

BILL BRADBURY  
SECRETARY OF STATE

JOHN LINDBACK  
DIRECTOR

141 STATE CAPITOL  
SALEM, OREGON 97310-0722  
ELECTIONS—(503) 986-1518

BEFORE THE SECRETARY OF STATE  
OF THE  
STATE OF OREGON

In the matter of an Insufficient Contribution and Expenditure ) Final Order by Default  
Report by Health Care for All Oregon, Charlotte Maloney, )  
Treasurer, for the Supplemental of 2004 ) Case No. I8388

October 28, 2005

Health Care for All Oregon (004051)  
Charlotte Maloney, Treasurer  
PO Box 51422  
Eugene, OR 97405

Dear Ms. Maloney:

This is a Final Order by Default issued by the Secretary of State (secretary) for your failure to file a sufficient supplemental contribution and expenditure report for 2004.

On July 28, 2005, the secretary notified Health Care for All Oregon (committee), pursuant to ORS 260.232(2), that it had failed to file a sufficient report and that the secretary may impose a civil penalty. An opportunity for a hearing was provided in that notice; however, no request for a hearing was received by the secretary within the time permitted in the notice. Accordingly, after consideration of the records and files of the secretary regarding this matter, the secretary is entering the following Order.

FINDINGS OF FACT

1. The committee's Statement of Organization (SEL 221), applicable during the reporting period, was filed with the secretary on September 10, 2002. The statement reported Charlotte Maloney as the treasurer and PO Box 51422, Eugene, OR 97405 as the address to which all committee correspondence was to be sent.
2. The committee filed a supplemental report with the secretary on September 7, 2004.
3. On September 27, 2004, the secretary sent the committee an exam letter that itemized the areas where the report was not in compliance. The committee was asked to submit the necessary amended information by October 8, 2004, to avoid penalties for failure to file a sufficient report.

4. On the day following the October 8, 2004, amendment deadline, the committee's report was still missing the following required information: a range of dates within the accounting period for miscellaneous contributions (1 item).
5. On November 16, 2004, an amendment to the committee's report was filed. The amendment provided one item of previously insufficient information.
6. On July 28, 2005, the secretary sent the committee a Notice of Proposed Civil Penalty. The notice was sent by both certified and first class mail to the treasurer at the above-referenced address. The notice proposed a civil penalty of \$5.00 and allowed the committee 20 days to request a hearing. The notice sent by certified mail was received and signed for by Audrey Erickson on August 10, 2005.
7. The committee did not request a public hearing or submit notarized testimony in lieu of a public hearing.
8. The secretary has record of no previous insufficient filings during the two-year period beginning September 15, 2003.

#### ULTIMATE FINDINGS OF FACT

Charlotte Maloney, Treasurer, failed to file a sufficient supplemental contribution and expenditure report for 2004.

#### CONCLUSIONS OF LAW

Treasurer Charlotte Maloney's failure to file a sufficient supplemental contribution and expenditure report for 2004 violated ORS 260.073, ORS 260.083 and OAR 165-012-0005. A civil penalty may be imposed for this violation under ORS 260.232(1)(b).

A maximum \$10,000 civil penalty may be imposed for this violation. The *2004 Campaign Finance Manual*, which contains a penalty calculation matrix on pages 104 and 105, is designated in OAR 165-012-0005 as the procedure manual for Oregon campaign finance regulations.

Since this is the first violation by the treasurer, the penalty is \$10.00 per omission, less 50% for every omitted item provided prior to the issuance of the proposed penalty notice.

#### ORDER

It is ordered that no penalty be assessed because the appropriate penalty is under \$50.

RIGHT TO JUDICIAL REVIEW

You have the right to appeal this Order to the Oregon Court of Appeals pursuant to ORS 183.482. To appeal you must file a petition for judicial review with the Court of Appeals within 60 days from the day this Order was served to you. Because this Order was mailed to you, the date of service is the day it was *mailed*, not the day you received it. If you do not file a petition for judicial review within the 60-day time period, you will lose your right to appeal.

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Jennifer Hertel, Compliance Specialist

DATE of Service: \_\_\_\_\_