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| 7 | STATE OF WA KING COUNTY SU | |
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| 9 | STATE OF WASHINGTON, | NO. |
| 10 | Plaintiff, | COMPLAINT FOR INJUNCTIVE AND OTHER RELIEF |
| | · v. | |
| 11 | HOLIDAY TREASURE CHEST | |
| 12 | CHARITY FOUNDATION, a Washington nonprofit corporation (aka PIRATES | |
| 13 | CHARITY FOUNDATION, HOLIDAY TREASURE CHEST, and TUBIE | |
| 14 | FRIENDS); and MARK STERLING BERGESON (aka MARK JENSEN), | |
| 15 | Defendants. | |
| 16 | | |
| 17 | The plaintiff, State of Washington, by an | nd through its attorneys Robert W. Ferguson, |
| 18 | Attorney General, and Joshua G. Studor, Assistan | nt Attorney General, brings this action against |
| 19 | the defendants. The State alleges the following or | n information and belief: |
| 20 | I. INTRO | DUCTION |
| 21 | 1.1 Since at least 2013, Defendant M | ark Sterling Bergeson, ("Bergeson") has used |
| 22 | The Holiday Treasure Chest Charity Foundation, | a registered charitable organization, to enrich |
| 23 | himself under the guise of giving toys to childre | en during the holidays. Bergeson founded the |
| 24 | defendant charity as an arm of Seattle Seafair Pin | rates and served as executive director for most |
| 25 | of its existence. Bergeson exclusively managed, | and actively participated in, its solicitations, |
| 26 | finances, and purported charitable activities. His p | position allowed Bergeson to withdraw and use |
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COMPLAINT FOR INJUNCTIVE AND OTHER RELIEF - 1

unaccounted-for cash, convert in-kind donations to his personal use, and prevent oversight of his
 activities. This lawsuit seeks to protect Holiday Treasure Chest Charity Foundation's legitimate
 purposes, prevent Bergeson from further deceiving and benefiting from the generosity of
 Washington consumers, and hold Bergeson accountable for his unlawful actions.

II. PARTIES

The Plaintiff is the State of Washington (the "State").

2.2 Defendant Mark Sterling Bergeson ("Bergeson"), also known as Mark "Keelhaul" Jensen, is an unmarried man who resides in Woodinville, Washington.

9 2.3 Defendant Holiday Treasure Chest Charity Foundation is a Washington nonprofit
10 corporation and registered charitable organization with a Unified Business Identifier (UBI)
11 Number of 602 792 037 and Charitable Organization Registration Number of 1128407. Its
12 principal place of business is 12337 30th Ave NE, Ste. S1 Seattle, WA 98125. It is also known
13 as Pirates Charity Foundation, Holiday Treasure Chest, and Tubie Friends. Holiday Treasure
14 Chest Charity Foundation was previously associated with the Seattle Seafair Pirates but the
15 organizations separated in 2013 and are no longer affiliated.

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The Seattle Seafair Pirates is not a party to this action.

III. JURISDICTION AND VENUE

18 3.1 The State files this Complaint pursuant to its authority under the Consumer 19 Protection Act (RCW 19.86) (CPA), the Charitable Solicitations Act (RCW 19.09), the 20 Nonprofit Corporations Act (RCW 24.03), and the Charitable Trust Act (RCW 11.110). The 21 Attorney General has authority under RCW 19.86.080 to seek orders to prevent and restrain 22 violations of the CPA. The Attorney General has authority under RCW 19.09.340 to seek orders 23 to prevent and restrain violations of the Charitable Solicitations Act. The Attorney General has 24 authority under RCW 11.110.120 to seek orders to prevent and restrain violations of the 25 Charitable Trust Act. The Attorney General has authority to seek involuntary dissolution of a 26 nonprofit corporation under RCW 24.03.040.

COMPLAINT FOR INJUNCTIVE AND OTHER RELIEF - 2

3.2 This Court has personal jurisdiction over the defendants under RCW 19.86.080,
 RCW 19.09.340, and RCW 11.110.120. The defendants have submitted themselves to the
 jurisdiction of this Court by engaging in the conduct set forth in this Complaint in the State of
 Washington, including in King County. The defendants have engaged in conduct in King County
 and elsewhere in the state of Washington that violates the CPA and the Charitable Solicitations
 Act.

3.3 This Court has subject matter jurisdiction over this action pursuant to RCW 19.86.080, RCW 19.86.140, RCW 11.110.120, and RCW 24.03.266.

3.4 Venue is proper in King County pursuant to RCW 4.12.020 and RCW 4.12.025. Defendants conduct business, solicit donations, and reside in King County.

IV. FACTS

4.1 In Washington, organizations conducting charitable solicitations are governed by the Charitable Solicitations Act. Under the act, a charitable organization must register with the Secretary of State, report its activities annually, maintain clear and current records, and fully and fairly identify itself to potential donors. Moreover, charitable organizations are prohibited from making false or misleading statements during their solicitations and must not use donated funds in a manner contrary to their charitable purpose. Once a charitable organization receives a donation, it must follow the mandates of the Charitable Trust Act, which include specific requirements about how a trust is properly administered.

4.2 The Seattle Seafair Pirates (the "Pirates"), a social group and nonprofit corporation, is a long-standing fixture of a Puget Sound summer. Formed in 1949 as an offshoot of a group known as the Ale & Quail Society, the Pirates helped organize Seattle's first Seafair Festival. The group now kicks off the annual Seafair festivities with a mock "landing" at Alki Beach in West Seattle and appears in parades and social events throughout the region.

4.3 In 2008, members of the Pirates organization formed a separate Washington
nonprofit corporation called the Seafair Pirates Charity Foundation and, in 2009, registered with

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the Secretary of State as a charitable organization with the name "Seafair Pirates Holiday
 Treasure Chest." Its stated purpose was: "the disbursement of toys, food, and clothing to poor
 families in the greater Seattle area."

4 4.4 Bergeson was among the first directors of the Seafair Pirates Holiday Treasure
5 Chest and served as the Executive Director from 2008 to September 2018.

6 4.5 In 2010, tension arose between the Pirates and its charitable arm. The conflict led
7 to a schism between the two groups and, eventually, a lawsuit.

8 4.6 On or about March 5, 2014, the Pirates and its charity settled the lawsuit and
9 agreed that the charity would no longer solicit on behalf of the Pirates or identify itself as "Seattle
10 Seafair Pirates" or another similar name.

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4.7 Close in time to the conclusion of the lawsuit with the Pirates, the charity changed its name to the Holiday Treasure Chest Charity Foundation ("Treasure Chest").

4.8 In 2012, Treasure Chest's long-time treasurer (and Bergeson's romantic partner)
died. Though Treasure Chest appointed a new treasurer, he and the other officers allowed
Bergeson to run Treasure Chest with little, if any, oversight.

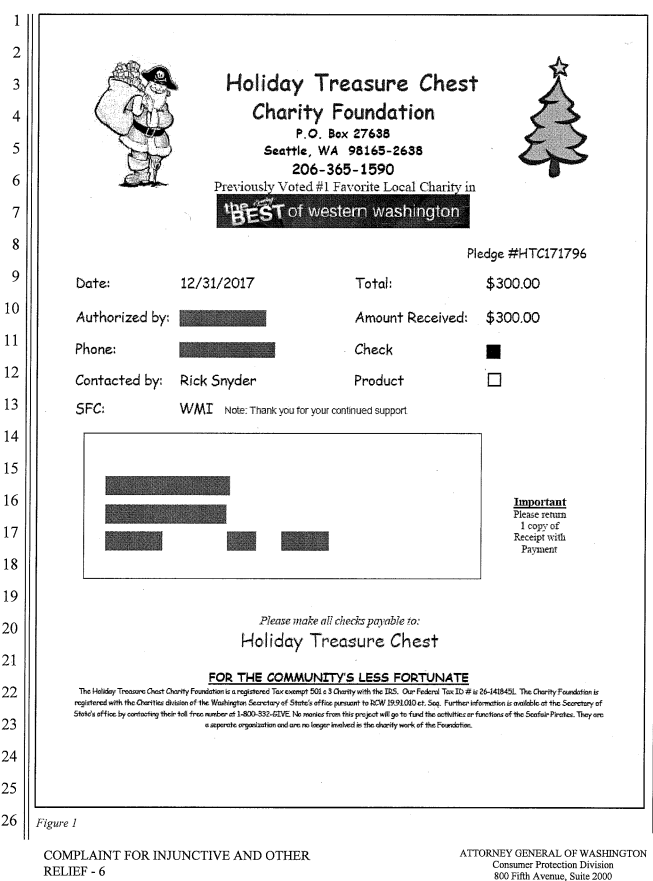
4.9 Despite the split between the Pirates and Treasure Chest, Bergeson's organization
continued to solicit charitable contributions in much the same way, including affirmatively
representing itself as being associated with the Pirates or implying such a relationship existed.

4.10 Treasure Chest currently solicits funds, gift cards, and in-kind donations through telephone solicitations, direct mail, e-mail, the Internet, and in-person requests.

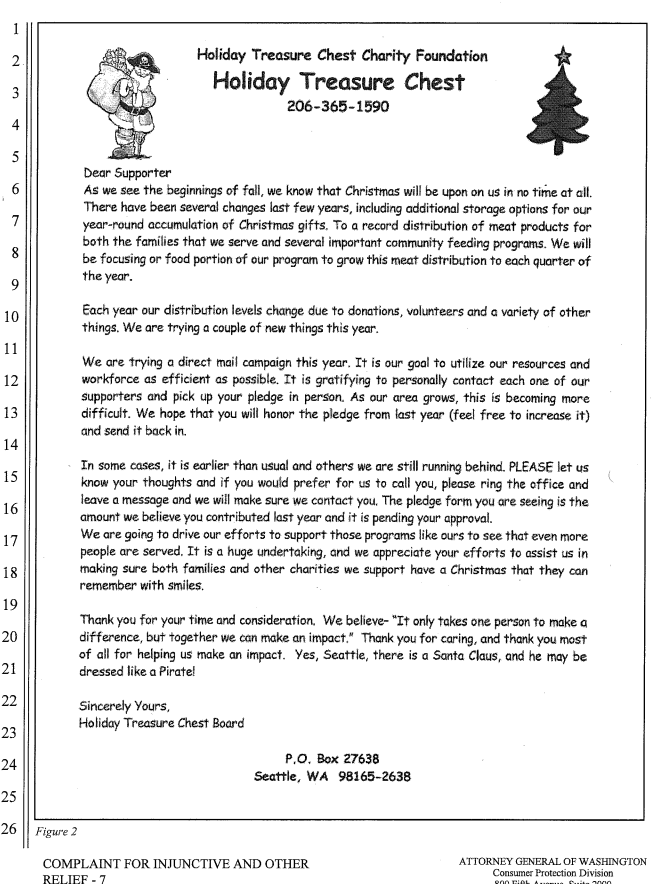
4.11 If a potential donor pledges a charitable contribution during a telephone
solicitation, Treasure Chest sends out a pledge receipt that encourages the donor to complete the
donation. The pledge receipt includes the name of the charity, its contact information, a claim
that it was previously awarded "Favorite Local Charity" by The Best of Western Washington,
the purported name of the solicitor, a "thank you" note, a disclosure of its status as a 501(c)(3)
organization and Federal Tax ID number, the Secretary of State's contact information, and the

| 1 | phrase "FOR THE COMMUNITY'S LESS FORTUNATE." Figure 1 (below). It also includes |
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| 2 | a letter describing Treasure Chest's past and intended charitable activities. Figure 2 (below). |
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(206) 464-7745

4.12 Donations to Treasure Chest come in the form of cash, check, online payment,
gift card, or in-kind contributions like food or toys.

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4.13 If an individual provides an in-kind donation, a courier from Treasure Chest collects the donation and stores it in one of multiple storage units rented in Bergeson's name. Inkind contributions generally take the form of toys, food, and gift cards/certificates. Treasure Chest does not keep inventory of its in-kind contributions.

7 4.14 Cash and checks donated to Treasure Chest are often collected by a courier and
8 are deposited into one of Treasure Chest's checking accounts.

9 4.15 Funds donated using the Internet are processed through PayPal and are transferred
10 to one of Treasure Chest's checking accounts.

4.16 Treasure Chest does not account for cash contributions or donations of gift cards
or gift certificates.

4.17 At all relevant times Treasure Chest's primary solicitors were Bergeson and
Foundation employees Ronald Braschler and David Werven. On information and belief,
Bergeson identifies himself as "Rick Snyder" and Braschler identifies himself as "Rod Baxter"
when soliciting the public for charitable contributions.

4.18 Between 2012 and May 2018, Bergeson withdrew more than \$280,000 in cash
from Treasure Chest's checking account using Treasure Chest's ATM/debit card and by writing
checks to "cash." Bergeson did not keep records regarding how he used the cash.

4.19 For years, Bergeson used Treasure Chest's checking account as if it were his own.
For example, between 2013 and May 2018, Treasure Chest's account statements show more than
\$10,000 in purchases for fuel and groceries, \$3,000 spent at restaurants, \$6,000 for cell phone
bills, and \$14,000 for cable and internet. Bergeson also used Treasure Chest's account to pay for
a resort stay in Friday Harbor, Washington and a hotel room in Ocean Shores, Washington.
Figure 3. Treasure Chest also paid \$430 for a subscription to Match.com, an online dating
service. Figure 4.

COMPLAINT FOR INJUNCTIVE AND OTHER RELIEF - 8

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| Withdr Date 04/05/17 04/06/17 04/06/17 04/06/17 04/06/17 04/21/17 04/21/17 04/11/17 04/11/17 04/11/17 04/11/17 04/120/17 04/20/17 04/21/17 04/21/17 04/21/17 | 'awals and other debits Description PAYPAL DES:INST XFER ID:EBAYINCSHIP INDN:SEAFAIR PIRATES CHARIT CO ID:PAYPALSI77 WEB PAYPAL DES:INST XFER ID:EBAYINCSHIP INDN:SEAFAIR PIRATES CHARIT CO ID:PAYPALSI77 WEB PAYPAL DES:INST XFER ID:EBAYINCSHIP INDN:SEAFAIR PIRATES CHARIT CO ID:PAYPALSI77 WEB PAYPAL DES:INST XFER ID:EBAYINCSHIP INDN:SEAFAIR PIRATES CHARIT CO ID:PAYPALSI77 WEB PAYPAL DES:INST XFER ID:EBAYINCSHIP INDN:SEAFAIR PIRATES CHARIT CO ID:PAYPALSI77 WEB COMCAST DES:CABLE ID:7578337 INDN:PIRATES *FOUNDATION COMCAST DES:CABLE ID:7578337 INDN:PIRATES *FOUNDATION WEB COMCAST DES:CABLE ID:7578337 INDN:PIRATES *FOUNDATION CO ID:0000213249 WEB MEB MEB Int # XXXX XXXX XXXX 6926 SAFEWAY STORE 04/02 #0000914833 PURCHASE SAFEWAY STORE 3 KENMORE WA BKOFAMERICA ATM 04/02 #000002908 WITHDRWL WOODINVILLE WOODINVILLE WA SAFEWAY STORE 04/11 #0000543259 PURCHASE SAFEWAY STORE 3 KENMORE WA BKOFAMERICA ATM 04/11 #0000001596 WITHDRWL LAKE CITY SEATTLE WA | -7 -9 -7 -333 -45 -400 -46 -100 -46 -100 -44 -300 -375 -98 |

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4.20 On information and belief, Bergeson also converts donated gift cards to his personal use. For example, Bergeson used gift cards donated from Stanford's restaurant in the Northgate Mall to take friends and fellow Treasure Chest members to lunch.

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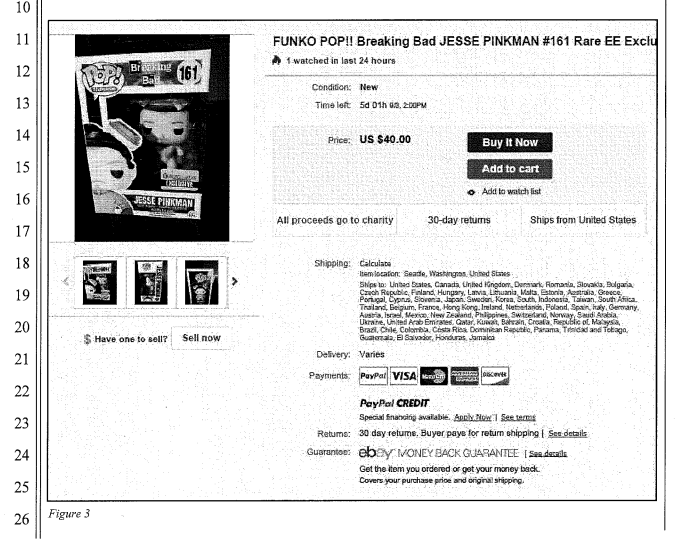
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4.21 On information and belief, Bergeson sold and sells items contributed to Treasure Chest, including toys, electronic items, and collectibles, on the Internet using auction sites like eBay. The items include donated collectibles from Funko sold for as much as four times the recommended retail price. Figure 5. Bergeson's listings claim that "100% of the sale of this item will benefit Pirates Charity Foundation." Treasure Chest does not keep an accounting of these auction sales.



COMPLAINT FOR INJUNCTIVE AND OTHER RELIEF - 10

Ronald Braschler and others have received compensation from Treasure Chest 1 4.22 either from cash payments or checks. Between 2013 and 2018, Braschler received at least \$58,000 from Treasure Chest.

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4.23 Treasure Chest has made loans and/or distributed assets to members of the corporation and other insiders including Bergeson, Ataa Newman, Brittany Torres, David Werven, Jena Werven, Ron Braschler, Russ Brown, and Ken Coole (now deceased).

In filings with the Secretary, Treasure Chest reported it raised more than \$1 4.24 million in donations between 2012 and May 2018. It also reported spending an average of 82% on its program services.

In reality, Treasure Chest's failure to account and keep records makes it 4.25 10 impossible to determine how much it *actually* spent on providing gifts and food to children. 11 12 Checks and statements from its primary bank checking account show only \$414 spent at stores that sell toys. Moreover, the defendants' utter lack of inventory control, failure to identify 13 beneficiaries, and conversion of donated goods renders useless any attempt to account for in-14 15 kind donations.

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V. **FIRST CAUSE OF ACTION**

(Violations of the Charitable Solicitations Act RCW 19.09.100 the CPA RCW 19.86: False and Misleading Charitable Solicitations)

Plaintiff realleges Paragraphs 1.1 through 4.25 and incorporates them herein as if 5.1 19 20 set forth in full.

Defendants made false, misleading, and deceptive statements in charitable 21 5.2 solicitations for Treasure Chest. Such misrepresentations include, but are not limited to: 22

Claims that monetary donations are used by Treasure Chest to purchase 23 a. and distribute "countless tons of food and goods" and "tens of thousands 24 of new gifts to children throughout the Puget Sound region." 25

COMPLAINT FOR INJUNCTIVE AND OTHER RELIEF - 11

| 1 | b. | Claims that Treasure Chest's workers are "volunteers" when they are |
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| 2 | | actually compensated for work done for the nonprofit. |
| 3 | с. | Claims that donated gift cards are given directly to needy families or used |
| 4 | | to purchase specific gift requests when many are actually converted to |
| 5 | | personal use by Bergeson and other members. |
| 6 | d. | Claims that in-kind donations such as toys and food are given directly to |
| 7 | | children in need. |
| 8 | e. | Claims that Treasure Chest has been in operation for at least 17 years |
| 9 | | when in fact it was incorporated in 2008. |
| 10 | f. | Claims that Treasure Chest has been awarded BEST Favorite Local |
| 11 | | Charity from Evening Magazine's "the BEST of Western Washington" |
| 12 | | and has placed in the top five for six years, when in fact it has not been |
| 13 | | awarded "BEST" since at least its split with the Pirates in 2013. |
| 14 | 5.3 Practic | es covered by Charitable Solicitations Act "are matters vitally affecting |
| 15 | the public interest for | the purpose of applying the consumer protection act, chapter 19.86 RCW. |
| 16 | A violation of this cha | apter is not reasonable in relation to the development and preservation of |
| 17 | business and is an u | nfair or deceptive act in trade or commerce and an unfair method of |
| 18 | competition for the pu | rpose of applying the consumer protection act, chapter 19.86 RCW." RCW |
| 19 | 19.09.340. | |
| 20 | 5.4 The c | onduct described in paragraphs 5.1 through 5.2 violates RCW |
| 21 | 19.09.100(15) as curre | ently and previously enacted. Pursuant to RCW 19.09.340, violations of |
| 22 | the Charitable Solicita | ations Act are per se violations of the Consumer Protection Act, RCW |
| 23 | 19.86. | |
| 24 | 5.5 Notwit | hstanding the per se violation of the Charitable Solicitations Act, the |
| 25 | conduct described in | paragraphs 5.1 through 5.2 constitutes unfair and/or deceptive acts or |
| 26 | practices in the conduc | ct of trade or commerce, which violates the RCW 19.86.020. Making false |

| 1 | and misleading statements to consumers when soliciting charitable contributions has the capacity |
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| 2 | to deceive a substantial portion of the public. |
| 3 | VI. SECOND CAUSE OF ACTION |
| 4 | (Violations of the Charitable Solicitations Act RCW 19.09.100 and the CPA RCW 19.86: |
| 5 | Failure to fully and fairly disclose the organization's identity in solicitations) |
| 6 | 6.1 Plaintiff re-alleges Paragraphs 1.1 through 5.5 and incorporates them as if set fully |
| 7 | herein. |
| 8 | 6.2 While directly soliciting for charitable contributions, the defendants failed to fully |
| 9 | and fairly disclosed their identities and/or misrepresented their identities at the point of the |
| 10 | solicitation: |
| 11 | a. Bergeson provided a false or fictitious name, to-wit: Rick Snyder. |
| 12 | b. Foundation employee, Ronald Braschler, provided a false or fictitious |
| 13 | name, to-wit: Ron Baxter. |
| 14 | c. Treasure Chest expressly or implicitly represented itself as being the |
| 15 | Seattle Seafair Pirates and/or failed to correct the misconception. |
| 16 | 6.3 The conduct described in paragraphs 6.1 through 6.2 occurred in trade and/or |
| 17 | commerce and impacted the public interest. |
| 18 | 6.4 The conduct described in paragraphs 6.1 through 6.2 has the capacity to deceive |
| 19 | Washington consumers. |
| 20 | 6.5 The conduct described in paragraphs 6.1 through 6.2 violates RCW 19.09.100(15) |
| 21 | as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charitable |
| 22 | Solicitations Act are per se violations of the Consumer Protection Act, RCW 19.86. |
| 23 | 6.6 Notwithstanding the <i>per se</i> violation of the Charitable Solicitations Act, the conduct |
| 24 | described in paragraphs 6.1 through 6.2 constitutes unfair and/or deceptive acts or practices in the |
| 25 | conduct of trade or commerce, which violates the RCW 19.86.020. Solicitors' misrepresentations |
| 26 | |

| 5 Donations) 6 7.1 Plaintiff re-alleges Paragraphs 1.1 through 6.6 and incorporates them as if set f 7 herein. 8 7.2 The defendants collected or attempted to collect cash and checks from donor 9 person and/or by courier where the solicitation for a contribution was not made in person and with the donor had not agreed to purchase any goods or items from the defendants; 71 7.3 The conduct described in paragraphs 7.1 through 7.2 violates RCW 19.09.1000 72 as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charita 73 Solicitations Act are <i>per se</i> violations of the Consumer Protection Act, RCW 19.86. 74 VIII. FOURTH CAUSE OF ACTION 75 (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 76 8.1 77 herein. 78 8.2 8.1 Plaintiff re-alleges Paragraphs 1.1 through 7.3 and incorporates them as if set f 77 herein. 78 8.2 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treas 79 Chest, a nonprofit corporation. 70 8.3 While serving as a director of Treasure Chest, Bergeson eng | 1 | of their identities and the identity of the charitable organization for which they are soliciting have |
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| 4 (Violations of the Charitable Solicitations Act RCW 19.09: Use of Couriers to Collect 5 Donations) 6 7.1 7 Plaintiff re-alleges Paragraphs 1.1 through 6.6 and incorporates them as if set f 7 herein. 8 7.2 7 The defendants collected or attempted to collect cash and checks from donor 9 person and/or by courier where the solicitation for a contribution was not made in person and with 10 the donor had not agreed to purchase any goods or items from the defendants; 11 7.3 The conduct described in paragraphs 7.1 through 7.2 violates RCW 19.09.1000 12 as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charita 13 Solicitations Act are <i>per se</i> violations of the Consumer Protection Act, RCW 19.86. 14 VIII. FOURTH CAUSE OF ACTION 15 (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 16 8.1 Plaintiff re-alleges Paragraphs 1.1 through 7.3 and incorporates them as if set f 17 herein. 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treas 18 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treas | 2 | the capacity to deceive a substantial portion of the public. |
| 5 Donations) 6 7.1 Plaintiff re-alleges Paragraphs 1.1 through 6.6 and incorporates them as if set ff 7 herein. 8 7.2 The defendants collected or attempted to collect cash and checks from donor 9 person and/or by courier where the solicitation for a contribution was not made in person and with the donor had not agreed to purchase any goods or items from the defendants; 11 7.3 The conduct described in paragraphs 7.1 through 7.2 violates RCW 19.09.1000 12 as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charita 13 Solicitations Act are <i>per se</i> violations of the Consumer Protection Act, RCW 19.86. 14 VIII. FOURTH CAUSE OF ACTION 15 (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 16 8.1 Plaintiff re-alleges Paragraphs 1.1 through 7.3 and incorporates them as if set ff 17 herein. 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treas 19 Chest, a nonprofit corporation. 8.3 While serving as a director of Treasure Chest, Bergeson engaged in fraudu 11 and/or dishonest conduct with respect to the corporation, which included but was not limited to 12 a. Repeatedly violating provisions | 3 | VII. THIRD CAUSE OF ACTION |
| 6 7.1 Plaintiff re-alleges Paragraphs 1.1 through 6.6 and incorporates them as if set f 7 herein. 8 7.2 The defendants collected or attempted to collect cash and checks from donor 9 person and/or by courier where the solicitation for a contribution was not made in person and with the donor had not agreed to purchase any goods or items from the defendants; 10 the donor had not agreed to purchase any goods or items from the defendants; 11 7.3 The conduct described in paragraphs 7.1 through 7.2 violates RCW 19.09.100/ 12 as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charitt 13 Solicitations Act are <i>per se</i> violations of the Consumer Protection Act, RCW 19.86. 14 VIII. FOURTH CAUSE OF ACTION 15 (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 16 8.1 Plaintiff re-alleges Paragraphs 1.1 through 7.3 and incorporates them as if set f 17 herein. 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treas 18 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treas 19 Chest, a nonprofit corporation. 8.3 While serving as a director of Treasure Chest, Bergeson engaged in fraudu and/or dishone | 4 | (Violations of the Charitable Solicitations Act RCW 19.09: Use of Couriers to Collect |
| 7 herein. 8 7.2 The defendants collected or attempted to collect cash and checks from donor 9 person and/or by courier where the solicitation for a contribution was not made in person and where 10 the donor had not agreed to purchase any goods or items from the defendants; 11 7.3 The conduct described in paragraphs 7.1 through 7.2 violates RCW 19.09.100/ 12 as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charita 13 Solicitations Act are per se violations of the Consumer Protection Act, RCW 19.86. 14 VIII. FOURTH CAUSE OF ACTION 15 (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 16 8.1 Plaintiff re-alleges Paragraphs 1.1 through 7.3 and incorporates them as if set f 17 herein. 18 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treat 19 Chest, a nonprofit corporation. 20 a. Repeatedly violating provisions of the CPA, Charitable Solicitations 4 21 and Nonprofit Corporations Act in a manner that is likely to jeopard 23 the future of Treasure Chest; | 5 | Donations) |
| 8 7.2 The defendants collected or attempted to collect cash and checks from donor person and/or by courier where the solicitation for a contribution was not made in person and with the donor had not agreed to purchase any goods or items from the defendants; 10 the donor had not agreed to purchase any goods or items from the defendants; 11 7.3 The conduct described in paragraphs 7.1 through 7.2 violates RCW 19.09.1000 12 as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charital Solicitations Act are <i>per se</i> violations of the Consumer Protection Act, RCW 19.86. 14 VIII. FOURTH CAUSE OF ACTION 15 (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 16 8.1 17 herein. 18 8.2 19 Chest, a nonprofit corporation. 20 a. Repeatedly violating provisions of the CPA, Charitable Solicitations at and/or dishonest conduct with respect to the corporation, which included but was not limited to a. Repeatedly violating provisions of the CPA, Charitable Solicitations at and Nonprofit Corporations Act in a manner that is likely to jeopara the future of Treasure Chest; | 6 | 7.1 Plaintiff re-alleges Paragraphs 1.1 through 6.6 and incorporates them as if set fully |
| 9 person and/or by courier where the solicitation for a contribution was not made in person and with the donor had not agreed to purchase any goods or items from the defendants; 11 7.3 The conduct described in paragraphs 7.1 through 7.2 violates RCW 19.09.1000 12 as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charitations Act are per se violations of the Consumer Protection Act, RCW 19.86. 14 VIII. FOURTH CAUSE OF ACTION 15 (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 16 8.1 17 herein. 18 8.2 19 Chest, a nonprofit corporation. 20 a. 21 and Nonprofit Corporations of the Corporation, which included but was not limited to a. 22 a. 23 And Nonprofit Corporations Act in a manner that is likely to jeopard the future of Treasure Chest; | 7 | herein. |
| 10 the donor had not agreed to purchase any goods or items from the defendants; 11 7.3 The conduct described in paragraphs 7.1 through 7.2 violates RCW 19.09.1000 12 as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charital 13 Solicitations Act are <i>per se</i> violations of the Consumer Protection Act, RCW 19.86. 14 VIII. FOURTH CAUSE OF ACTION 15 (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 16 8.1 17 herein. 18 8.2 19 Chest, a nonprofit corporation. 20 8.3 21 and/or dishonest conduct with respect to the corporation, which included but was not limited to a and Nonprofit Corporations Act in a manner that is likely to jeopara and Nonprofit Corporations Act in a manner that is likely to jeopara the future of Treasure Chest; | 8 | 7.2 The defendants collected or attempted to collect cash and checks from donors in |
| 11 7.3 The conduct described in paragraphs 7.1 through 7.2 violates RCW 19.09.100 12 as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charital 13 Solicitations Act are <i>per se</i> violations of the Consumer Protection Act, RCW 19.86. 14 VIII. FOURTH CAUSE OF ACTION 15 (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 16 8.1 Plaintiff re-alleges Paragraphs 1.1 through 7.3 and incorporates them as if set f 17 herein. 18 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treasure 19 Chest, a nonprofit corporation. 20 a. 21 a. 22 a. 23 and Nonprofit Corporations Act in a manner that is likely to jeopard 24 the future of Treasure Chest; | 9 | person and/or by courier where the solicitation for a contribution was not made in person and where |
| as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charital Solicitations Act are <i>per se</i> violations of the Consumer Protection Act, RCW 19.86. VIII. FOURTH CAUSE OF ACTION (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 8.1 Plaintiff re-alleges Paragraphs 1.1 through 7.3 and incorporates them as if set f herein. 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treas Chest, a nonprofit corporation. 8.3 While serving as a director of Treasure Chest, Bergeson engaged in fraudu and/or dishonest conduct with respect to the corporation, which included but was not limited to a. Repeatedly violating provisions of the CPA, Charitable Solicitations A and Nonprofit Corporations Act in a manner that is likely to jeopard the future of Treasure Chest; | 10 | the donor had not agreed to purchase any goods or items from the defendants; |
| Solicitations Act are <i>per se</i> violations of the Consumer Protection Act, RCW 19.86. VIII. FOURTH CAUSE OF ACTION (Petition to Remove Executive Director and/or Dissolve the Nonprofit) 8.1 Plaintiff re-alleges Paragraphs 1.1 through 7.3 and incorporates them as if set f herein. 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treas Chest, a nonprofit corporation. 8.3 While serving as a director of Treasure Chest, Bergeson engaged in fraudu and/or dishonest conduct with respect to the corporation, which included but was not limited to a. Repeatedly violating provisions of the CPA, Charitable Solicitations A and Nonprofit Corporations Act in a manner that is likely to jeopard the future of Treasure Chest; | 11 | 7.3 The conduct described in paragraphs 7.1 through 7.2 violates RCW 19.09.100(18) |
| 14VIII. FOURTH CAUSE OF ACTION15(Petition to Remove Executive Director and/or Dissolve the Nonprofit)168.117Plaintiff re-alleges Paragraphs 1.1 through 7.3 and incorporates them as if set f17herein.188.219Chest, a nonprofit corporation.208.3While serving as a director of Treasure Chest, Bergeson engaged in fraudu21and/or dishonest conduct with respect to the corporation, which included but was not limited to22a.Repeatedly violating provisions of the CPA, Charitable Solicitations 223and Nonprofit Corporations Act in a manner that is likely to jeopare24the future of Treasure Chest; | 12 | as currently and previously enacted. Pursuant to RCW 19.09.340, violations of the Charitable |
| 15(Petition to Remove Executive Director and/or Dissolve the Nonprofit)168.1Plaintiff re-alleges Paragraphs 1.1 through 7.3 and incorporates them as if set f17herein.188.2Bergeson, at all relevant times, was the executive director and an officer of Treas19Chest, a nonprofit corporation.208.3While serving as a director of Treasure Chest, Bergeson engaged in fraudu21and/or dishonest conduct with respect to the corporation, which included but was not limited to22a.Repeatedly violating provisions of the CPA, Charitable Solicitations A23and Nonprofit Corporations Act in a manner that is likely to jeopard24the future of Treasure Chest; | 13 | Solicitations Act are per se violations of the Consumer Protection Act, RCW 19.86. |
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| herein. 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treas Chest, a nonprofit corporation. 8.3 While serving as a director of Treasure Chest, Bergeson engaged in fraudu and/or dishonest conduct with respect to the corporation, which included but was not limited to a. Repeatedly violating provisions of the CPA, Charitable Solicitations A and Nonprofit Corporations Act in a manner that is likely to jeopard the future of Treasure Chest; | 15 | (Petition to Remove Executive Director and/or Dissolve the Nonprofit) |
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| 19 Chest, a nonprofit corporation. 20 8.3 While serving as a director of Treasure Chest, Bergeson engaged in fraudu 21 and/or dishonest conduct with respect to the corporation, which included but was not limited to 22 a. Repeatedly violating provisions of the CPA, Charitable Solicitations A 23 and Nonprofit Corporations Act in a manner that is likely to jeoparo 24 the future of Treasure Chest; | 17 | herein. |
| 8.3 While serving as a director of Treasure Chest, Bergeson engaged in fraudu and/or dishonest conduct with respect to the corporation, which included but was not limited to a. Repeatedly violating provisions of the CPA, Charitable Solicitations A and Nonprofit Corporations Act in a manner that is likely to jeoparo the future of Treasure Chest; | 18 | 8.2 Bergeson, at all relevant times, was the executive director and an officer of Treasure |
| and/or dishonest conduct with respect to the corporation, which included but was not limited to a. Repeatedly violating provisions of the CPA, Charitable Solicitations A and Nonprofit Corporations Act in a manner that is likely to jeoparo the future of Treasure Chest; | 19 | Chest, a nonprofit corporation. |
| a. Repeatedly violating provisions of the CPA, Charitable Solicitations A and Nonprofit Corporations Act in a manner that is likely to jeopard the future of Treasure Chest; | 20 | 8.3 While serving as a director of Treasure Chest, Bergeson engaged in fraudulent |
| and Nonprofit Corporations Act in a manner that is likely to jeopard the future of Treasure Chest; | 21 | and/or dishonest conduct with respect to the corporation, which included but was not limited to: |
| 24 the future of Treasure Chest; | 22 | a. Repeatedly violating provisions of the CPA, Charitable Solicitations Act, |
| | 23 | and Nonprofit Corporations Act in a manner that is likely to jeopardize |
| 25 | 24 | the future of Treasure Chest; |
| | 25 | |
| 26 | 26 | |

| 1 | b. | Controlling the finances of Treasure Chest without due skill, care, and |
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| 2 | | diligence and without seeking the aid of a treasurer, bookkeeper, |
| 3 | | accountant, or attorney; |
| 4 | с. | Appropriating funds and merchandise belonging to Treasure Chest for his |
| 5 | | personal use; |
| 6 | d. | Paying himself and other members of the nonprofit corporation |
| 7 | | compensation for services rendered without first approving the |
| 8 | | compensation with Treasure Chest's Board of Directors; |
| 9 | e. | Failing to account and provide financial reports to the other directors and |
| 10 | | officers of Treasure Chest, even after such financial reports were |
| 11 | | requested; |
| 12 | f. | Distributing assets of the corporation and/or making loans to insiders and |
| 13 | 2014) - 1914 | members. |
| 14 | g. | Making loans to directors and/or officers of the corporation in violation |
| 15 | | of RCW 24.03.140. |
| 16 | h. | Failing to present and/or approve an operating budget; and/or |
| 17 | i. | Wasting assets of Treasure Chest. |
| 18 | 8.4 Ren | noval of Bergeson is in the best interest of Treasure Chest, donors and potential |
| 19 | donors, and the pub | lic interest. |
| 20 | 8.5 The | directors and/or those in control of Treasure Chest have acted, are acting, or |
| 21 | will act in a manner | that is illegal, oppressive, and/or fraudulent. |
| 22 | 8.6 As a | a result of Bergeson's actions the corporate assets are being misapplied and/or |
| 23 | wasted. | |
| 24 | 8.7 Und | er RCW 24.03.250, this Court should remove Bergeson from Treasure Chest |
| 25 | or, in the alternative | e, dissolve the nonprofit corporation. |
| 26 | | |
| ı | COMPLAINT FOR I RELIEF - 15 | NJUNCTIVE AND OTHER ATTORNEY GENERAL OF WASHINGTON Consumer Protection Division 800 Fifth Avenue, Suite 2000 |

800 Fifth Avenue, Suite 2000 Seattle, WA 98104-3188 (206) 464-7745

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| 1 | | IX. FIFTH CAUSE OF ACTION |
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| 2 | | (Breach of Duty to a Charitable Trust) |
| 3 | 9.1 Plain | tiff re-alleges Paragraphs 1.1 through 8.7 and incorporates them as if set fully |
| 4 | herein. | |
| 5 | 9.2 Beca | use it is a nonprofit corporation holding assets meant for charitable purposes, |
| 6 | Treasure Chest is a t | rustee of a charitable trust as defined by RCW 11.110.020. |
| 7 | 9.3 Trust | ees of charitable trusts owe duties of good faith, care, loyalty, and integrity to |
| 8 | the charitable trust. | Trustees also owe an additional duty to keep and render clear and accurate |
| 9 | accounts with respe | ect to the administration of the trust, and furnish complete and accurate |
| 10 | information as to the | e nature and amount of the trust property (generally referred to as its "Duty to |
| 11 | Account"). | |
| 12 | 9.4 Treas | sure Chest breached its duties of good faith, care, loyalty, and integrity by: |
| 13 | a. | Misusing funds held subject to limitations permitting their use only for |
| 14 | | charitable, eleemosynary, benevolent, educational, or similar purposes; |
| 15 | b. | Engaging in self-dealing transactions; |
| 16 | с. | Failing to adequately screen for and prevent conflicts of interest; and/or |
| 17 | d. | Converting the funds to personal use. |
| 18 | 9.5 Treas | sure Chest breached its Duty to Account by: |
| 19 | a. | Failing to keep accurate financial books; |
| 20 | b. | Failing to maintain financial records such as receipts, ledgers, and |
| 21 | | invoices; |
| 22 | с. | Conducting transactions in cash without maintaining records of the |
| 23 | | transactions; and/or |
| 24 | d. | Paying workers using false or fictitious names, "under-the-table" with |
| 25 | | cash, and without first obtaining authority by Treasure Chest's Board of |
| 26 | | Directors. |

| 1 | 9.6 Defendants breaches of their duties damaged the charitable trust. |
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| 2 | X. PRAYER FOR RELIEF |
| 3 | Wherefore, the State prays for the following relief: |
| 4 | 10.1 That the Court adjudge and decree that the defendants have engaged in the conduct |
| 5 | complained of herein. |
| 6 | 10.2 That the Court adjudge and degree that Bergeson is personally liable for the actions |
| 7 | of the corporate defendant Treasure Chest. |
| 8 | 10.3 That the Court adjudge and decree that the conduct complained of constitutes |
| 9 | violations of the Charitable Solicitations Act, RCW 19.09, and per se violations of the Consumer |
| 10 | Protection Act, RCW 19.86. |
| 11 | 10.4 That the Court adjudge and decree that the conduct complained of constitutes unfair |
| 12 | or deceptive acts and practices and an unfair method of competition and is unlawful in violation of |
| 13 | the Consumer Protection Act, RCW 19.86.020. |
| 14 | 10.5 That the Court adjudge and decree that the conduct complained of constitutes |
| 15 | breaches of the trustee's duties under the Charitable Trust Act, RCW 11.110. |
| 16 | 10.6 That the Court adjudge and degree that the conduct complaint of damaged the assets |
| 17 | of the charitable trust. |
| 18 | 10.7 That the Court adjudge and decree that the director(s) and those in control of |
| 19 | Treasure Chest have acted, are acting, and will continue to act in a manner that is illegal, oppressive, |
| 20 | and/or fraudulent. RCW 24.03.250. |
| 21 | 10.8 That the Court adjudge and decree that the assets of Treasure Chest are being |
| 22 | misapplied or wasted. |
| 23 | 10.9 That the Court issue temporary, preliminary, and permanent injunctions enjoining |
| 24 | and restraining the defendants, and their representatives, successors, assigns, officers, agents, |
| 25 | servants, employees, and all other persons acting or claiming to act for, on behalf of, or in active |
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| | |

concert or participation with the defendants, from continuing or engaging in the unlawful conduct
 complained of herein; and other injunctive relief as deemed appropriate.

3 10.10 That the Court remove Bergeson from Treasure Chest's board and prohibit him
4 from serving in a fiduciary role for Treasure Chest in perpetuity.

10.11 That the Court issue temporary, preliminary, and permanent injunctions enjoining
and restraining Bergeson from registering, operating, or being a fiduciary of any nonprofit
corporation or charitable organization and from supervising, arranging, offering to engage or
engaging in charitable solicitation of any kind.

9 10.12 That the Court assess civil penalties, pursuant to RCW 19.86.140 and/or RCW
10 19.09.340, of up to two thousand dollars (\$2,000) per violation against the defendants for each and
11 every violation of RCW 19.86.020 complained of herein.

12 10.13 That the Court make such orders pursuant to RCW 19.86.080 as it deems 13 appropriate to provide for restitution to consumers, or *cy pres* to an organization with a similar 14 charitable purpose, of money or property acquired by the defendants as a result of the conduct 15 complained of herein.

16 10.14 That the Court make such orders pursuant to RCW 19.86.080 to provide that the
17 plaintiff, State of Washington, recover from the defendants the costs of this action, including
18 reasonable attorneys' fees.

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| 1 | 10.15 That the Court involuntarily dissolve Treasure Chest and distribute any remaining |
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| 2 | assets to one or more domestic or foreign corporations, societies, or organizations engaged in |
| 3 | charitable activities substantially similar to the stated charitable purposes of Treasure Chest. |
| 4 | 10.16 For such other relief as the Court may deem just and proper. |
| 5 | DATED this 26° day of November, 2018. |
| 6 | ROBERT W. FERGUSON |
| 7 | Attorney General |
| 8 | |
| 9 | |
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COMPLAINT FOR INJUNCTIVE AND OTHER RELIEF - 19