of such funds from that originally filed with the commission in a statement of organization in accordance with RCW 42.17.040. [Order 70, § 390-16-225, filed 2/25/76; Order 62, § 390-16-225, filed 8/26/75.]

WAC 390-16-230  Surplus campaign funds—Use in future. If at any time in the future any contribution or expenditure is received by or made from such surplus fund or funds for any purpose which would qualify the holder as a candidate or political committee, it will be presumed the holder of such funds has initiated a new candidacy or committee. Within fourteen days of the day such contribution or expenditure is received or made, such candidate or political committee shall file (1) a final report for the previous campaign as provided in RCW 42.17.080 and 42.17.090 and (2) a statement of organization and initial report for the new campaign as provided by RCW 42.17.040, 42.17.080 and 42.17.090.

The surplus fund may be reported as one contribution identified as "funds from previous campaign," provided that all augmentations to and all expenditures made from the retained surplus fund from the initial date of retention are reported in detail as to source, recipient, purpose, amount and date of each transaction.  [Statutory Authority: RCW 42.17.370(1). 82-14-016 (Order 82-04), § 390-16-230, filed 6/28/82; Order 70, § 390-16-230, filed 2/25/76; Order 62, § 390-16-230, filed 8/26/75.]

WAC 390-16-302  Reporting fund raising events—Incidental activities. For purposes of reporting a single fund raising event on Form C–3A, a political committee, depending on which alternative is more convenient to the political committee, shall regard receipts from admissions, concessions, programs or other incidental activities either:

(1) As integral parts of the one fund raising activity and totally reportable as one activity; or

(2) As receipts from individual fund raising activities and reportable individually as separate activities.  [Order 84, § 390-16-302, filed 8/18/76.]

WAC 390-16-306  Volunteer workers, fund raising activities. For the purpose of reporting fund raising activities pursuant to section 9, chapter 112, Laws of 1975–76 2nd ex. sess., time spent by volunteer workers in operating such activities need not be reported. However, the name, address and title of responsible leaders or organizers of the activity shall be reported. [Order 84, § 390-16-306, filed 8/18/76.]

Chapter 390-20 WAC

FORMS FOR LOBBYING REPORTS, ELECTED OFFICIALS AND LEGISLATORS

WAC

390-20-010  Forms for lobbyist registration.
390-20-013  Lobbyist registration—Photograph—Requirements.
390-20-015  Lobbyists registration—Termination.
390-20-020  Forms for lobbyist report of expenditures.
390-20-023  Contributions to candidates, elected officials, political committees, or public office fund; identification of source.
390-20-025  Lobbyists expenditures—Apportionment of expenses.
390-20-026  Definition of term "other expenses."
390-20-027  Definition—State elected official, candidate for state office.
390-20-052  Application of RCW 42.17.190—Reports of agency lobbying.
390-20-054  Agency lobbying—Reporting of lobbying by independent contractors.
390-20-105  Lobbyist's employer—Meaning—Examples.
390-20-107  Lobbyist's employer—Reporting of "total expenditures."
390-20-110  Forms for statement of compensation paid to elected officials.
390-20-115  Forms for report of legislative activity by legislators and legislative committees.
390-20-120  Forms for report of legislative activity by public agencies.
390-20-125  Forms for registration and reporting by sponsors of grass roots lobbying campaigns.
390-20-130  Forms for statement of employment of legislators, state officers, and state employees.
390-20-140  Loss of RCW 42.17.160 exemptions.
390-20-143  Application of lobbying provisions to organizations.
390-20-144  Registration and reporting by lobbyist organizations.
390-20-145  Reporting of lobbying events.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

390-20-010  Forms for lobbyist registration. [Order 62, § 390-20-010, filed 8/26/75; Order 45, § 390-20-010, filed 9/26/74; Order 6, § 390-20-010, filed 1/23/73.] Repealed by 78-02-063 (Order 96), filed 1/23/78. Statutory Authority: RCW 42.17.370(1).
390-20-028 Definition of terms "communicate," "communication," "communicating," and "legislation." [Statutory Authority: RCW 42.17.160(4) and 42.17.370(1). 78-08-061 (Order 100), § 390-20-028, filed 7/24/78.] Repealed by 80-02-055 (Order 80-01), filed 1/17/80. Statutory Authority: RCW 42.17.370(1).

390-20-030 Forms for lobbyist registration—For statement of compensation paid to elected officials. [Order 45, § 390-20-030, filed 9/26/74; Order 9, § 390-20-030, filed 4/24/73.] Repealed by 80-02-106 (Order 80-02), filed 1/24/80. Statutory Authority: RCW 42.17.370(1).

390-20-040 Forms—For report of legislative activity by legislators and legislative committees. [Order 45, § 390-20-040, filed 9/26/74; Order 5, § 390-20-040, filed 3/2/73.] Repealed by 80-02-106 (Order 80-02), filed 1/24/80. Statutory Authority: RCW 42.17.370(1).


390-20-051 Application of RCW 42.17.190 to lobbying of the legislature and governor. [Statutory Authority: RCW 42.17.160(4) and 42.17.370(1). 78-08-061 (Order 100), § 390-20-051, filed 7/24/78.] Repealed by 80-02-055 (Order 80-01), filed 1/17/80. Statutory Authority: RCW 42.17.370(1).

390-20-053 Application of RCW 42.17.190 to lobbying of other agencies. [Statutory Authority: RCW 42.17.160(4) and 42.17.370(1), 78-08-061 (Order 100), § 390-20-053, filed 7/24/78.] Repealed by 80-02-055 (Order 80-01), filed 1/17/80. Statutory Authority: RCW 42.17.370(1).

390-20-055 Application of RCW 42.17.190 to intra-agency activity. [Statutory Authority: RCW 42.17.160(4) and 42.17.370(1), 78-08-061 (Order 100), § 390-20-055, filed 7/24/78.] Repealed by 80-02-055 (Order 80-01), filed 1/17/80. Statutory Authority: RCW 42.17.370(1).

390-20-060 Forms—For registration and reporting by sponsors of grass roots lobbying campaigns. [Order 43, § 390-20-060, filed 9/26/74; Order 5, § 390-20-060, filed 3/2/73.] Repealed by 80-02-106 (Order 80-02), filed 1/24/80. Statutory Authority: RCW 42.17.370(1).

390-20-070 Forms—For statement of employment of legislators, state officers, and state employees. [Order 43, § 390-20-070, filed 9/26/74; Order 5, § 390-20-070, filed 3/2/73.] Repealed by 80-02-106 (Order 80-02), filed 1/24/80. Statutory Authority: RCW 42.17.370(1).


WAC 390-20-0101 Forms for lobbyist registration. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for lobbyist registration as required by RCW 42.17.150 is hereby adopted for use in reporting to the public disclosure commission. This form shall be designated as "L-1," revised 6/82. Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.
# LOBBYIST REGISTRATION 1983-85

**STATE OF WASHINGTON**

**THIS REGISTRATION IS VALID UNTIL JAN. 14, 1985 UNLESS SOONER TERMINATED**

1. **LOBBYIST NAME**

2. **PERMANENT BUSINESS ADDRESS**

3. **TEMPORARY THURSTON COUNTY ADDRESS DURING LEGISLATIVE SESSION**

4. **NAME AND ADDRESS OF PERSON HAVING CUSTODY OF ACCOUNTS, RECEIPTS, BOOKS OR OTHER DOCUMENTS WHICH SUBSTANTIATE LOBBYIST REPORTS.**

5. **WHAT IS YOUR PAY (COMPENSATION) FOR LOBBYING?**

6. **ARE YOU REIMBURSED FOR LOBBYING EXPENSES? EXPLAIN WHICH EXPENSES.**

7. **HOW LONG DO YOU EXPECT TO LOBBY FOR THIS ORGANIZATION?**

8. **IF ANY PART OF YOUR COMPENSATION IS CONTINGENT ON THE SUCCESS OF AN ATTEMPT TO INFLUENCE LEGISLATION, ATTACH AN EXPLANATION FULLY DESCRIBING THE AGREEMENT, ARRANGEMENT OR UNDERSTANDING.**

9. **IS YOUR EMPLOYER A BUSINESS OR TRADE ASSOCIATION OR SIMILAR ORGANIZATION WHICH LOBBIES ON BEHALF OF ITS MEMBERS? IF "YES", ATTACH A LIST SHOWING THE NAME AND ADDRESS OF EACH MEMBER WHO HAS PAID THE ASSOCIATION FEES, DUES OR OTHER PAYMENTS OVER $500 DURING EITHER OF THE PAST TWO YEARS OR IS EXPECTED TO PAY OVER $500 THIS YEAR.**

10. **DOES YOUR EMPLOYER HAVE A CONNECTED, RELATED OR CLOSELY AFFILIATED POLITICAL ACTION COMMITTEE WHICH WILL PROVIDE FUNDS FOR YOU TO MAKE POLITICAL CONTRIBUTIONS OR PURCHASE TICKETS TO FUND RAISING EVENTS? IF SO, LIST THE NAME OF THAT POLITICAL ACTION COMMITTEE.**

11. **IF LOBBYIST IS A COMPANY, PARTNERSHIP OR SIMILAR BUSINESS ENTITY WHICH EMPLOYS OTHERS TO PERFORM ACTUAL LOBBYING DUTIES, LIST NAME OF EACH PERSON WHO WILL LOBBY. (SEE WAC 390-20-143 AND 144 FOR INSTRUCTIONS.)**

12. **AREAS OF INTEREST; LOBBYING IS MOST FREQUENT BEFORE LEGISLATIVE COMMITTEE MEMBERS OR STATE AGENCIES CONCERNED WITH FOLLOWING SUBJECTS:**

<table>
<thead>
<tr>
<th>CODE</th>
<th>SUBJECT</th>
<th>CODE</th>
<th>SUBJECT</th>
</tr>
</thead>
<tbody>
<tr>
<td>01</td>
<td>Agriculture</td>
<td>08</td>
<td>Fiscal</td>
</tr>
<tr>
<td>02</td>
<td>Business and Consumer Affairs</td>
<td>09</td>
<td>Higher Education</td>
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<tr>
<td>03</td>
<td>Constitutions and Elections</td>
<td>10</td>
<td>Human Services</td>
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<td>04</td>
<td>Education</td>
<td>11</td>
<td>Labor</td>
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<td>05</td>
<td>Energy and Utilities</td>
<td>12</td>
<td>Law and Justice</td>
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<tr>
<td>06</td>
<td>Environmental Affairs—Natural Resources—Parks</td>
<td>13</td>
<td>Local Government</td>
</tr>
<tr>
<td>07</td>
<td>Financial Institutions and Insurance</td>
<td>14</td>
<td>State Government</td>
</tr>
</tbody>
</table>

**CERTIFICATION:** I HEREBY CERTIFY THAT THE ABOVE IS A TRUE, COMPLETE AND CORRECT STATEMENT.

**EMPLOYER’S AUTHORIZATION: CONFIRMING THE EMPLOYMENT AUTHORITY TO LOBBY DESCRIBED IN THIS REGISTRATION STATEMENT.**

<table>
<thead>
<tr>
<th>LOBBYIST’S SIGNATURE</th>
<th>DATE</th>
</tr>
</thead>
</table>

PDC FORM L-1 (REV 11/82) —304—

[Title 390 WAC—p 38] (1983 Ed.)
LOBBYIST IDENTIFICATION BOOKLET

NAME:
BUSINESS ADDRESS:
PHONE:

OLYMPIA ADDRESS:
PHONE:

EMPLOYERS' NAMES:

2" x 2"
FROM 1" TO 1-3/8"

YEAR FIRST EMPLOYED AS A LOBBYIST:

BIOGRAPHY:

INSTRUCTIONS

ATTACH THIS PAGE TO YOUR L-1 REGISTRATION.
ATTACH 2" x 2" PASSPORT TYPE, BLACK AND WHITE PHOTO. PHOTO SHOULD BE HEAD AND SHOULDERS, FULL FACE, AND TAKEN WITHIN LAST 12 MONTHS.
PLEASE WRITE, LIGHTLY IN PENCIL, NAME ON BACK OF PHOTO BEFORE ATTACHING.
PHOTOS WILL NOT BE RETURNED.
PLEASE SEE INSTRUCTION BOOKLET FOR EXAMPLE OF BIOGRAPHY. LIST ALL EMPLOYERS ON THIS PAGE IF YOU HAVE MORE THAN ONE EMPLOYER. IF YOU LATER ADD ADDITIONAL EMPLOYERS, PDC WILL INCLUDE THEM FOR YOU.
PLEASE USE TYPEWRITER TO COMPLETE THIS PAGE.

PDC FORM L-1, PAGE 3 (Rev 11/82) -394-
WAC 390-20-013 Lobbyist registration—Photograph—Requirements. Pursuant to RCW 42.17.155, as amended by section 11, chapter 147, Laws of 1982, the photograph to be submitted by a registering lobbyist shall satisfy the requirements of a photo acceptable for a United States passport. The photograph shall have been taken within twelve months of the date of registration.

[Statutory Authority: RCW 42.17.370(1). 82-15-016 (Order 82-04), § 390-20-013, filed 6/28/82.]

WAC 390-20-015 Lobbyists registration—Termination. A lobbyist who intends to cease lobbying activity may terminate his registration at any time by filing with the commission a signed statement, consistent with RCW 42.17.150(3) indicating his intention to terminate any further activity as a lobbyist. A lobbyist who terminates such registration shall file any reports required under the lobbyist reporting provisions for the period during which he was registered as a lobbyist. The employer of any such lobbyist shall not be relieved of any duty to file the report otherwise required by RCW 42.17.180. [Order 62, § 390-20-015, filed 8/26/75.]

WAC 390-20-020 Forms for lobbyist report of expenditures. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for the lobbyist report of expenditures as required by RCW 42.17.170 is hereby adopted for use in reporting to the public disclosure commission. This form, revised 6/82, shall be designated as "L-2." Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.
LOBBYIST MONTHLY EXPENSE REPORT

1. LOBBYIST NAME

2. MAILING ADDRESS

CITY  STATE  ZIP

3. EXHAUSTED REPORT CORRECTS OR AMENDS THE REPORT FOR

MONTH (YEAR)  MONTH (YEAR)

4. COMPLETE IF YOU HAVE MORE THAN ONE EMPLOYER

5. EXPENDITURES BY OR ON BEHALF OF LOBBYIST

HOUR AMOUNT PAID ON BEHALF OF OR ATTRIBUTED TO EACH EMPLOYER FOR LOBBYING

CATEGORIES OF EXPENSE

TOTAL AMOUNT PAID ON BEHALF OF OR ATTRIBUTED TO EACH EMPLOYER

6. PERSONAL EXPENSES (For Lobbying)

a. FOOD AND REFRESHMENTS

b. TRAVEL FOR SELF

c. Subtotal

7. ADVERTISING, PRINTING, INFORMATIONAL LITERATURE

8. ENTERTAINMENT (Incl. food/refreshment, itemize on reverse)

9. TRAVEL AND LODGING FOR OTHERS

(Attach list showing name of persons)

10. CONTRIBUTIONS, GIFTS, LOANS (Itemize on reverse)

11. OTHER EXPENSES OR SERVICES

12. TOTAL EXPENSES AND COMPENSATION THIS MONTH

* * * *

BE SURE THE TOTAL ATTRIBUTED TO EACH EMPLOYER PLUS THE AMOUNT WHICH CANNOT BE ATTRIBUTED TO A SPECIFIC EMPLOYER SHOULD EQUAL TOTAL EXPENSES AND COMPENSATION THIS MONTH

EMPLOYERS' NAMES

NO. 1

NO. 2

NO. 3

TERMINATION: (COMPLETE THIS ITEM ONLY IF YOU WISH TO TERMINATE YOUR REGISTRATION AS A LOBBYIST FOR THE FOLLOWING EMPLOYERS):

I understand that an L-2 report is required for any month or portion thereof in which I am a registered lobbyist. I also understand that once I have terminated my registration, I must file a new L-1 report prior to lobbying for that employer in the future. All registrations terminate automatically on the second Monday in January of each odd numbered year.

REMARKS OR EXPLANATION OF INFORMATION IN THIS REPORT

CERTIFICATION

12. I certify that this report is a true and complete account of all information attributable directly or indirectly to lobbying activities for the period specified.

LOBBYIST'S SIGNATURE

DATE

(ATTACH ADDITIONAL PAGES) IF YOU LOBBY FOR MORE THAN THREE EMPLOYERS)
13. EXPENDITURES FOR ENTERTAINMENT (INCLUDING LOBBYIST'S EXPENSE) EXCEEDING $25 PER OCCASION PAID BY LOBBYIST OR EMPLOYER

<table>
<thead>
<tr>
<th>DATE</th>
<th>NAMES OF ALL PERSONS ENTERTAINED</th>
<th>PLACE (NAME AND CITY)</th>
<th>SPONSORING EMPLOYER</th>
<th>AMOUNT</th>
</tr>
</thead>
</table>

CONTINUED ON ATTACHED PAGES

14. CONTRIBUTIONS OF MONEY, LOANS, GIFTS, PROMOTIONAL ITEMS OR OTHER PERSONAL PROPERTY TO OR ON BEHALF OF ANY FEDERAL, STATE OR LOCAL CANDIDATE, ANY ELECTED OFFICIAL, OFFICER OR EMPLOYEE OF ANY STATE OR LOCAL GOVERNMENT AGENCY, OR POLITICAL COMMITTEE IN SUPPORT OF OR OPPOSITION TO ANY BALLOT PROPOSITION OR CANDIDATE, ITEMIZE EACH $25 OR MORE.

<table>
<thead>
<tr>
<th>DATE</th>
<th>NAME OF INDIVIDUAL OR COMMITTEE RECEIVING BENEFIT</th>
<th>EMPLOYER FOR WHOM CONTRIBUTION WAS MADE</th>
<th>AMOUNT</th>
</tr>
</thead>
</table>

TOTAL SMALL GIFTS AND PROMOTIONAL ITEMS NOT ITEMIZED (NO RECIPIENT OVER $25 PER YEAR).

CONTINUED ON ATTACHED PAGES PAC NAME:__

15. SUBJECT MATTER OF PROPOSED LEGISLATION OR OTHER LEGISLATIVE ACTIVITY OR RULEMAKING THE LOBBYIST WAS SUPPORTING OR OPPOSING.

<table>
<thead>
<tr>
<th>SUBJECT MATTER OR ISSUE</th>
<th>LEGISLATIVE COMMITTEE OR STATE AGENCY CONSIDERING MATTER</th>
</tr>
</thead>
</table>

IF YOU HAVE LOBBIED BOTH THE LEGISLATURE AND STATE AGENCIES, ESTIMATE THE PERCENTAGE OF YOUR TIME OR LOBBYING EFFORT DEVOTED TO EACH:

LEGISLATURE: % STATE AGENCIES: %

LOBBYIST REPORTING INSTRUCTIONS

WHO MUST REPORT
Any person registered as a lobbyist under RCW 42.17.150

WHEN TO REPORT
1. Reports are due within 15 days after the end of each calendar month whether or not there have been expenditures, so long as you remain registered as a lobbyist.

2. Reports postmarked later than the 15th may subject you to penalties prescribed by law.

Questions about reporting should be addressed to:
PUBLIC DISCLOSURE COMMISSION
403 EVERGREEN PLAZA
OLYMPIA, WASHINGTON 98504

RCW 42.17.230. Duties of lobbyist. A person required to register as a lobbyist under this chapter shall also have the following obligations, the violation of which shall constitute cause for revocation of his registration, and may subject such person and such person's employer, if such employer aids, abets, ratifies or confirms any such act, to other civil liabilities, as provided by this chapter.

(1) Such persons shall obtain and preserve all accounts, bills, receipts, books, papers, and documents necessary to substantiate the financial reports required to be made under this chapter for a period of at least five years from the date of the filing of the statement containing such items, which accounts, bills, receipts, books, papers, and documents shall be made available for inspection by the commission at any time. Provided, That if a lobbyist is required under the terms of his employment contract to turn any records over to his employer, responsibility for the preservation of such records under this subsection shall rest with such employer.

(2) In addition, a person required to register as a lobbyist shall not:
(a) Engage in any activity as a lobbyist before registering as such;
(b) Knowingly deceive or attempt to deceive any legislator or to any fact pertaining to any pending or proposed legislation.
(c) Cause or influence the introduction of any bill or amendment thereto for the purpose of thereafter being employed to secure its defeat;
(d) Knowingly represent any interest adverse to any of his employers without first obtaining such employer's written consent thereto after full disclosure to such employer of such adverse interest.
(e) Exercise any undue influence, extortion, or unlawful retaliation upon any legislator by reason of such legislator's position with respect to, or his vote upon, any pending or proposed legislation.
WAC 390-20-023 Contributions to candidates, elected officials, political committees, or public office fund; identification of source. If a lobbyist, as an agent for another person, makes a monetary contribution to any candidate, elected official, political committee or public office fund and the existence of such agency and identity of its principal is not apparent on the face of the contribution instrument, the lobbyist shall simultaneously inform the recipient in writing of such contribution as to the source of such funds and the identity of the principal. [Statutory Authority: RCW 42.17.370(1). 79-09-041 (Order 79-04), § 390-20-023, filed 8/17/79.]

WAC 390-20-025 Lobbyists expenditures—Apportionment of expenses. For the purposes of compliance with RCW 42.17.170 (2)(a) requiring reporting of expenditures by lobbyists, a person registered and reporting as a lobbyist need only report those expenditures made or incurred for lobbying. [Order 62, § 390-20-025, filed 8/26/75.]

WAC 390-20-026 Definition of term "other expenses." The term "other expenses" in RCW 42.17.170 shall be deemed to include only expenses or services paid or incurred or performed in connection with lobbying. [Order 70, § 390-20-026, filed 2/25/76; Order 62, § 390-20-026, filed 8/26/75.]

WAC 390-20-027 Definition—State elected official, candidate for state office. For the purposes of reporting by employers of registered lobbyists pursuant to RCW 42.17.180, the terms "state elected official" and "candidate for state office" shall include governor, lieutenant governor, attorney general, state auditor, commissioner of public lands, insurance commissioner, secretary of state, superintendent of public instruction, state treasurer, state senator, state representative, justices of the supreme court and judges of the court of appeals. [Order 71, § 390-20-027, filed 3/23/76.]

WAC 390-20-052 Application of RCW 42.17.190—Reports of agency lobbying. Pursuant to the authority granted in RCW 42.17.190(7), the commission adopts the following interpretations regarding the reporting of lobbying by public agencies pursuant to RCW 42.17.190:

(1) The phrase "in-person lobbying" contained in RCW 42.17.190 (4)(d)(v)(B) includes activity which is intended to influence the passage or defeat of legislation, such as testifying at public hearings, but does not include activity which is not intended to influence legislation, such as attending a hearing merely to monitor or observe testimony and debate.

(2) The phrase "a legislative request" contained in RCW 42.17.190 (4)(d)(ii) includes an oral request from a member of the legislature or its staff.

(3) Pursuant to RCW 42.17.190(5), certain local agencies may elect to have lobbying activity on their behalf reported by their elected officials, officers and employees in the same manner as lobbyists who register and report under RCW 42.17.150 and 42.17.170:

(a) Whenever such a local agency makes such an election, it shall provide the commission with a written notice.

(b) After such an election, those who lobby on behalf of such local agency shall register and report all lobbying activity reportable under RCW 42.17.190(4) in the same manner as lobbyists who are required to register and report under RCW 42.17.150 and 42.17.170. Such a local agency shall report pursuant to RCW 42.17.180.

(c) In order to terminate such an election, such a local agency shall provide the commission with a written notice and it shall report pursuant to RCW 42.17.190(4) thereafter.

(d) The exemptions from reportable lobbying activity contained in RCW 42.17.190 (4)(d) apply to all agencies, whether or not they have exercised the election to report in the same manner as lobbyists who report under RCW 42.17.150, 42.17.170 and 42.17.180. The exemptions contained in RCW 42.17.160 (1), (3) and (4) do not apply to any agency.

(4) Unless an agency has elected to report its lobbying pursuant to RCW 42.17.190(5) and subsection (3) of this rule, an agency shall include the reportable lobbying activity on its behalf by an elected official in its quarterly report. Such an elected official does not file any separate report of that activity.

(5) Reportable in-person lobbying by elected officials, officers and employees:

(a) An elected official does not engage in reportable in-person lobbying on behalf of this agency unless and until that elected official has expended in excess of fifteen dollars of nonpublic funds made in connection with such lobbying for or on behalf of any one or more members of the legislature or state elected officials or public officers or employees of the state of Washington during any three month period as provided in RCW 42.17.190 (4)(d)(v)(B).

(b) Other officers and employees do not engage in reportable in-person lobbying on behalf of their agency unless and until they have, in the aggregate, expended in excess of fifteen dollars of nonpublic funds made in connection with such lobbying for or on behalf of any one or more members of the legislature or state elected officials or public officers or employees of the state of Washington or they have, in the aggregate, engaged in such lobbying for more than four days or parts thereof during any three month period as provided in RCW 42.17.190 (4)(d)(v)(B).
WAC 390-20-054 Agency lobbying—Reporting of lobbying by independent contractors. (1) An independent contractor who is retained to lobby on behalf of an agency shall register and report as a lobbyist pursuant to RCW 42.17.150 and 42.17.170.

(2) An agency which retains an independent contractor as a lobbyist and reports all of its expenditures in connection therewith pursuant to RCW 42.17.180 shall not be obligated to file a report pursuant to RCW 42.17.180 with regard to that lobbyist. [Statutory Authority: RCW 42.17.370(1), 81-08-025 (Order 81-01), § 390-20-054, filed 3/26/81.]

WAC 390-20-100 Effect of Public Disclosure Act—Freedom of communication—Employer interference. Except as provided by RCW 42.17.150 – 42.17.190, which require certain persons who lobby to register and file periodic reports with the commission, nothing in the Public Disclosure Act shall be deemed to impair or restrict the right of any individual to communicate to any member of the legislature or other legislative enactment of any other state agency, regardless of whether or not such matter as to which he communicates also affects, directly or indirectly, the interest of his employer: Provided, Such activity involves no unauthorized or unlawful use of an employer's time or funds. Nothing in the act shall be deemed to necessitate or excuse if otherwise unlawful, any instruction, directive or order issues, orally or in writing, by any employer restraining such communication by an employee, or requiring such employee to obtain advance permission from such employer in order to make such communication. Any adverse action taken against such employee for the alleged violation of such instruction, directive or order, contrary to the policies expressed in these regulations, which depends or purports to depend upon the provisions of the Public Disclosure Act for its validity, shall be considered unlawful. Any such action, when reported to or discovered by the commission, shall be reported to appropriate enforcement agencies for such civil or criminal action as may be appropriate. [Order 62, § 390-20-100, filed 8/26/75.]

WAC 390-20-05 Lobbyist's employer—Meaning—Examples. A person shall not be deemed to be a lobbyist's employer within the meaning of RCW 42.17.150 – 42.17.200 solely because an employee of such person engages in lobbying. The term "lobbyist's employer" as defined in the act shall be deemed to include every person who engages or utilizes the services of any other person to lobby, upon an agreement express or implied, for compensation or for other considerations as that term is defined in WAC 390-05-230. A person shall be deemed to be a lobbyist's employer within the meaning of RCW 42.17.180 as to the following persons: (1) Persons who are actually employed by or receive consideration from such person in whole or in part, for lobbying; (2) officers or employees of such person, whose actual duties consists, in whole or in part, of lobbying for or on behalf of such person, whether such duties are expressed in the corporate or partnership articles or bylaws or other writings of such employer, or in a written or oral contract, or exist by reason of a mutual understanding. [Order 62, § 390-20-105, filed 8/26/75.]

WAC 390-20-107 Lobbyist's employer—Reporting of "total expenditures." (1) Consistent with the public policy expressed in RCW 42.17.010 (1) and (10), the obligation in RCW 42.17.180(3) for the employer of a lobbyist to report "total expenditures" for lobbying purposes requires reporting of all payments made to finance a lobbying effort, whether or not reportable by the lobbyist pursuant to RCW 42.17.170.

(2) "Total expenditures" requires inclusion of a pro rata share of general overhead expenditures for lobbying which are attributable to the lobbyist as an employee or whose contract is for activities and services in addition to lobbying. The term also requires reporting of separate, identifiable expenditures such as rental of additional office space, hiring of additional staff and secretarial assistance, specific advertising campaigns, expenditures for lobbyists who are exempt from registration per RCW 42.17.160, specific telephone installations and charges, and other such separate, identifiable expenditures made for the purpose of conducting a lobbying effort. [Statutory Authority: RCW 42.17.370(1), 82-14-016 (Order 82-04), § 390-20-107, filed 6/28/82.]

WAC 390-20-110 Forms for statement of compensation paid to elected officials. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for statement by employers of registered lobbyists of compensation paid to elected officials as required by RCW 42.17.180 is hereby adopted for use in reporting to the public disclosure commission. This form shall be designated as "L-3." Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. [Order 62, § 390-20-110, filed 8/26/75.]

WAC 390-20-115 Forms for report of legislative activity by legislators and legislative committees. Pursuant to the statutory authority of RCW 42.17.190, the official form for report of legislative activity by legislators and legislative committees as required by RCW 42.17.190 is hereby adopted for use in reporting to the public disclosure commission. This form shall be designated as "L-4." Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. [Order 71, § 390-20-115, filed 3/23/76; Order 62, § 390-20-115, filed 8/26/75.]

(1983 Ed.)
Lobbying Reports

WAC 390-20-120 Forms for report of legislative activity by public agencies. Pursuant to the statutory authority of RCW 42.17.190, the official form for the report of legislative activity by public agencies as required by RCW 42.17.190 is hereby adopted for use in reporting to the public disclosure commission. This form, revised 6/79, shall be designated as "L-5." Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.
## Lobbing by State and Local Government Agencies

### This Space for Office Use

**File Number** | **P. M. Date** | **Date Received**
---|---|---

**Agency or Governmental Entity Name and Address**

**County** | **Month** | **Year**
---|---|---

### Persons Who Lobbed This Quarter

<table>
<thead>
<tr>
<th>Name</th>
<th>Job Title</th>
<th>Annual Salary</th>
<th>% of Time Spent Lobbying During QTR.</th>
</tr>
</thead>
</table>

**General Description of Lobbying Activities or Objectives.** (Include Bill or WAC Numbers if Any)

### Check if Person Spent More Than $15 of Non-Public Funds in Lobbying. See Instructions on Reverse

<table>
<thead>
<tr>
<th>Name</th>
<th>Job Title</th>
<th>Annual Salary</th>
<th>% of Time Spent Lobbying During QTR.</th>
</tr>
</thead>
</table>

**General Description of Lobbying Activities or Objectives.** (Include Bill or WAC Numbers if Any)

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<table>
<thead>
<tr>
<th>Name</th>
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<th>Annual Salary</th>
<th>% of Time Spent Lobbying During QTR.</th>
</tr>
</thead>
</table>

**General Description of Lobbying Activities or Objectives.** (Include Bill or WAC Numbers if Any)

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<table>
<thead>
<tr>
<th>Name</th>
<th>Job Title</th>
<th>Annual Salary</th>
<th>% of Time Spent Lobbying During QTR.</th>
</tr>
</thead>
</table>

**General Description of Lobbying Activities or Objectives.** (Include Bill or WAC Numbers if Any)

### Expenditures for Lobbying This Quarter

| **Salaries of Persons Who Lobbed** (Include only portion of quarterly salary attributable to lobbying) | $ |
| **Travel** (Include food, lodging, per diem payments and cost of transportation used) | $ |
| **Brochures and Other Publications Whose Principal Purpose is to Influence Legislation** | $ |
| **Consultants or Other Contractual Services** | $ |

**Total This Quarter** $

**Total to Date This Year** $

**Certification:** I certify that to the best of my knowledge the above is a true, complete and correct statement in accordance with RCW 42.17.190.

**Signature of Agency Head**

---

**PDC Form L-5** (Rev. 11-79) replaces all previous editions.

**Attach additional sheets if more room is required**
INSTRUCTIONS

These instructions apply only to government agencies reporting pursuant to RCW 42.17.190.

Who Should Report?

Each state agency, county, city, town, municipal corporation, quasi-municipal corporation or special purpose district which expends public funds for "lobbying". Please study the definitions of what is and is not included in lobbying to determine if your agency is required to report.

"Lobbying" means attempting to influence the passage or defeat of any legislation by the state legislature or the adoption or rejection of any rule, standard, rate or other legislative enactment by any state agency under chapters 28.19 and 34.04 RCW. "Legislation" means bills, resolutions, motions, amendments, nominations, and other matters pending or proposed in either house of the state legislature, and includes any other matter which may be the subject of action by either house, or any committee of the legislature and all bills and resolutions which having passed both houses, are pending approval by the Governor.

Lobbying Does Not Include

1. Requests for appropriations by a state agency to OFM pursuant to RCW 43.88 or requests by OFM to the legislature for appropriations other than its own agency budget. Note that an agency representative who, in person, contacts a legislator or committee on appropriations matters is lobbying.

2. Recommendations or reports to the legislature in response to a legislative request expressly requesting or directing a specific study, recommendation or report on a particular subject.

3. Official reports including recommendations submitted annually or biennially by a state agency as required by law.

4. Requests, recommendations or other communications between or within state agencies or between or within local agencies.

5. Telephone conversations or preparation of written correspondence.

6. Preparation or adoption of policy positions within an agency or group of agencies. Note that once a position is adopted, further action to advocate it may constitute lobbying.

7. Attempts to influence federal or local legislation.

Lobbying Not Reportable

1. In person lobbying totaling no more than four days or parts of days during any three month period in aggregate for all officials and employees of the agency. In person lobbying includes testifying at legislative committee hearings and state agency hearings on rules and regulations but does not include attendance merely to monitor or observe testimony and debate.

2. In person lobbying by any elected official on behalf of his agency or in connection with his powers, duties or compensation.

Expenditures Over $15 of Non-public Funds

Any person (including an elected official) who expends more than $15 of personal or non-public funds for or on behalf of one or more legislators, state elected officials or state public officers or employees in connection with in-person lobbying must be listed on the L-5 report. Attach a page showing the spender's name, and date, the source of funds and amount spent, and for whom the money was spent. Examples of these expenditures include entertainment, dinners and campaign contributions.

Reports Required

The L-5 report is submitted to cover each calendar quarter in which lobbying occurs. No report is required if no reportable lobbying has taken place during the quarter.

Due Dates

<table>
<thead>
<tr>
<th>Quarter</th>
<th>Due Date</th>
</tr>
</thead>
<tbody>
<tr>
<td>1st quarter</td>
<td>April 30</td>
</tr>
<tr>
<td>2nd quarter</td>
<td>July 31</td>
</tr>
<tr>
<td>3rd quarter</td>
<td>October 31</td>
</tr>
<tr>
<td>4th quarter</td>
<td>January 31</td>
</tr>
</tbody>
</table>

ONE CONSOLIDATED REPORT SHOULD BE SUBMITTED TO INCLUDE LOBBYING ACTIVITIES OF ALL DIVISIONS OR OFFICES OF AN AGENCY.

SEND REPORTS TO: PUBLIC DISCLOSURE COMMISSION
403 EVERGREEN PLAZA MAIL STOP FJ42
OLYMPIA, WA 98504

Special Note: In lieu of reporting as provided in RCW 42.17.190 any agency or lobbyist for an agency may elect to register and report as provided in RCW 42.17.150, 160, 170 and 180. An agency so choosing must notify PDC of that fact and obtain necessary reporting forms and instructions.
WAC 390-20-125 Forms for registration and reporting by sponsors of grass roots lobbying campaigns. Pursuant to the statutory authority of RCW 42.17.200, the official form for registration and reporting by sponsors of grass roots lobbying campaigns as required by RCW 42.17.200 is hereby adopted for use in reporting to the public disclosure commission. This form shall be designated as "L-7." Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. [Order 62, § 390-20-125, filed 8/26/75.]

WAC 390-20-130 Forms for statement of employment of legislators, state officers, and state employees. Pursuant to the statutory authority of RCW 42.17.210, the official form for statement of employment of legislators, state officers, and state employees as required by RCW 42.17.210 is hereby adopted for use in reporting to the public disclosure commission. This form shall be designated as "L-6." Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. [Order 62, § 390-20-125, filed 8/26/75.]

WAC 390-20-140 Loss of RCW 42.17.160 exemptions. (1) For the purpose of determining compliance with RCW 42.17.220, a lobbyist's employer shall be responsible for the applicability of all of the exemptions provided in RCW 42.17.160 to any lobbyist the employer employs, pays, or agrees to pay.

(2) The commission recognizes that a lobbyist who initially intends in good faith to utilize the "casual lobbying" exemption from registration and reporting which is provided in RCW 42.17.160(4) may thereafter become ineligible for that exemption, thus violating RCW 42.17.150 and/or 42.17.170 by not having registered and/or reported within the prescribed time periods.

(3) The commission shall not commence enforcement proceedings against a lobbyist or his employer in circumstances described in subsection (2) of this section if the lobbyist:

(a) Registers pursuant to RCW 42.17.150 before doing any lobbying in excess of the exemption limitations in RCW 42.17.160(4); and

(b) Files a report on Form L-2 when next due under RCW 42.17.170, which report includes all reportable information for the lobbying activities cumulatively causing the exemption limitations to be reached.

(4) The duty under RCW 42.17.230(1) of a person required to register as a lobbyist to obtain and preserve all records necessary to substantiate required financial reports shall include such records of all activities which cumulatively cause the RCW 42.17.160(4) exemption limitations to be reached and exceeded.

(5) A lobbyist whose only compensation or other consideration for lobbying is payment of or reimbursement for expenditures not required to be reported per section 13, chapter 147, Laws of 1982, does not qualify for exemption from registration and reporting per RCW 42.17.160(3). [Statutory Authority: RCW 42.17.370(1), 82-14-016 (Order 82-04), § 390-20-140, filed 6/28/82. Statutory Authority: RCW 42.17.160(4) and 42.17.370(1). 78-07-038 (Order 99), § 390-20-140, filed 6/26/78.]

WAC 390-20-143 Application of lobbying provisions to organizations. (1) A lobbyist other than a natural person shall be deemed to have properly restricted its lobbying activities so as to be eligible for the RCW 42.17.160(4) "casual lobbying" exemption during any three-month period in which it, acting through any one or more individuals, does not sponsor or coordinate or directly make expenditures for or on behalf of any one or more members of the legislature or state elected officials or public officers or employees of the state of Washington in connection with lobbying (a) which exceed a total of fifteen dollars, and (b) which are otherwise unreported under this chapter.

(2) A lobbyist other than a natural person which does sponsor or coordinate or directly make unreported expenditures exceeding fifteen dollars during a three-month period, as fully described in subsection (1), shall be subject to the registration and reporting requirements of RCW 42.17.150 and 42.17.170: Provided, That it shall be deemed to have satisfied these requirements if an individual agent responsible for those expenditures (a) registers and reports as a lobbyist, and (b) includes as part of Form L-2 when next due a report of these and all other lobbying expenditures sponsored, coordinated, or directly made by the nonnatural person during that three-month period which are not reported on the L-2 of another lobbyist.

(3) A nonnatural person, including but not limited to a law firm, consulting firm, advertising agency, or other similar organization, which receives or expects to receive compensation in whole or in part for lobbying from any person, shall register and report as a lobbyist pursuant to RCW 42.17.150 and 42.17.170: Provided, That membership dues or contributions to a nonprofit organization made for the purpose of promoting a general interest and not in return for lobbying on behalf of any specific member or contributor shall not be regarded as compensation for this purpose. Registration statements and reports shall list as the lobbyists both the firm or organization and each individual acting on its behalf. The person paying the compensation shall report under RCW 42.17.180 as a lobbyist's employer. [Statutory Authority: RCW 42.17.160(4) and 42.17.370(1), 78-07-038 (Order 99), § 390-20-143, filed 6/26/78.]

WAC 390-20-144 Registration and reporting by lobbyist organizations. (1) Registration. Any firm, company, association or similar organization required to...
register as a lobbyist shall file one registration statement (PDC Form L–1) for each employer in whose behalf the organization will lobby.

(a) The lobbying organization will attach to the registration statement a photo and the biographical information required by RCW 42.17.155 (page 3 of the L–1 Form) for each individual agent of the organization who is authorized to lobby for that particular employer.

(b) If the agent is authorized to lobby for several employers, only one photo and biographical sheet need be submitted.

(2) Monthly expenditure reports. One monthly expenditure report (PDC Form L–2) shall be submitted showing all expenditures made by the organization and its agents. It is unnecessary to prorate or attribute expenditures to individual agents of the organization. However, expenditures for entertainment exceeding $25 per occasion shall identify the individual agent(s) who were present at the occasion. The L–2 report shall be signed by the president or chief executive officer of the lobbying organization.

(3) Termination of authority to lobby. If any individual agent of the organization ceases to lobby or the organization terminates that agent’s authority to lobby, the organization shall notify PDC in writing or by notation on the L–2 report of the termination.

(4) This rule is optional and permissive as to any person, firm, company, association or similar organization. [Statutory Authority: RCW 42.17.370(1). 81-18-043 (Order 81-03), § 390-20-144, filed 8/28/81; 81-03-001 (Order 80-08), § 390-20-144, filed 1/8/81.]

WAC 390–20–145 Reporting of lobbying events. (1) A meeting or other gathering of individuals for which lobbying is a purpose or reasonably foreseeable result shall be reportable by or on behalf of the sponsoring person in accordance with WAC 390–20–143 and other applicable provisions of law: Provided, That the administrator or his designee, with the concurrence of the chairman, is authorized to state in writing how all reportable information relative to a particular gathering shall be reported on Form L–2 whenever the application of the appropriate provisions of law is unclear to the reporting person, and this interpretation shall be reviewed and approved, modified or rejected by the commission at its next regular or special meeting.

(2) Any other lobbyist reporting such a gathering may incorporate by reference in his Form L–2 a Form L–2 which is filed on the sponsor’s behalf and which reports the gathering in accordance with applicable provisions of law, including WAC 390–20–143(2) and subsection (1) of this rule. [Statutory Authority: RCW 42.17.160(4) and 42.17.370(1). 78–07–038 (Order 99), § 390–20–145, filed 6/26/78.]

WAC 390–24–010 Forms for conflict of interest statement. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for conflict of interest statements as required by RCW 42.17.240 is hereby adopted for use in reporting to the public disclosure commission, provided that the form adopted by WAC 390–24–020 may be used by those persons filing after their first filing of this form. This form, revised 11/83, shall be designated as "F–1." Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.

(1983 Ed.)
**CONFLICT OF INTEREST STATEMENT**

**WHO MUST REPORT:** All elected officials, persons appointed to elective office, candidates, designated state appointed officials (Federal officials precinct committee members and candidates for those offices are exempt from reporting.)

**WHEN TO REPORT:** By April 15, each year you hold office. Officials whose terms expire December 31, or in January are still obligated to report the following year. Candidates or persons appointed to office report within two weeks of becoming a candidate or being appointed.

**SEND REPORT TO:** PUBLIC DISCLOSURE COMMISSION

### INSTRUCTIONS

Please refer to the instruction book when completing this report.

### Dollar Code

<table>
<thead>
<tr>
<th>Code</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td>A</td>
<td>Less than $1,000</td>
</tr>
<tr>
<td>B</td>
<td>$1,000 but less than $5,000</td>
</tr>
<tr>
<td>C</td>
<td>$5,000 but less than $10,000</td>
</tr>
<tr>
<td>D</td>
<td>$10,000 but less than $25,000</td>
</tr>
<tr>
<td>E</td>
<td>$25,000 or more</td>
</tr>
</tbody>
</table>

**DOLLAR CODE**

<table>
<thead>
<tr>
<th>WHO MUST REPORT</th>
<th>DOLLAR CODE</th>
</tr>
</thead>
<tbody>
<tr>
<td>elected officials, candidates, designated state appointed officials</td>
<td>A—Less than $1,000</td>
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<tr>
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<td>B—$1,000 but less than $5,000</td>
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<tr>
<td></td>
<td>C—$5,000 but less than $10,000</td>
</tr>
<tr>
<td></td>
<td>D—$10,000 but less than $25,000</td>
</tr>
<tr>
<td></td>
<td>E—$25,000 or more</td>
</tr>
</tbody>
</table>

**POLITICAL PARTY**

- If partisan office or pertinent to appointment

**ADDITIONAL INFORMATION**

- Provide information for yourself, spouse, dependent children, and other dependents in your household.

---

**EMPLOYMENT, INCOME, AND COMPENSATION**

- List principal employment first; show source of all other compensation over $500.

**REAL ESTATE LOCATED IN WASHINGTON**

- List each parcel with assessed value over $2,500. Show ownership, company, etc. 

---

**PROPERTY OWNED, Held or In which you had a financial interest during period covered by report. Do NOT include property shown below.**

---

**Property purchased or in which you acquired a financial interest during report period**

- Nature of Ownership or Financial Interest
- Payment or Other Consideration Given
- Amount

---

**Property sold or in which you divested a financial interest during report period**

- Name and Address of Purchaser
- Payment or Other Consideration Received

---

[Title 390 WAC—p 50] (1983 Ed.)
### OTHER ASSETS AND FINANCIAL HOLDINGS

**SHOW HIGHEST VALUE DURING REPORT PERIOD**

<table>
<thead>
<tr>
<th>Name and Address of Bank, Company or Identification of Asset</th>
<th>Type of Account, Description of Asset</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
<td>EACH BANK OR SAVINGS ACCOUNT OVER $5,000</td>
<td></td>
<td></td>
</tr>
<tr>
<td>EACH INSURANCE POLICY OVER $5,000 (CASH OR LOAN VALUE)</td>
<td></td>
<td></td>
</tr>
<tr>
<td>STOCKS, BONDS, OWNERSHIP INTEREST IN BUSINESS, RETIREMENT PLANS, AND OTHER INTANGIBLE PROPERTY OVER $500</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Check here □ if continued on attached sheet

### LIABILITIES AND CREDITORS

**LIST CREDITORS OWED $500 OR MORE AT ANY TIME COVERED BY THIS REPORT**

<table>
<thead>
<tr>
<th>Creditor’s Name and Address</th>
<th>Terms of Payment</th>
<th>Security Given</th>
<th>Original</th>
<th>Present</th>
</tr>
</thead>
</table>

Check here □ if continued on attached sheet

### OFFICES HELD AND OTHER BUSINESS INTERESTS

**ANSWER EACH QUESTION BY CHECKING APPROPRIATE BOX. IF ANSWER TO ANY QUESTION IS YES, YOU MUST ALSO COMPLETE THE F-1 SUPPLEMENT REPORT.**

<table>
<thead>
<tr>
<th>HAVE YOU, YOUR SPOUSE OR YOUR DEPENDENTS:</th>
<th>YES</th>
<th>NO</th>
</tr>
</thead>
<tbody>
<tr>
<td>A. Held any public or private office, directorship or position as trustee other than the public office shown in the heading of this report?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>B. Held any office, directorship, general partnership or ownership interest of 10% or more in any corporation, partnership, joint venture, association, union or other entity?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>C. Owned a sole proprietor business?</td>
<td></td>
<td></td>
</tr>
<tr>
<td>D. Prepared, promoted or opposed state legislation or state government rules, regulations or standards for current or deferred compensation? This does not include service or duties in your elective office.</td>
<td></td>
<td></td>
</tr>
<tr>
<td>E. Held a partnership or similar business interest of 10% or more in any Washington real estate?</td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**DOLLAR CODE**

<table>
<thead>
<tr>
<th>CODE</th>
<th>AMOUNT</th>
</tr>
</thead>
<tbody>
<tr>
<td>A—</td>
<td>Less than $1,000</td>
</tr>
<tr>
<td>B—</td>
<td>$1,000 but less than $5,000</td>
</tr>
<tr>
<td>C—</td>
<td>$5,000 but less than $10,000</td>
</tr>
<tr>
<td>D—</td>
<td>$10,000 but less than $25,000</td>
</tr>
<tr>
<td>E—</td>
<td>$25,000 or more</td>
</tr>
</tbody>
</table>

**HAVE YOU ? ? ? ? ?**

Answered each item?  Put your name on each attached page?  Kept a copy for your records?

**CERTIFICATION:** I hereby certify under penalty of perjury that the information contained in this report is true and correct.

Signature:  [Name]

Telephone:  [Phone Number]

Date:  [Date]

**REPORT NOT ACCEPTABLE WITHOUT YOUR SIGNATURE**
### OFFICES HELD AND BUSINESS INTERESTS

#### A

**OFFICES, DIRECTORSHIPS, OWNERSHIPS, TRUSTEESHIPS**

List each public or private corporation, partnership, joint venture, union, association, sole proprietorship or other entity in which is held any office, directorship, general partnership, position as trustee, or ownership of 10% or more.

<table>
<thead>
<tr>
<th>Name of Company, Association, etc.</th>
<th>Position Held or Nature of Ownership</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Check here [ ] if continued on attached sheet

#### B

**GOVERNMENT CUSTOMERS OF ORGANIZATIONS LISTED ABOVE**

If the government body in which office is held has paid compensation to any of the organizations listed above, complete this section.

<table>
<thead>
<tr>
<th>Name of Organization Receiving Compensation</th>
<th>Government Agency which Paid Compensation</th>
<th>Total Amount Paid and Purpose of Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

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CONTINUE ON REVERSE
### COMMERCIAL CUSTOMERS OF ORGANIZATIONS SHOWN ON FRONT

List here each Government body, corporation, partnership, joint venture, sole proprietorship, union, association or other business or commercial entity which has paid compensation of $2600 or more during the past 12 months to any of the organizations listed in item "A" on the front of this report.

Do not report individuals who are not business or commercial entities.

<table>
<thead>
<tr>
<th>Name of Organization Receiving Payment (From Item &quot;A&quot;)</th>
<th>Organization Paying Compensation</th>
<th>Purpose of Payment</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

Check here □ if continued on attached pages

### BUSINESS REAL ESTATE

List each parcel of Washington real estate with assessed value over $5000 in which a direct financial interest was held by any corporation, partnership, firm, enterprise or other entity in which you, your spouse or dependents own 10% or more.

<table>
<thead>
<tr>
<th>Description of Property</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
</tr>
</tbody>
</table>

Check here □ if continued on attached pages

### LEGISLATION, RULES, RATES, STANDARDS

List persons for whom state legislation or state rules, rates or standards have been prepared or lobbied for current or deferred compensation. Do not list pay from government body in which you are an elected official for regular performance of duties.

<table>
<thead>
<tr>
<th>Person to Whom Services Rendered</th>
<th>Description of Legislation, Rules, etc.</th>
<th>Compensation</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>
WAC 390-24-020 Forms for amending conflict of interest statement. (1) The official form for amending conflict of interest statements as required by RCW 42.17.240 for all persons who have previously filed the Form F-1, is hereby adopted for use. This form shall be designated as Form "F-1A."

(2) No more than three F-1A forms may be filed to amend a previously submitted conflict of interest statement (Form F-1). The form can be used only to update information required on an F-1.

(3) The commission reserves the right to reject amendatory forms and require a new conflict of interest statement (Form F-1) at any time if the amendments shown on an F-1A are of such length or detail so as to be confusing or to create misunderstandings. Authority is delegated to the commission's administrator to make this determination.

(4) Copies of Form F-1A may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.
Forms For Reports of Financial Affairs

403 EVERGREEN PLAZA
OLYMPIA, WASHINGTON
98504 206-763-1111

INSTRUCTIONS

Please refer to the instruction book when completing this report.

WHO MUST REPORT: All elected officials, persons appointed to elective office, candidates, designated state appointed officials. (Federal officials precinct committeemen and candidates for those offices are exempt from reporting.)

WHEN TO REPORT: By April 15, each year you hold office. Officials whose terms expire December 31, or in January are still obligated to report the following year. Candidates or persons appointed to office report within two weeks of becoming a candidate or being appointed.

SEND REPORT TO: PUBLIC DISCLOSURE COMMISSION

THE F-1A report is designed primarily to simplify reporting by persons who have no changes or only minor changes to an F-1 report previously filed.

After filing a complete F-1 report, you may use the F-1A for no more than the next three reports. A complete F-1 must be filed at least every four years.

The Commission reserves the right to require that a complete F-1 report be filed if it believes amendments shown on one or more F-1A reports could cause confusion or misunderstanding to persons reviewing the reports.

Complete the Statements below, sign your report and send it to the Public Disclosure Commission.

Keep a copy for your own records.

☐ No change report. I have reviewed my last complete F-1 report dated ___________________________ and F-1A reports (if any) dated (1) ___________________________, (2) ___________________________. There have been no changes to that information during the preceding calendar year.

☐ Minor change report. I have reviewed my last complete F-1 report dated ___________________________.

The changes listed below have occurred during the preceding calendar year.

F-1 Item No. _______ Add _____ Delete _____ Change _______ (Provide all information required by F-1 report.)

PUBLIC OFFICE FUND: If you have received contributions or used surplus campaign funds to defray non-reimbursed public office related expenses, you must file a report (PDC F-2) or include those expenses in campaign reports (PDC C-4.) Instructions and forms are available from PDC. F-2 is due Jan 31.

CERTIFICATION: I certify under penalty of perjury that the information contained in this report is true and correct.

SIGNATURE

TELEPHONE DATE

REPORT NOT ACCEPTABLE WITHOUT YOUR SIGNATURE

(1983 Ed.) [Title 390 WAC—p 55]

WAC 390-24-025 Time for filing conflict of interest statement. It shall be the policy of the public disclosure commission to construe the filing requirements of RCW 42.17.240 for elected officials in the following manner:

(1) Any person holding elected public office, except as exempted by the terms of RCW 42.17.240, and any appointed official and professional staff member listed or referenced in RCW 42.17.240, and any appointed official required to comply with the reporting requirements of RCW 42.17.240 by any other statute is required to file the conflict of interest statement if such person holds such public office in the month of January of any year. Such report shall be for the twelve months preceding that month.

(2) Any local elected official whose term of office expires immediately after December 31 shall file a conflict of interest statement for the calendar year which ended on that date.

(3) Any local elected official who resigns his public office prior to the completion of his current term of office shall file a conflict of interest statement covering that portion of the year that he was in office. [Statutory Authority: RCW 42.17.370(1). 84-01-017 (Order 83-03), § 390-24-025, filed 12/9/83; 80-03-089 (Order 80-03), § 390-24-025, filed 3/4/80; Order 62, § 390-24-025, filed 8/26/75.]

WAC 390-24-030 Forms for reports of public office fund. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for reports of public office fund as required by RCW 42.17.243 is hereby adopted for use in reporting to the public disclosure commission. This form shall be designated as "F–2." Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504.
# Forms for Reports of Financial Affairs

**PDC Form F-2**

**PUBLIC OFFICE FUND REPORT**

**PLEASE TYPE OR PRINT CLEARLY**

<table>
<thead>
<tr>
<th>Last Name</th>
<th>First Name</th>
<th>M</th>
<th>Office You Hold</th>
<th>Period covered by report</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
</tr>
</tbody>
</table>

**Address**

City

County

Zip

**CONTRIBUTIONS RECEIVED (CASH AND CHECKS)**

<table>
<thead>
<tr>
<th>Date</th>
<th>Contributor's Name and Address</th>
<th>Amount</th>
</tr>
</thead>
<tbody>
<tr>
<td></td>
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</tr>
</tbody>
</table>

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**OTHER CONTRIBUTIONS RECEIVED**

(INCLUDE TRAVEL AND OTHER IN-KIND GOODS AND SERVICES)

<table>
<thead>
<tr>
<th>Date</th>
<th>Contributor's Name and Address</th>
<th>Value</th>
</tr>
</thead>
<tbody>
<tr>
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</tr>
</tbody>
</table>

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**TOTAL (Including Attached Pages)**

CONTINUE ON REVERSE

(1983 Ed.)
<table>
<thead>
<tr>
<th>Date</th>
<th>Person to Whom Payment Made</th>
<th>Address</th>
<th>Nature of Expenditure</th>
<th>Amount</th>
</tr>
</thead>
</table>

CERTIFICATION: I certify that this report is a true and complete account of contributions received and expenditures made to defray non-reimbursed public office expenses as provided in RCW 42.17.370(1). 80-18-028 (Order 80-07), § 390-24-030, filed 12/1/80.

[Statutory Authority: RCW 42.17.370(1). 80-18-028 (Order 80-07), § 390-24-030, filed 12/1/80.]  
[Title 390 WAC—p 58]
WAC 390-24-100 Definition—Direct financial interest. For the purpose of RCW 42.17.240 (1)(b), the phrase "direct financial interest" means and includes any direct ownership interest in a bank or savings account, in the cash surrender value of an insurance policy, in stocks, bonds, securities, evidences of indebtedness, judgments, accounts receivable, and other monetary claims in liquidated amounts.

The term "direct financial interest" as used in that subsection, shall not be deemed to include:

1. Any direct financial interest which is required to be reported by such elected official or candidate under any other provision of chapter 42.17 RCW;
2. An account receivable by a business entity in the ordinary course of such entity's business. [Order 62, § 390-24-100, filed 8/26/75.]

WAC 390-24-105 Definition—Written sworn statement. The term written, sworn statement for the purposes of RCW 42.17.240 shall mean a statement prepared by the elected official or candidate written and sworn to as to truth and accuracy to his best and actual knowledge or belief, of the candidate or elected official. [Order 62, § 390-24-105, filed 8/26/75.]

WAC 390-24-110 Definition—Debt. (1) For the purpose of RCW 42.17.240 (1)(c), the term "debt" means and includes a personal obligation or liability to pay or return something of value. (2) The term "debt" as used in RCW 42.17.240 (1)(c) shall not be deemed to include: An account payable of a business entity in the ordinary course of such entity's business. [Order 62, § 390-24-110, filed 8/26/75.]

WAC 390-24-160 Definition—Professional staff member. (1) A professional staff member of the office of the governor and of the Legislature includes all individuals retained on a full or part time basis whose primary responsibilities require the exercise of judgment and discretion in policy related matters, including, but not limited to, such individuals who are involved in the development of legislation. A professional staff member does not include individuals retained primarily for clerical, ministerial, or internal accounting and bookkeeping purposes.

(2) To insure that the provisions of Referendum 36 and this rule are properly and fairly administered and to provide guidance to affected individuals, the commission, through its chairman and administrator, shall confer annually in December with the governor, the secretary of the senate and the clerk of the house regarding the specific professional staff members believed to fall within the criteria set forth in paragraph (1). The administrator shall submit a report of those conferences to the commission at its December meeting for approval, disapproval or modification, or other determination. Each determination shall be based on an annual review of the positions and personnel to be retained by the affected governmental bodies during the ensuing year and shall constitute the commission's administrative interpretation of the term "professional staff member" in RCW 42.17.240(1) as amended by Referendum 36, and its application to such positions and personnel. [Order 88, § 390-24-160, filed 12/29/76.]

WAC 390-24-200 Sufficient descriptions of property. For the purposes of reporting under RCW 42.17.240 (1)(h)-(k), the commission shall deem the following to be sufficient descriptions of property:

1. Complete legal description, or
2. Abbreviated legal description as appear on property statements;
3. Street address, except when such address is a rural route. [Order 63, § 390-24-200, filed 9/10/75.]

WAC 390-24-205 Report of legislation prepared, promoted or opposed. (1) Pursuant to RCW 42.17.240 (1)(e), an official must provide in each report required by that subsection:

(a) The name of each governmental entity of which the official is an officer or employee,
(b) A statement of each subject area on which the reporting official has proposed, promoted or opposed any legislation, rule, rate or standard for such entity,
(c) The compensation received or promised for said service and,
(d) All other persons for whom such services have been performed for current or deferred compensation, together with an itemization of such actual or proposed legislation, rules, rates and standards, and the amount of compensation paid or promised for the service.
(2) A person need not report the information described in subsection (a), (b), and (c) as to any entity of which such person is an elected official. [Order 90, § 390-24-205, filed 1/20/77.]

WAC 390-24-210 Reports of officers and directors of financial institutions. An elected official or candidate who is an officer or director of a financial institution may comply in part with RCW 42.17.240 (1)(g)(ii) by incorporating by reference a list of the financial institution's officers and directors if such a list has been filed with the commission by the financial institution in the current year. [Order 77, § 390-24-210, filed 6/2/76.]

WAC 390-24-300 Form for report by public treasurers. Pursuant to the statutory authority of RCW 42.17.360(1), the official form for the report by public treasurers as required by Section 10, Substitute House Bill 1329, chapter 112, Laws of 1975–76 2nd ex. sess. [RCW 42.17.245], is hereby adopted for use in reporting to the public disclosure commission. This form shall be designated as "T-1." Copies of this form may be obtained at the Commission Office, Room 403, Evergreen Plaza Building, Olympia, Washington 98504. [Order 77, § 390-24-300, filed 6/2/76.]
Chapter 390-28 WAC

HARDSHIP EXEMPTIONS—HEARING EXAMINER SYSTEM

WAC

390-28-010 Statement of policy.
390-28-020 Definition—Applicant.
390-28-021 Definition—Hearing officer.
390-28-025 Hearing to modify reporting requirements.
390-28-030 Hearing to modify reporting—Form—Right to by applicants.
390-28-040 Hearing to modify reporting—Prehearing procedure and requirements.
390-28-050 Hearing to modify reporting—Alternate forms.
390-28-060 Hearing to modify reporting—Procedures.
390-28-070 Hearing to modify reporting—By affidavit or sworn statement.
390-28-080 Hearing to modify reporting—Evidence, record, adverse decisions.
390-28-090 Hearing to modify reporting—Required findings.
390-28-100 Hearing modifications—Possible qualifications.

WAC 390-28-010 Statement of policy. (1) The public disclosure commission is empowered by RCW 42.17.370(9) to suspend or modify reporting requirements of the open government law in particular cases, pursuant to certain findings. The commission is fully aware of the need for such provision, and the procedural requirements which must be observed in its use of such power. The commission has adopted certain procedural guidelines, including hearings, by regulations previously adopted and is further aware of the need for expeditious handling of such hearings in order that their purpose will not be frustrated by delays extending beyond reporting deadlines.

(2) With these factors in mind, the commission adopts WAC 390-28-010 through 390-28-100. [Order 62, § 390-28-010, filed 8/26/75; Order 24, § 390-28-010, filed 2/21/74.]

WAC 390-28-020 Definition—Applicant. The term applicant for the purposes of chapter 390-28 WAC shall mean any individual, group, association or other entity that seeks an exemption pursuant to RCW 42.17.370(9) and these regulations. [Order 62, § 390-28-020, filed 8/26/75; Order 24, § 390-28-020, filed 2/21/74.]

WAC 390-28-021 Definition—Hearing officer. The term "hearing officer" for the purposes of chapter 390-28 WAC shall mean any member of the commission or other person designated by resolution of the commission to preside at hearings conducted pursuant to chapter 390-28 WAC. [Order 62, § 390-28-021, filed 8/26/75.]

WAC 390-28-025 Hearing to modify reporting requirements. (1) Any elected official or candidate or other person who considers compliance with any of the reporting requirements of chapter 42.17 RCW to be a manifestly unreasonable hardship in his particular case may apply for an exemption from such reporting requirements pursuant to RCW 42.17.370(9) and further pursuant to these regulations. [Order 62, § 390-28-025, filed 8/26/75; Order 24, § 390-28-025, filed 2/21/74.]

WAC 390-28-030 Hearing to modify reporting—Form—Right to by applicants. Each applicant shall be accorded the full procedural protection of the Administrative Procedure Act (chapter 34.04 RCW) and accompany regulations (chapter 1-08 WAC) in any hearing before the commission or its designee. [Order 62, § 390-28-030, filed 8/26/75; Order 24, § 390-28-030, filed 2/21/74.]

WAC 390-28-040 Hearing to modify reporting—Prehearing procedure and requirements. (1) An applicant must file with the commission a written request for hearing for suspension or modification of reporting requirements.

(2) The request should contain a summary of the applicant's evidence to be submitted at the hearing. In the case of a hearing to suspend or modify the reporting requirements of RCW 42.17.240, the applicant, if he is a candidate for public office, shall complete the Form F–1 (reference WAC 390-24-010) to the extent possible. The applicant shall append a statement of reasons why the reporting of required information would cause a manifestly unreasonable hardship, with as much detail as possible. A general statement, such as "violates right of privacy" shall not be deemed as sufficient compliance with this requirement.

(3) The filing of a request for exemption shall not suspend the reporting requirement of any portion of chapter 42.17 RCW. No such request filed later than three days prior to an applicable reporting date shall be considered: Provided, That elected public officials requesting an exemption shall file such request no later than the fifteenth day of March prior to the April reporting deadline. If an applicant does not file within these time limits, he shall be deemed to have waived any right to an exemption: Provided, That the commission upon good cause shown may grant a hearing. [Statutory Authority: RCW 42.17.240, 80-03-089 (Order 80-03), § 390-28-040, filed 3/4/80; Order 62, § 390-28-040, filed 8/26/75; Order 24, § 390-28-040, filed 2/21/74.]

WAC 390-28-050 Hearing to modify reporting—Alternate forms. (a) An applicant pursuant to time application made according to these regulations shall have the right to a hearing before a majority of the members of the public disclosure commission. Such hearing shall be conducted pursuant to chapter 34.04 RCW, applicable regulations found in chapters 1-08 and 390-28 WAC.

(b) The applicant may choose to be heard by a hearing examiner in lieu of a hearing by the commission as a body. Such hearing shall be conducted pursuant to chapter 34.04 RCW. Procedure shall be controlled by chapter 1-08 WAC, except to the extent that chapter 390-28 WAC shall be in conflict with chapter 1-08 WAC. [Order 62, § 390-28-050, filed 8/26/75; Order 24, § 390-28-050, filed 2/21/74.]

WAC 390-28-060 Hearing to modify reporting—Procedures. (1) The commission shall appoint hearing

(1983 Ed.)
officers to hear individual applicants. It shall be the duty of the hearing officer to conduct hearings on assigned cases in an impartial and orderly manner. The hearing officer shall have the authority, subject to other provisions of the law or regulations;

(a) To administer oaths and affirmations;
(b) To rule on all procedural matters, objections, and motions;
(c) To rule on offers of proof and receive relevant evidence;
(d) To interrogate applicants and witnesses in an impartial manner to develop any facts deemed necessary to fairly and adequately decide the issues;
(e) To recess or adjourn hearings, or to refer the application to the entire commission.

(2) After such hearing is concluded, the hearing officer shall prepare and distribute to the applicant and each commissioner a proposed decision determining the issue. The applicant shall have five days to file with the commission specific objections to the hearing officer's proposed decision and to request an opportunity to present additional evidence to the commission. When written objections are timely filed, the commission, at the time of review and ratification, shall consider the whole record or such portions as may be cited by the hearing examiner. The commission may also hear additional testimony.

(3) If the applicant files objections to the hearing officer's proposed decision, the filing requirement from which the applicant has sought exemption shall not be suspended unless the commission, upon notice of the filing of objections, determines that a temporary suspension is justifiable pursuant to the criteria set out in RCW 42.17.370(9). Such suspension of filing requirements shall be granted only until the decision is finalized by formal action of the commission.

(4) At the next regular or special meeting at which the matter can be lawfully considered by the commission under these regulations, the commission shall review and either ratify or modify or revise the proposed order: Provided, That if the commission's order on review is adverse to the applicant, the proceedings shall be governed by RCW 34.04.110. [Order 67, § 390–28–060, filed 1/16/76; Order 62, § 390–28–060, filed 8/26/75; Order 24, § 390–28–060, filed 2/21/74.]

WAC 390–28–070 Hearing to modify reporting—By affidavit or sworn statement. (1) An applicant may choose to waive an appearance at a hearing conducted pursuant to chapter 390–28 WAC. The applicant may request a hearing before the entire commission or before a hearing officer as established by this chapter.

(2) In the event that an applicant chooses to waive such appearance, he shall submit to the commission, or its designee, a written, sworn statement setting out in detail the rationale for requesting exemption or suspension.

(3) The commission, or its designee, shall proceed to decide the application in the same manner as if an appearance were made: Provided, That in the event the commission or its designee is not able to reach a conclusion on the application because of an insufficiency of the evidence, it may adjourn the hearing for the purposes of gathering further evidence, or it may deny the application. Temporary suspension of reporting requirements may be granted as provided in WAC 390–28–060(3). [Order 64, § 390–28–070, filed 11/25/75; Order 62, § 390–28–070, filed 8/26/75; Order 24, § 390–28–070, filed 2/21/74. Formerly WAC 390–28–080.]

WAC 390–28–080 Hearing to modify reporting—Evidence, record, adverse decisions. (1) The commission, or its designee shall be guided in its deliberations by WAC 390–28–090 and 390–28–100, setting out required findings and prima facie qualifications, RCW 42.17.370(9), and the past proceedings of the commission.

(2) All evidence presented at hearings of the commission held pursuant to chapter 390–28 WAC and RCW 42.17.370(9) shall be considered to be a public record: Provided, That the commission may close the hearing and hold an executive session pursuant to RCW 42.30–.140 if it finds that an executive session is necessary to allow the applicant to provide enough evidence to assure that proper findings are made. All evidence presented at any portion of a meeting held in executive session identifying the matters for which the applicant requests exemption under these regulations shall be considered and held confidential by the commission unless otherwise ordered by a court of competent jurisdiction: Provided, That evidence presented at a public hearing shall not be considered confidential. In the event that a hearing officer determines that an executive session may be necessary, he shall immediately adjourn the hearing and certify the cause to the commission for hearing.

(3) Any decision or order adverse to an applicant rendered by the commission or its designee shall be in writing or stated in the record and shall be accompanied by findings of fact and conclusions of law. [Order 62, § 390–28–080, filed 8/26/75; Order 24, § 390–28–080, filed 2/21/74. Formerly WAC 390–28–070.]

WAC 390–28–090 Hearing to modify reporting—Required findings. The commission, after hearing as provided in these regulations, may suspend the applicable reporting requirement of chapter 42.17 RCW if it finds that the literal application of such requirement works a manifestly unreasonable hardship in the case under consideration and if it also finds that such suspension or modification will not frustrate the purposes of the act. The commission shall suspend or modify such reporting requirement or requirements only to the extent necessary to substantially relieve such hardship, and only upon clear and convincing proof to support such claim. [Order 62, § 390–28–090, filed 8/26/75; Order 24, § 390–28–090, filed 2/21/74.]

WAC 390–28–100 Reporting modifications—Possible qualifications. The following, or any of them, may be
considered possible qualifications for a reporting modification under RCW 42.17.370(9) pursuant to these regulations.

(a) Reporting any financial interest, otherwise required to be reported by RCW 42.17.240 (1)(b) of said act, if the financial institution or other entity in which the candidate or official having such interest does not engage in business in the state of Washington, or is not regulated in whole or in part by the office sought or held by such candidate or elected official, and provided that such reporting would present actual difficulties to the candidate or official and the interest in question would present no actual or potential conflict with the proper performance of the duties of the office sought or held, in the public interest.

(b) Reporting any of the information required by RCW 42.17.240 (1)(f) and (g), if public disclosure would violate any legally recognizable confidential relationship: Provided, The information in question does not relate to a business entity which would be subject to the regulatory authority of the office sought or held by such candidate or elected official in whole or in part: And provided further, That such reporting would present actual difficulties to the candidate or official and the interest in question would present no actual or potential conflict with the performance of the duties of the office sought or held, in the public interest.

(c) Reporting any of the information required by RCW 42.17.240 for members of the immediate family of a candidate or elected official, if such information relates to a financial interest held by such member under a bona fide separate property agreement, or other bona fide separate status and such financial interest does not constitute a present or prospective source of income to such candidate or elected official or to any other person who is dependent upon such candidate or elected official for support in whole or in part.

(d) Reporting any other matter which would constitute an unreasonable hardship in a given case, when the matter reported would not indicate any actual or potential conflict with the proper performance of the duties of the office sought or held in the public interest.

(c) Reporting any of the information required by RCW 42.17.240 for members of the immediate family of a candidate or elected official, if such information relates to a financial interest held by such member under a bona fide separate property agreement, or other bona fide separate status and such financial interest does not constitute a present or prospective source of income to such candidate or elected official or to any other person who is dependent upon such candidate or elected official for support in whole or in part.

Chapter 390-32 WAC
FAIR CAMPAIGN PRACTICES CODE

WAC


WAC 390-32-010 Fair Campaign Practices Code for candidates and local ballot issues. Pursuant to the provisions of RCW 42.17.370 (1) and (6) the public disclosure commission adopts this Fair Campaign Practices Code:

1. I shall conduct my campaign, and to the extent reasonably possible shall insist that my supporters conduct themselves, in a manner consistent with the best American tradition, discussing the issues and presenting my record and policies with sincerity and candor.

2. I shall uphold the right of every qualified voter to free and equal participation in the election process.

3. I shall not participate in, and I shall condemn, personal vilification, defamation, and other attacks on any opposing candidate or party which I do not believe to be truthful, provable, and relevant to my campaign.

4. I shall not use or authorize, and I shall condemn material relating to my campaign which falsifies, misrepresents, or distorts the facts, including but not limited to malicious or unfounded accusations creating or exploiting doubts as to the morality, patriotism or motivations of any party or candidate.

5. I shall not appeal to, and I shall condemn appeals to, prejudices based on race, creed, sex or national origin.

6. I shall not practice, and I shall condemn practices, which tend to corrupt or undermine the system of free election or which hamper or prevent the free expression of the will of the voters.

7. I shall promptly and publicly repudiate the support of any individual or group which resorts, on behalf of my candidacy or in opposition to that of my opponent(s) to methods in violation of the letter or spirit of this code.

8. I shall refrain from any misuse of the Public Disclosure Law, chapter 42.17 RCW to gain political advantage for myself or any other candidate. [Order 93, § 390-32-010, filed 8/26/77; Order 64, § 390-32-010, filed 11/25/75; Order 62, § 390-32-010, filed 8/26/75; Order 50, § 390-32-010, filed 3/3/75.]

WAC 390-32-020 Filing—Fair Campaign Practices Code. (1) A copy of the code provided in WAC 390-32-010 and 390-32-040 shall be printed in appropriate campaign reporting instructions made available to candidates and political committees.

(2) The PDC Form C–1 registration statement for candidates and political committees shall contain a section wherein the candidate or committee treasurer may indicate his intent to either voluntarily subscribe to the code or not to subscribe to all or a part of the code.

(3) Neither failure to subscribe to the code nor to complete that section of the C–1 registration statement pertaining to the code shall constitute a violation of chapter 42.17 RCW. [Order 93, §§ 390–32–020, filed 8/26/77; Order 91, § 390–32–020, filed 7/22/77; Order 62, § 390–32–020, filed 8/26/75; Order 59, § 390–32–020, filed 7/16/75; Order 52, § 390–32–020, filed 4/17/75.]

WAC 390-32-030 Complaints—Fair Campaign Practices Code. (1) Written and signed complaints alleging a violation of one or more specific provisions of the Fair Campaign Practices Code for candidates and
local ballot issues (WAC 390-32-010) or the Fair Campaign Practices Code for state-wide ballot issues (WAC 390-32-040) may be submitted to the public disclosure commission by any person.

(2) Upon receipt of a complaint, the commission administrator shall forward a copy of the complaint to the complainant within 24 hours, accompanied by a request for a response to the complaint returned within 5 days from the date of mailing.

(3) Upon receipt of the complainant's response, the commission administrator shall forward a copy to the complainant. A copy of the complaint and the response shall be sent to news media. The complaint and the response shall be available at the commission office for public inspection and copying. If the complainant does not respond within 5 days, the complaint shall be made public without a response.

(4) The commission will make no attempt to secure a reply to and will make no public release of complaints received within 8 days of an election.

(5) The commission will not issue comments or opinions about complaints or responses.

(6) In the absence of any contrary intention as expressed by the complainant, the filing of a complaint with the commission constitutes implied consent to have the complainant's identity disclosed. [Order 93, § 390-32-030, filed 8/26/77; Order 91, § 390-32-030, filed 7/22/77.]

WAC 390-32-040 Fair Campaign Practices Code for state-wide ballot issues. (1) We shall conduct our campaign, and to the extent reasonably possible shall insist that our supporters conduct themselves, in a manner consistent with the best American tradition, discussing the issues and presenting the record and facts with sincerity and honesty.

(2) We shall uphold the right of every qualified voter to free and equal access in the election process to all views held by both those in support of or opposition to this ballot issue.

(3) We shall not participate in, and shall condemn, personal vilification, defamation, and other attacks on those who hold the opposing viewpoint which we do not believe to be truthful, provable, and relevant to the campaign.

(4) We shall not use or authorize, and shall condemn material relating to the campaign which falsifies, misrepresents, or distorts the facts, including but not limited to malicious or unfounded accusations creating or exploiting doubts as to the morality, patriotism or motivations of those who oppose our view.

(5) We shall not appeal to, and we shall condemn appeals to, prejudices based on race, creed, sex or national origin.

(6) We shall not practice, and we shall condemn practices, which tend to corrupt or undermine the system of free elections or which hamper or prevent the free expression of the will of the voters. To this end we do voluntarily agree not to accept contributions when such acceptance would result in the total of contributions and independent campaign expenditures in support of or opposition to any state-wide ballot issue exceeding fifteen cents multiplied by the number of Washington voters voting in the last presidential general election. We shall promptly condemn any action by any group or individual whose contribution or expenditure results in this limitation being exceeded.

(7) We shall promptly and publicly repudiate the support of any individual or group which resorts to methods in violation of letter or spirit of this code.

(8) We shall refrain from any misuse of the public disclosure law, chapter 42.17 RCW to gain political advantage for our viewpoint. [Order 92, § 390-32-040, filed 7/22/77.]

Chapter 390-37 WAC

ENFORCEMENT PROCEDURES—INVESTIGATIVE HEARINGS

WAC 390-37-010 Enforcement procedures—Policy.
WAC 390-37-020 Enforcement procedures—Initiation of complaint.
WAC 390-37-030 Enforcement procedures—Status of citizen complainant and others.
WAC 390-37-050 Enforcement procedures—Respondent's notice of complaint.
WAC 390-37-060 Enforcement procedures—Investigation of complaints.
WAC 390-37-063 Enforcement procedures—Demand for information—Subpoenas.
WAC 390-37-070 Enforcement procedures—Complaints dismissible by administrator.
WAC 390-37-080 Enforcement procedures—Prehearing conference.
WAC 390-37-090 Enforcement procedures—Cases resolvable by stipulation.
WAC 390-37-100 Enforcement procedures—Contested case hearings.
WAC 390-37-150 Reconsideration and review of decisions.
WAC 390-37-200 Investigative hearings—Commission policy.
WAC 390-37-215 Investigative hearings—Conducted by commission or hearing officer.
WAC 390-37-225 Investigative hearings—Disposition of case by hearing officer.
WAC 390-37-230 Investigative hearings—Disposition of case by commission.

DISPOSITION OF SECTIONS FORMERLY CODIFIED IN THIS CHAPTER

WAC 390-37-300 Late filings—Civil penalties. [Statutory Authority: RCW 42.17.370(1). 82-02-007 (Order 81-04), § 390-37-300, filed 12/28/81; Order 84, § 390-37-300, filed 8/18/76.] Repealed by 82-14-016 (Order 82-04), filed 6/28/82. Statutory Authority: RCW 42.17.370(1).
WAC 390-37-305 Late filings—Administrator review. [Statutory Authority: RCW 42.17.370(1). 82-02-007 (Order 81-04), § 390-37-305, filed 12/28/81; Order 84, § 390-37-305, filed 8/18/76 and 8/20/76.] Repealed by 82-14-016 (Order 82-04), filed 6/28/82. Statutory Authority: RCW 42.17.370(1).
WAC 390-37-310 Late filings—Waiver of penalty. [Order 84, § 390-37-310, filed 8/18/76.] Repealed by 82-02-007 (Order 81-04), filed 12/28/81. Statutory Authority: RCW 42.17.370(1).
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390-37-040 Enforcement procedures—Procedure for filing citizen complaints. (1) A complaint filed with the commission, relating to an elected official or a candidate for elective office, shall be in writing and signed by the complainant under oath.

(2) A complaint filed with the commission, other than a complaint specified in subsection (1) of this section may be made informally.

(3) A complaint filed under the provisions of either subsection (1) or (2) of this section should include:
   (a) A statement of the nature of the alleged violation or violations, date, time and place of each occurrence and name of person or persons responsible; and
   (b) All available documentation and other evidence which the complainant is able to supply to demonstrate a reason for believing that a violation of chapter 42.17 RCW has occurred. [Order 79, § 390-37-040, filed 6/25/76.]

WAC 390-37-050 Enforcement procedures—Respondent's notice of complaint. Within ten days of receipt by the commission of a complaint which on its face appears to have merit, the commission shall notify the respondent that a complaint has been filed. The notice shall set forth the nature of the complaint and its origin (citizen complaint, commission or other) and the statutory provision alleged to have been violated. [Statutory Authority: RCW 42.17.370(1). 82-02-007 (Order 81-04), § 390-37-050, filed 7/19/79; Order 81, § 390-37-050, filed 7/22/76.]

WAC 390-37-060 Enforcement procedures—Investigation of complaints. The administrator shall investigate and present to the commission each complaint which indicates reasonable cause to believe chapter 42.17 RCW has been violated. [Order 81, § 390-37-060, filed 7/22/76.]

WAC 390-37-063 Enforcement procedures—Demand for information—Subpoenas. (1) During the course of an audit or an investigation, the administrator may issue a "demand for information" directed to any person who probably possesses information which is relevant and material to the audit or the investigation. The "demand for information" shall
   (a) Specifically describe the information which is sought, and
   (b) Set forth a reasonable time and place for the production of the information, and
   (c) Notify the person that if the information is not produced, the administrator will present a request to the commission, at its next regular or special meeting, to issue a subpoena for the information pursuant to RCW 42.17.370(5).

The "demand for information" may be personally delivered or sent by certified mail, return receipt requested.

(2) The commission may issue a subpoena under RCW 42.17.370(5) to compel persons to appear and give testimony and may require the production of any books, papers, correspondence, memorandums or other
documents which the commission deems relevant and material.

(3) Whenever the commission will consider the issuance of a subpoena, the administrator will place the matter on the published agenda for that meeting and, in addition, give the respondent, if any, and the person to whom the subpoena would be directed, at least five days written notice of the time and place where the meeting will be held. [Statutory Authority: RCW 42.17.370(1), 82-02-007 (Order 81-04), § 390-37-063, filed 12/28/81.]

WAC 390-37-070 Enforcement procedures—Complaints dismissible by administrator. The administrator, with the concurrence of the chairman, at any time prior to consideration by the commission, may dismiss a complaint which on its face, or as shown by investigation, does not show reason to believe that a violation of chapter 42.17 RCW has occurred. [Order 81, § 390-37-070, filed 7/22/76.]

WAC 390-37-080 Enforcement procedures—Prehearing conference. (1) After investigation of a complaint, there shall be a prehearing conference between the administrator or his designee and the respondent.

(2) The administrator and respondent shall proceed according to WAC 390-37-090. If the administrator and respondent can agree at the prehearing conference that:

(a) No facts are contested; and
(b) No questions of law are presented; and
(c) Respondent had no intent to conceal or withhold information in violation of the provisions of chapter 42.17 RCW, and
(d) Chapter 42.17 RCW was violated, and
(e) Determination of the sanction, if any, shall be made by the commission under the provisions of section 12(4), chapter 112, Laws of 1975 2nd ex. sess.

(3) There shall be a contested case hearing if
(a) One or more of the criteria set forth in subsection (2) of this section is not satisfied and
(b) The administrator determines there is reasonable cause to believe a violation has occurred and the violation is one which the commission should resolve by finding an actual violation pursuant to Substitute House Bill 1329, section 12(4), 2nd ex. sess.

(4) The administrator shall proceed in accordance with WAC 390-37-230 if
(a) One or more of the criteria set forth in subsection (2) of this section is not satisfied and
(b) The administrator determines there is reasonable cause to believe a violation has occurred and the violation is one which the commission should refer to the attorney general or other law enforcement agency pursuant to RCW 42.17.360. [Order 81, § 390-37-080, filed 7/22/76.]

WAC 390-37-090 Enforcement procedures—Cases resolvable by stipulation. (1) When the administrator and respondent agree at the prehearing conference to the criteria set forth in subsections (2)(a) through (e) of WAC 390-37-080, the administrator and respondent shall prepare stipulated statements of fact and law for presentation to the commission.

(2) If the commission finds that there has been an actual violation by approving the findings of fact and conclusions of law as presented in the stipulation, the commission shall:

(a) Convene a contested case hearing on the issue of the sanction to be imposed, and
(b) Determine the amount of the sanction.

(3) The commission shall refer the matter to the administrator for further investigation or other action consistent with the commission's deliberations if the commission:

(a) Does not approve the proposed findings of fact and conclusions of law pursuant to subsection (1) of this section or
(b) Determines its own remedy would be inadequate. [Order 81, § 390-37-090, filed 7/22/76.]

WAC 390-37-100 Enforcement procedures—Contested case hearings. (1) A contested case hearing shall be conducted pursuant to the Administrative Procedure Act (chapter 34.04 RCW) and its supporting regulations (chapter 1-08 WAC).

(2) A contested case shall be heard either by the commission or, if the respondent consents, by a duly designated hearing officer. The hearing officer may be either a member of the commission or another qualified person designated by resolution of the commission to preside at contested case hearings.

(3) Upon the conclusion of a contested case, the hearing officer shall prepare and present to the commission findings of fact, conclusions of law, and a proposed decision determinative of the matter. When the proposed decision is adverse to the respondent, a copy of the findings of fact, conclusions of law and proposed decision shall be served upon the administrator and the respondent. Both the respondent and the administrator shall be afforded an opportunity to file exceptions and written argument with the commission. The commission shall review the proposed decision at its next regular meeting or at a special meeting called for that purpose. The commission shall consider the whole record or such portions as shall be cited by the parties. Oral argument may be heard at the discretion of the commission.

(4) After either a hearing by the commission or review by the commission of the proposed decision of a hearing officer the commission may find that:

(a) Respondent did not violate the act, as alleged, and dismiss the case; or
(b) Respondent violated chapter 42.17 RCW, as alleged, and determine the sanction, if any, to be imposed, or
(c)(i) Respondent is in apparent violation of chapter 42.17 RCW, (ii) its own remedy is inadequate and enter its order referring the matter to the appropriate law enforcement agency as provided in RCW 42.17.360.

(5) Upon the conclusion of a hearing, the commission

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(a) Shall set forth in writing its findings of fact, conclusions of law and decision on the merits of the case; and

(b) Shall deliver, either in person or by mail, to each respondent, or the attorney of record of each respondent, a copy of the findings of fact, conclusions of law and decision.

(6) When the commission finds an apparent violation and refers the matter to an enforcement agency, the commission shall give to the respondent written notice of such finding and order of referral. [Order 81, § 390-37-100, filed 7/22/76.]

WAC 390-37-150 Reconsideration and review of decisions. (1) For purposes of this rule, "decision" means any findings, conclusions, order, or other action by the commission which is reviewable by a court.

(2) A decision may be reconsidered only upon (a) the written request of the person aggrieved thereby or (b) the motion or written request of a commissioner who voted on the prevailing side when that decision was made.

(3) Such a request for reconsideration shall be served, or motion made, within thirty days after service of the decision of which reconsideration is sought.

(4) A request or motion for reconsideration shall specify the grounds therefor.

(5) Upon being served with a decision, the respondent may treat that decision as final for the purpose of petitioning for judicial review. The commission may not reconsider any decision after being served with a petition for judicial review.

(6) When a request for reconsideration is served, or motion made, enforcement of the decision of which reconsideration is sought shall be stayed and the decision shall not be final until the commission has acted on the reconsideration.

(7) The commission shall act on the reconsideration, at the next meeting at which it practicably may do so, by: (a) Deciding whether to reconsider its decision, and (b) if it decides to do so, either affirming or amending its decision: Provided, That before a decision may be amended other than by lowering a penalty, the respondent shall be given notice and an opportunity to be heard if, and in the same manner as, required for the original decision. [Statutory Authority: RCW 42.17.370(1). 79-08-046 (Order 79-03), § 390-37-150, filed 7/19/79.]

WAC 390-37-200 Investigative hearings—Commission policy. (1) Although a respondent has no legal right to a hearing in connection with a determination by the commission to refer an apparent violation to a law enforcement authority, the commission has found that such a hearing may be a useful means of developing the true state of facts, with obvious benefit to all parties, including the public. It is the purpose of the investigative hearing rules, stated in WAC 390-37-200 through 390-37-230, to establish procedural guidelines for such hearings.

(2) For the purpose of these regulations, the term "investigative hearing" means a hearing to determine whether there has been an apparent violation of one or more provisions of chapter 42.17 RCW and whether such apparent violation should be referred to an appropriate law enforcement authority.

(3) The commission reserves the right to dispense with an investigative hearing in any case and to refer such matter to a law enforcement authority whenever

(a) Such action appears necessary for proper administration and enforcement of the act, or

(b) The commission concludes that no useful purpose would be served by an investigative hearing. [Order 81, § 390-37-200, filed 7/22/76.]

WAC 390-37-205 Investigative hearings—Respondent's notice to appear. The commission, through its administrator, shall give notice to the respondent seven days in advance of an investigative hearing, advising the respondent that he or she may appear and present testimony at such hearing. [Order 81, § 390-37-205, filed 7/22/76.]

WAC 390-37-210 Investigative hearings—Subpoenas. (1) The commission, its chairman, or designee of the commission or upon request by a respondent, may subpoena persons to appear and give testimony and may require the production of any books, papers, correspondence, memorandums or other records which the commission deems relevant or material.

(2) Such subpoena will issue and may be enforced in the form and manner set forth in RCW 34.04.105 and WAC 1-08-105 through 1-08-170. [Order 81, § 390-37-210, filed 7/22/76.]

WAC 390-37-215 Investigative hearings—Conducted by commission or hearing officer. An investigative hearing shall be conducted by a hearing officer or, if the respondent requests, the commission. The commission or the hearing officer shall conduct the hearing in an impartial and orderly manner. The commission or hearing officer shall have the authority, subject to other provisions of the law or regulations, to:

(a) Administer oaths and affirmations;

(b) Issue subpoenas compelling the attendance of witnesses and the production of evidence;

(c) Rule on all procedural matters, objections and motions;

(d) Interrogate witnesses in an impartial manner to develop pertinent facts;

(e) Receive relevant evidence; and

(f) Recuse, continue, or adjourn hearings. [Order 81, § 390-37-215, filed 7/22/76.]

WAC 390-37-220 Investigative hearings—Procedures. (1) In any investigatory hearing held to adduce evidence regarding alleged violations of the act, the commission or the hearing officer shall be guided by the following:

(a) The person appearing shall be sworn;

(b) Upon direction of the commission or hearing officer, additional witnesses may be called and examined;
(c) Staff or counsel shall ascertain identifying facts for the record and shall then proceed to examine the person testifying;

(d) The commission or hearing officer may examine any witness;

(e) The respondent may present evidence and may call additional witnesses;

(f) The staff, counsel, commissioners or hearing officer may cross-examine persons so appearing;

(g) The chairman or hearing officer shall rule on admissibility of evidence, subject to being overruled by a majority of the commissioners present when heard before the full commission.

(2) The commission or hearing officer may vary these procedures from time to time as deemed necessary for efficient and fair administration. [Order 81, § 390-37-220, filed 7/22/76.]

WAC 390-37-225 Investigative hearings—Disposition of case by hearing officer. (1) At the conclusion of an investigative hearing, the hearing officer shall prepare a written summary of the evidence gathered and a written statement of the proposed action. The hearing officer may propose any action which the commission might make consistent with WAC 390-37-230 or he may refer the matter to the commission.

(2) A copy of the hearing officer's written summary and report shall be furnished promptly after the hearing to the respondent and to each commission member. The respondent shall have 5 days from the receipt of such summary and statement in which to notify the commission in writing of specific objections to the summary and statement, and of the desire to present new or additional evidence. No further action shall be taken on the matter prior to the expiration of the 5 day period.

(3) Upon request by a commission member, the full commission shall review the matter at the next meeting at which the matter may be considered pursuant to this rule. The commission may ratify, set aside, or modify the hearing officer's disposition or take any action provided by WAC 390-37-230.

(4) If no commissioner requests such a review at or before the next meeting at which the matter could be considered pursuant to this rule, and if no objections or new or additional evidence is presented by the respondent, the action taken by the hearing officer shall be the official action of the commission.

(5) If the hearing officer's proposed decision becomes the official action of the commission, the hearing officer's written summary and report shall become the public record of the commission's action. [Order 81, § 390-37-225, filed 7/22/76.]

WAC 390-37-230 Investigative hearings—Disposition of case by commission. (1) At the conclusion of an investigative hearing, the commission may:

(a) Dismiss a matter;

(b) Postpone a final decision on the matter to allow commissioners, staff and counsel to summarize and review the evidence and make recommendations as to the disposition of the matter;

(c) Find an apparent violation and refer the matter to an appropriate law enforcement authority pursuant to RCW 42.17.360.

(2) The commission shall not make formal findings or conclusions inasmuch as these matters are fact-finding efforts and not formal contested cases. However, the commission shall prepare a summary of the evidence gathered and its conclusions, which report shall become the public record of the commission's action. [Order 81, § 390-37-230, filed 7/22/76.]