JAN 2 9 2016

Superior Court Linda Myhre Enlow Thurston County Clerk

## STATE OF WASHINGTON THURSTON COUNTY SUPERIOR COURT

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9	STAT	E OF WASHINGTON,		NO. 15-2-01825-3		
10	Plaintiff,			STIPULATION AND AGREED JUDGMENT		
11	v.					
12	SEIU 775; and SEIU 775 QUALITY CARE COMMITTEE,					
13		Defendants.				
14	JUDGMENT SUMMARY (RCW 4.64.030)					
15	A.	JUDGMENT CREDITOR:	Plaintiff, STATE OF WASHINGTON			
16	В.	JUDGMENT DEBTORS:	SEIU 775; and SEIU 775 QUALITY CARE COMMITTEE			
17	C.	PRINCIPAL JUDGMENT:	\$26.250	with \$6,562.50 suspended for a period of		
18			4 years contingent on no further violations of the law during the period of suspension for Defendant			
19			SEIU 7	775 and \$6,000 with \$1,500 suspended for a of 4 years contingent on no further violations of		
20			the law SEIU 7	during the period of suspension for Defendant 75 Quality Care Committee		
21	D.	INTEREST:	No pre	judgment interest is owed. Principal judgment		
2,2			amount	(s) due and owing shall not bear interest unless acipal judgment is unpaid by the due date specified		
23			herein			
24	E.	COSTS AND FEES:		as attorney fees and court costs on investigation costs		
25	F	ATTORNEYS FOR	ROBER	RT W FERGUSON		

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ROBERT W. FERGUSON Attorney General

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ATTORNEYS FOR JUDGMENT CREDITOR

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LINDA A. DALTON, WSBA No. 15467 Senior Assistant Attorney General CHAD C STANDIFER, WSBA No. 29724 Assistant Attorney General

G. ATTORNEY FOR JUDGMENT DEBTOR

DMITRI IGLITZIN, WSBA No. 17673 Schwerin Campbell Barnard Iglitzin & Lavitt, LLP

#### **STIPULATION**

The parties to this stipulation, Plaintiff, STATE OF WASHINGTON, (STATE) and the Defendants, SEIU 775 and SEIU 775 QUALITY CARE COMMITTEE, being desirous of resolving all claims arising out of the State's complaint, hereby enter into the following stipulation:

### A. Defendant SEIU 775

- 1. Defendant SEIU 775 agrees to pay an assessed civil penalty in the amount of \$26,250 for its violations of RCW 42.17A by failing to properly report contributions it made to Defendant SEIU 775 QUALITY CARE COMMITTEE and failing to report the value of in-kind services and administrative costs it provided to Defendant SEIU 775 QUALITY CARE COMMITTEE, each of which should have been reported on its Lobbyist Employer Reports.
- 2. The parties agree that \$6,562.50 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 SEIU 775 agrees that it will not violate any provision of RCW 42.17A. In the event Defendant SEIU 775 is found to have committed any violation of RCW 42.17A during the suspension period, the suspended penalty of \$6,562.50 will immediately become due and payable without further intervention of the Court. If, after four years, Defendant SEIU 775 has no violations of RCW 42.17A, then the suspended portion of the penalty will be set aside.

- b. Defendant SEIU 775 agrees to work with the staff of the Public Disclosure Commission to bring its lobbyist employer contribution reports (either Forms L2 or L3c) current and to file amended five (5) annual lobbyist employer reports (Form L3) which were due no later than the last day of February in the years 2011-2015 no later than 90 days from the date of the entry of the Judgment.
- 3. Defendant SEIU 775 agrees to pay the State the unsuspended portion of the civil penalty (\$19,687.50) within 30 days of the date of entry of the Judgment.
- 4. Defendant SEIU 775 agrees to pay, in a separate transmittal, the State the total amount of \$19,556.50 as attorney fees, court costs, and costs of investigation in this action, this amount to be paid within 30 days of the date of entry of the Judgment.

# B. Defendant SEIU 775 QUALITY CARE COMMITTEE

- 5. Defendant SEIU 775 QUALITY CARE COMMITTEE agrees to pay the State an assessed civil penalty in the amount of \$6,000 for its violations of RCW 42.17A by failing to properly report the value of in-kind services and administrative costs it received from Defendant SEIU 775.
- 6. The parties agree that \$1,500 of the assessed civil penalty will be suspended based on the following terms and conditions:
  - c. The suspension will be in effect for four years from the date of execution of the Judgment. During the period of suspension, Defendant SEIU 775 QUALITY CARE COMMITTEE agrees that it will not violate any provision of RCW 42.17A. In the event Defendant SEIU 775 QUALITY CARE COMMITTEE is found to have committed any violation of RCW 42.17A during the suspension period, the suspended penalty of \$1,500 will immediately become due and payable without further intervention of the Court. If, after four years, Defendant SEIU 775

1	further intervention of the Court. If, after four years, Defendant SEIU 775				
2	QUALITY CARE COMMITTEE has no violations of RCW 42.17A, then the				
3	suspended portion of the penalty will be set aside				
4	d. Defendant SEIU 775 QUALITY CARE COMMITTEE agrees to work with the				
5	staff of the Public Disclosure Commission to bring its contribution reports current				
6					
7	no later than 90 days from the date of the entry of the Judgment.				
8	7. Defendant SEIU 775 QUALITY CARE COMMITTEE agrees to pay the State the				
	unsuspended portion of the civil penalty (\$4,500) within 30 days of the date of entry of the				
9	Judgment.				
10	DATED this 2 day of January, 2016.				
11	ROBERT W. FERGUSON				
12	Attorney General				
13	Kendard Dayon				
14	LINDA A. DALTON, WSBA No. 15467 Senior Assistant Attorney General				
15	CHAD C. STANDIFER, WSBA No. 29724				
16	Assistant Attorney General Attorneys for Plaintiff				
17	Emitry Afficia				
18	DMITRI IGLITZIN, WSBA No. 17673				
19	Schwerin Campbell Barnard Iglitzin & Lavitt, LLP Attorney for Defendants				
20	JUDGMENT				
21	THIS MATTER came on regularly before the undersigned judge of the above-entitled				
22	Court. The Plaintiff, STATE OF WASHINGTON, appearing through its attorneys of record,				
23	ROBERT W. FERGUSON, Attorney General, and LINDA A. DALTON, Senior Assistant				
24	Attorney General, and CHAD C. STANDIFER, Assistant Attorney General and Defendants,				
25	SEIU 775 and SEIU 775 QUALITY CARE COMMITTEE, appearing through their attorney,				
26	DMITRI IGLITZIN, apprised the Court of their agreement to the entry of this judgment for the				

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, now, therefore, it is hereby

ORDERED that Defendant, SEIU 775, hereby is assessed a civil penalty, under the provisions of RCW 42.17A, in the amount of \$26,250 payable to the State of Washington. It is further

ORDERED that the amount of \$6,562.50 of the assessed penalty is hereby suspended upon Defendant SEIU 775's compliance with the following court-ordered conditions:

- a. The suspension shall be in effect for four years from the date of this judgment, during which time Defendant SEIU 775 shall not violate any provision of RCW 42.17A. In the event Defendant SEIU 775 is found to have committed any violation of RCW 42.17A during the suspended period, the suspended penalty of \$6,562.50 is immediately due and payable without any further intervention of the Court. If, after four years, Defendant SEIU 775 has no violations of RCW 42.17A, then the suspended portion of the penalty will be set aside.
- b. Defendant SEIU 775 shall work with the staff of the Public Disclosure Commission to bring its lobbyist employer contribution reports (either Forms L2 or L3c) current and shall file amended five (5) annual lobbyist employer reports (Form L3) which were due no later than the last day of February in the years 2011-2015 no later than 90 days from the date of the entry of the Judgment.

It is further

ORDERED that Defendant SEIU 775 shall pay to the State of Washington the unsuspended portion of the assessed civil penalty (\$19,687.50) within 30 days of the entry of this Judgment. It is further

ORDERED that Defendant SEIU 775 QUALITY CARE COMMITTEE hereby is assessed a civil penalty, under the provisions of RCW 42.17A, in the amount of \$6,000 payable to the State of Washington. It is further

ORDERED that the amount of \$1,500 of the Defendant SEIU 775 QUALITY CARE COMMITTEE's assessed penalty is hereby suspended upon Defendant SEIU 775 QUALITY CARE COMMITTEE's compliance with the following court-ordered conditions:

- a. The suspension shall be in effect for four years from the date of this judgment, during which time Defendant SEIU 775 QUALITY CARE COMMITTEE shall not violate any provision of RCW 42.17A. In the event Defendant SEIU 775 QUALITY CARE COMMITTEE is found to have committed any violation of RCW 42.17A during the suspended period, the suspended penalty of \$1,500 is immediately due and payable without any further intervention of the Court. If, after four years, Defendant SEIU 775 QUALITY CARE COMMITTEE has no violations of RCW 42.17A, then the suspended portion of the penalty will be set aside.
- b. Defendant SEIU 775 QUALITY CARE COMMITTEE shall work with the staff of the Public Disclosure Commission to bring its contribution reports current no later than 90 days from the date of the entry of the Judgment.

It is further

ORDERED that Defendant SEIU 775 QUALITY CARE COMMITTEE shall pay to the State of Washington the unsuspended portion of the assessed civil penalty (\$4,500) within 30 days of the entry of this Judgment. It is further

ORDERED that Defendant SEIU 775 shall pay to the State of Washington by separate transmittal, the amount of \$15,240 as attorney fees and court costs and \$4,316.50 as costs of investigation as authorized under RCW 42.17A.765.

1	DONE IN OPEN COURT this 2 day of January, 2016.
2	
3	ANNE HIRSCH
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5	The Honorable ANNE HIRSCH, Judge
	Presented by:
6	ROBERT W. FERGUSON
7	Attorney General
8	Genela a Agran
9	LANDA A. DALTON, WSBA No. 15467 Senior Assistant Attorney General
10	CHAD C. STANDIFER, WSBA No. 29724
11	Assistant Attorney General Attorneys for Plaintiff
12	Approved as to Form:
13	Paite 1 1:4:
14	DMITRI IGLITZE, WSBA No. 17673
15	Schwerin Campbell Barnard Iglitzin & Lavitt, LLP Attorney for Defendants
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