

October 12, 2020

N Robert Stoll 209 SW Oak St, Fifth Floor Portland, OR 97204

DELIVERED ELECTRONICALLY

rstoll@ssbls.com

NOTICE OF DETERMINATION

Campaign Regulation Complaint No.: 2020-31-RS
- Violation and Civil Penalty -

Dear N Robert Stoll,

On September 14, 2020, the City of Portland Auditor's Office issued the complaint named above, alleging campaign contribution violations under <u>Portland City Charter Section 3-301</u> and corresponding <u>Portland City Code (PCC) Section 2.10.010</u>. Specifically, the complaint alleged individual N Robert Stoll violated City campaign finance regulations by making an individual contribution to the Friends of Ted Wheeler campaign in excess of City campaign contribution limits.

After an investigation, I find <u>one violation</u> of City campaign regulations. I am issuing individual N Robert Stoll a fine in the amount of \$500 due November 12, 2020.

Complaint: Violation of City Campaign Finance Regulations

Aggregate individual contributions exceeded contribution limits

Context and Background to the Complaint: On July 8, 2020, the Auditor's Office received an email from Friends of Ted Wheeler, the campaign committee for City mayoral candidate, Ted Wheeler. The email disclosed that in efforts to retroactively comply with campaign contribution limits, the campaign performed a self-audit and discovered contributions in excess of contribution limits. The campaign reported the discovery in good faith and issued refunds to contributors. As a result of the disclosure, the Auditor's Office issued Complaint No. 2020-31-TW and found violations on August 7, 2020. As a result of the investigation in Complaint 2020-31-



TW, the Auditor's Office also determined there was reason to believe City campaign finance violation(s) by individual contributors, including by N Robert Stoll, remained unaddressed. This complaint was issued in response.¹

City campaign finance regulations limit total aggregate contributions to \$500 from an individual to a candidate during a current election cycle. See <u>City Charter Section 3-301(a)–(b)(1)</u> and <u>PCC Section 2.10.010 A.– B. 1.</u> For candidate Ted Wheeler, the current election cycle runs from July 6, 2016² until the date of certification for the results of the November 2020 election.

On May 4, 2020, the Auditor's Office began enforcing contribution limit provisions,³ including enforcement against any contributions made after May 4, 2020 that raised an individual's contribution total to over \$500 for a candidate.

Investigation results for contributions from individual N Robert Stoll are summarized as follows:

Individual Contributor: N. Robert Stoll / N Robert Stoll

Date	Contribution	ORESTAR	Total Amount	Details
	Amount	Transaction	of Excess	
		Number	Contribution	
2/13/2020	\$250	3379363	\$0	No violation: Within \$500 contribution limit.
6/17/2020	\$500	3497980	\$250	Unlawful.
7/1/2020	- \$250	3502979	\$250	Refund did not negate 6/17/2020
	(refund)			contribution.*

^{*} Although the campaign issued a \$250 refund on 7/1/2020, the refund was not issued immediately and the campaign retained possession of the corresponding contribution for a significant period of time. Thus the \$500 contribution on 6/17/2020 remains unlawful and was not negated.

Total Amount of Unlawful Contribution(s): \$250

Based on the findings identified in the table above, I find individual N Robert Stoll violated City campaign finance regulations by unlawfully contributing \$250 over the limit to Friends of Ted Wheeler in the current election cycle, in excess of the aggregate \$500 contribution limit.

¹ City Charter Section 3-305(d) and corresponding City Code Section 2.10.050 D., specify that "[t]he City Auditor, otherwise having reason to believe that a violation of any provision has occurred, shall issue a complaint regarding such violation."

² July 6, 2016 is the date the last mayoral election results were certified.

³ Although passed by voters in 2018, campaign contribution limit regulations were enforced beginning May 4, 2020, following recent court decisions: e.g., see Oregon Supreme Court, *Multnomah County et al v. Mehrwein et al.* (Case No. 5066445) and Court of Appeals Order to vacate and remand for reconsideration, *In the Matter of Validation Proceeding to Determine the Legality of City of Portland Charter Chapter 3, Article 3 and Portland City Code Chapter 2.10 Regulating Campaign Finance and Disclosure* (Case No. A171435).

Penalties

The City campaign finance regulations require financial penalties following violations of campaign contribution limits. In particular, each violation of City Charter Article 3 and corresponding City Code Chapter 2.10 requires a fine of "not less than two nor more than twenty times the amount of the unlawful Contribution or Expenditure..." In determining the required penalty within the range allowed, I considered the following factors:

- This is a first-time violation for individual N Robert Stoll in this election cycle,
- Cooperation with the investigation,
- The campaign voluntarily issued a refund,
- The amount of any penalties issued in similar circumstances, and
- The fact that the City's definition of "elections cycle" differs from the State of Oregon's.

Based on these factors, the fine issued is the lowest amount allowed, or two times the total unlawful contribution amount of \$250, resulting in a fine of \$500.

N Robert Stoll shall pay \$500 to the City Auditor's Office by November 12, 2020.

NOTE: Late payments for fines may be subject to an increase in fee.

Payment must be postmarked by the due date and can be sent by mail to:

City of Portland Auditor's Office 1221 SW 4th Ave, Rm 130 Portland, OR 97204

<u>Appeals</u>

Pursuant to PCC 2.10.050 I., an appeal may be filed with the Multnomah County Circuit Court within 30 days of the issuance of a decision.

Sincerely,

Louise Hansen City Elections Officer

⁴ See <u>City Charter Section 3-305(b)</u>; see also <u>City Code Section 2.10.050 B.</u>