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KING COUNTY SUPERIOR COURT CLERK

7			SUPERIOR COURT CLERK E-FILED		
2			CASE NUMBER: 17-2-15750-3 SEA		
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5			PROPERTY AND A LABORATORY AND A LABORATO		
6	pm.	in or	WASHINGTON '		
7	STATE OF WASHINGTON KING COUNTY SUPERIOR COURT				
8	STATE OF WASHINGTON,		NO. 17-2-15750-3 SEA		
9	Plaintiff,		STIPULATION AND AGREED JUDGMENT		
10	V.		JODGIVIEN		
11	EASTSIDE DEMOCRATIC DINNER				
12	COMMITTEE, a Washington registed political committee,	ered			
13	Defendant.				
14	JUDGMENT SUMMARY (RCW 4.64.030)				
15	A. JUDGMENT CREDITOR:	Plaintifi	f, STATE OF WASHINGTON		
16	B. JUDGMENT DEBTOR:		IDE DEMOCRATIC DINNER COMMITTEE, ington registered political committee		
17	C. PRINCIPAL JUDGMENT:	\$2,785 with \$1,392 suspended for a period of 4 years			
18	committed during the period of suspension		ent on no findings of violations of the law ted during the period of suspension		
19	D. INTEREST:	No prej	udgment interest is owed. Principal judgment		
20		the prin	(s) due and owing shall not bear interest unless ucipal judgment is unpaid by the due date specified		
21	P ACCTO AND DEPO	herein .			
22	E. COSTS AND FEES:		in attorney fees; \$500 in investigation costs, and court costs		
23	F. ATTORNEYS FOR	Office of the Attorney General, State of Washington			
24	JUDGMENT CREDITOR	Senior A	LINDA A. DALTON, WSBA No. 15467 Senior Assistant Attorney General KELLY R. HARMON, WSBA No. 22498		
25			nt Attorney General		
26					

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G. ATTORNEY FOR JUDGMENT DEBTOR.

LAURA EWAN, WSBA No. 45201 Schwerin Campbell Barnard Iglitzin & Lavitt LLP

## STIPULATION

The parties to this stipulation, Plaintiff, STATE OF WASHINGTON (STATE), and Defendant, EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered political committee, desiring to resolve all claims arising out of the State's complaint, hereby enter into the following stipulation:

- Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered
  political committee, agrees to pay the State an assessed civil penalty in the amount of
  \$2,785 for its violations of RCW 42.17A for failing to timely disclose its contributions and
  independent expenditures made in 2016.
- 2. The parties agree that \$1,392.50 of the assessed civil penalty will be suspended based on the following terms and conditions:
  - a. The suspension will be in effect for four years from the date of execution of the Judgment. During the period of suspension, Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered political committee, agrees that it will not violate any provision of RCW 42.17A.
  - b. In the event Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered political committee, is found by the Public Disclosure Commission or a court to have committed a violation of RCW 42.17A during the suspension period, the suspended penalty of \$1,392 will immediately become due and payable within 30 days of such finding without further intervention of the Court.
  - c. If Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered political committee, is not found to have committed violations of RCW

1	42.17A by the Public Disclosure Commission or a court for conduct during the
2	suspension period, then the suspended portion of the penalty will be set aside.
3	3. Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered
4	political committee, agrees to pay the State the total amount of \$4,140 as reasonable
5	attorney fees, court costs, and costs of investigation in this action.
6	4. Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered
7	political committee, agrees to pay the State the unsuspended portion of the civil penalty
8	(\$1,392.50) and fees and costs (\$4,140) within thirty days from the date of the entry of the
9	Judgment.
0	DATED this 6th day of March, 2018.
1	Office of the Attorney General
2	State of Washington
3	March A Douba
4	LINDA A. DALTON, WSBA No. 15467
.5	Senior Assistant Attorney General KELLY R. HARMON, WSBA No. 22498
6	Assistant Attorney General Attorneys for State of Washington
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18	Kreen and the second se
19	LAŬRA EWAN, WSBA No. 45201 Schwerin Campbell Barnard Iglitzin & Lavitt LLP
20	Attorney for Defendant
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## JUDGMENT

THIS MATTER came on regularly before the undersigned judge of the above-entitled Court. Plaintiff, STATE OF WASHINGTON (STATE), appearing through its attorneys of record, LINDA A. DALTON, Senior Assistant Attorney General, and KELLY R. HARMON, Assistant Attorney General, and Defendant, EASTSIDE DEMOCRATIC DINNER COMMITTEE, appearing through its attorney, LAURA EWAN, apprised the Court of their agreement to the entry of this judgment for the purpose of settling and compromising this action brought under RCW 42.17A. The Court, having reviewed the records and files herein, and having found the settlement to be a just and proper resolution of this matter, and being otherwise fully advised in the premises, it is hereby ORDERED as follows:

- Defendant, EASTSIDE DEMOCRATIC DINNER COMMITTEE is hereby assessed a civil
  penalty, under the provisions of RCW 42.17A, in the amount of \$2,785 payable to the State
  of Washington.
- 2. The amount of \$1,392.50 of the assessed penalty is hereby suspended upon Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE's compliance with the following court-ordered conditions:
  - a. The suspension will be in effect for four years from the date of execution of the Judgment. During the period of suspension, Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered political committee, will not violate any provision of RCW 42.17A.
  - b. In the event Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered political committee, is found by the Public Disclosure Commission or a court to have committed a violation of RCW 42.17A during the suspension period, the suspended penalty of \$1,392.50 shall immediately become

1	due and payable within 30 days of such finding without further intervention of the			
2	Court.			
3	c. If Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington			
4	registered political committee, is not found to have committed violations of RCW			
5	42.17A by the Public Disclosure Commission or a court for conduct during the			
6	suspension period, then the suspended portion of the penalty shall be set aside.			
7	Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered			
8	political committee shall pay the State of Washington the amount of \$3,400.00 as reasonable			
9	attorney fees, \$240 in court costs, and \$500 in costs of investigation, authorized under RCW			
10	42.17A.765 in this action.			
11	3. Defendant EASTSIDE DEMOCRATIC DINNER COMMITTEE, a Washington registered			
12	political committee, shall pay the State the unsuspended portion of the civil penalty			
13	(\$1,392.50), reasonable attorneys fees (\$3,400), and assessed costs (\$740) within 30 days			
14	from the date of the entry of the Judgment			
15	DONE IN OPEN COURT this day of, 2018.			
16				
17	THE HONORABLE DEAN S. LUM JUDGE			
18	PRESENTED BY: Office of the Attorney General			
19	State of Washington			
20	KELLY R. HARMON, WSBA No. 22498			
21	Assistant Attorney General LINDA A. DALTON, WSBA No. 15467			
22	Senior Assistant Attorney General Attorneys for State of Washington			
23	APPROVED AS FO FORM:			
24	This was the state of the state			
25	LAURA EWAN, WSBA No. 45201 Schwerin Campbell Barnard Iglitzin & Lavitt LLP			
26	Attorney for Defendant			

## King County Superior Court Judicial Electronic Signature Page

Case Number:

17-2-15750-3

Case Title:

STATE OF WASHINGTON VS EASTSIDE DEMOCRATIC

DINNER COMMITTEE

Document Title:

Order

Signed by:

Catherine Shaffer

Date:

3/16/2018 2:24:56 PM

Judge/Commissioner: Catherine Shaffer

This document is signed in accordance with the provisions in GR 30.

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O=KCDJA, CN="Catherine

Shaffer:PCh7R3n44hGZOTo3YYhwmw=="