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8	BEFORE THE FAIR POLITICAL PRACTICES COMMISSION		
9	STATE OF CALIFORNIA		
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11	In the Matter of:	FPPC Case No. 16/19836	
12	Armen Melkonians, Yes on Measure LV	STIPULATION, DECISION AND ORDER	
13	Residocracy and Armen Melkonians, Patricia Crane,		
14	Respondents.		
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16	INTRODUCTION		
17	Respondent Armen Melkonians ("Melkonians") was an unsuccessful candidate for Santa Monic		
18	City Council in the November 8, 2016 election. ".	Armen Melkonians for City Council 2016" was his	
19	candidate-controlled committee. Respondent "Yes on Measure LV Residocracy and Armen Melkonians"		
20	("Committee") was a primarily formed ballot measure committee to support Measure LV in the same		
21	election. Measure LV was unsuccessful. The Committee remains active. Respondent Patricia Crane		
22	("Crane") was the named assistant treasurer from November 30, 2015 through October 31, 2016		
23	Although Crane was named the assistant treasurer, she acted as the treasurer until she resigned at the end		
24	of October 2016. Melkonians was the named treasurer on October 31, 2016 until the present.		
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The Political Reform Act (the "Act")¹ requires all candidates, their controlled committees, and the treasurers of those committees file campaign statements at specific times. Additionally, the Act prohibits accepting cash and cash equivalents of \$100 or more. In this matter, the Committee and Crane violated the cash prohibitions. Further, the Committee and Melkonians failed to timely file a semi-annual campaign statement for the reporting period January 1, 2017, though June 30, 2017.

SUMMARY OF THE LAW

All legal references and discussions of the law refer to the Act's provisions as they existed at the time of the violations.

Need for Liberal Construction and Vigorous Enforcement of the Political Reform Act

When enacting the Political Reform Act, the people of the state of California found and declared that previous laws regulating political practices suffered from inadequate enforcement by state and local authorities.² To that end, the Act must be liberally construed to achieve its purposes.³

There are many purposes of the Act. One purpose is to ensure that receipts and expenditures in election campaigns are fully and truthfully disclosed so that voters are fully informed and improper practices are inhibited.⁴ Another is to provide adequate enforcement mechanisms so that the Act will be "vigorously enforced."⁵

Duty to File Semi-Annual Campaign Statements

An express purpose of the Act is to ensure that receipts and expenditures in election campaigns are fully and truthfully disclosed, so that voters may be fully informed and improper practices may be inhibited.⁶ The Act therefore establishes a campaign reporting system designed to accomplish this purpose of disclosure.

³ § 81003. ⁴ § 81002, subd. (a). ⁵ § 81002, subd. (f).

² § 81001, subd. (h).

¹ The Political Reform Act is contained in Government Code Sections 81000 through 91014, and all statutory

references are to this code. The regulations of the Fair Political Practice Commission are contained in Sections 18110 through 18997 of Title 2 of the California Code of Regulations, and all regulatory references are to this source.

⁶ Section 81002, subd. (a).

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The Act requires candidates and their controlled committees to file two semi-annual campaign statements each year. The first semi-annual campaign statement covers the reporting period January 1 to June 30, and must be filed by July 31. The second semi-annual campaign statement covers the reporting period July 1 to December 31, and must be filed by January 31 of the following year. When a deadline to file a statement or report required by the Act falls on a Saturday, Sunday or official state holiday, the filing deadline for such a statement or report shall be extended to the next regular business day.8

Prohibition Against Receiving Cash and Cash Equivalents of \$100 or More

No contribution of \$100 or more, other than an in-kind contribution, may be made unless in the form of a written instrument containing the name of the donor and the name of the payee and drawn from the account of the donor or intermediary.

Joint and Several Liability of Candidate, Committee, and Assistant Treasurer

An assistant treasurer may sign and verify campaign statements and may be held jointly and severally liable for violations with respect to any statements signed by the assistant treasurer. A committee's assistant treasurer may be held jointly and severally liable with the candidate and the committee for violations committed by the committee.¹¹

SUMMARY OF THE FACTS

Melkonians was an unsuccessful candidate for Santa Monica City Council in the November 8, 2016 Election. Armen Melkonians for City Council 2016 was his candidate-controlled committee. The Committee was a primarily formed ballot measure committee to support Measure LV in the same election. Measure LV was unsuccessful. The Committee remains active. Although Bruce Ashton was listed as the treasurer from November 30, 2015 through October 31, 2016, he did not perform any of the treasurer duties during this time. Crane was the named assistant treasurer from November 30, 2015 through October 31, 2016. Crane was named the assistant treasurer and acted as the treasurer until she

⁷ Section 84200, subd. (a).

⁸ Regulation 18116.

⁹ Section 84300, subd. (c).

¹⁰ Regulation 18426.1.

^{11 §§ 83116.5} and 91006.

resigned at the end of October 2016. While Crane was the named assistant treasurer, she was a signatory on the Committee bank account, prepared, signed and filed the campaign statements and coordinated fundraisers. Crane was the only signor of the campaign statements until the campaign statement ending on October 22, 2016. Afterwards, Melkonians began signing the campaign statements. Melkonians was the named treasurer on October 31, 2016 until the present.

Melkonians was a candidate in the Santa Monica City Council in the November 8, 2016 Election. The Committee became his controlled committee, at a minimum, when he became treasurer prior to the election on October 31, 2016. However, his name was added to the name of the Committee on October 24, 2016, prior to the relevant election and he lost the City Council election. As such, the failure to include his name as the controlling candidate is not being pursued. Additionally, some reporting discrepancies are not being pursued for settlement purposes.

In this matter, the Committee, the Committee and Crane violated the cash prohibitions. Further, the Committee and Melkonians failed to timely file a semi-annual campaign statement for the reporting period January 1, 2017, though June 30, 2017.

VIOLATIONS

Count 1

Accepting Prohibited Cash Equivalents of Over \$100

The Committee and Crane impermissibly accepted two prohibited contributions of \$1,500 in the form of a cashier's check and a money order. The following chart details the contributions received:

Date	Contributor Name	Amount	Type of Contribution
4/29/2016	Form 460 states "Howard Myers"	\$500.00	Cashier's check
9/6/2016	Form 460 states "Howard Myers"	\$1,000.00	Money order

As such, the Committee and Crane impermissibly accepted two prohibited contributions totaling \$1,500, in violation of Government Code section 84300, subdivision (c).

Count 2

Failure to Timely File a Semi-Annual Campaign Statement

The Committee and Melkonians failed to timely file a semi-annual campaign statement for the reporting period January 1, 2017, through June 30, 2017, by the July 31, 2017 due date, in violation of Government Code section 84200.

PROPOSED PENALTY

This matter consists of two counts. The maximum penalty that may be imposed is \$5,000 per count.¹² Thus, the maximum penalty that may be imposed is \$10,000.¹³

In determining the appropriate penalty for a particular violation of the Act, the Commission considers the facts of the case, the public harm involved, and the purposes of the Act. Also, the Commission considers factors such as: (a) the seriousness of the violation; (b) the presence or absence of any intention to conceal, deceive or mislead; (c) whether the violation was deliberate, negligent or inadvertent; (d) whether the violation was isolated or part of a pattern; (e) whether corrective amendments voluntarily were filed to provide full disclosure; and (f) whether the violator has a prior record of violations. Additionally, the Commission considers penalties in prior cases with comparable violations.

In this case, the actions of the Committee appear to be the result of negligence as opposed to deliberate or intentional. In FPPC Case No. 15/148, Melkonians, as a treasurer for a different committee, received a streamline penalty for failing to timely file a semi-annual campaign statement, thus excluding him from streamline consideration.

The Commission considers penalties in prior cases involving similar violations. *In the Matter of Dolores Marquez for School Board 2016, Dolores Marquez for Santa Clara County Board of Education 2014, Dolores Marquez, and Anjelica Frausto; FPPC No. 17/106.* Dolores Marquez was a successful candidate for School Board of Alum Rock Union Elementary School District in the 2016 General Election. Dolores Marquez for School Board 2016 was her candidate-controlled committee. Anjelica

¹² Section 83116, subdivision (c).

¹³ Section 83116, subd. (c).

¹⁴ Regulation 18361.5, subdivision (d).

Frausto was the Committees Treasurer. The Committee, Marquez, and Frausto failed to report contributions and expenditures on two campaign statements totaling approximately \$1,750 in contributions and approximately \$2,330 in expenditures, in violation of Government Code Section 84211, and accepted a prohibited cash contribution in the form of a \$5,000 cashier's check, in violation of Government Code Section 84300, subdivision (c). In August 2019, the Commission approved a penalty of \$2,500 for the use of cash equivalents.

Regarding Count 1, the Committee and Crane accepted prohibited forms of cash contributions. Accepting cash equivalents makes it more difficult to track the contribution to the true source and makes it difficult to audit the activities of the committee. In this case, the Committee and Crane accepted two prohibited cash equivalents, totaling \$1,500 in the forms of a cashier's check and a money order. No additional documentation was provided to prove this was from the identified source. In mitigation, the Committee and Crane did not display a pattern of accepting cash equivalents other than these two contributions. Further, these contributions were reported on the relevant 460's. As such, a penalty in the amount of \$2,000 is recommended.

Regarding Count 2, the Committee and Melkonians failed to timely file a semi-annual campaign statement for the first half of 2017. A recent Commission decision includes *In the Matter of Contra Costa Supervisor John Gioia 2010 Officeholder Account, Contra Costa Supervisor John Gioia 2014 Officeholder Account, John Gioia and Jennifer Peck,* FPPC Nos. 17/84 and 17/86 (the Commission approved a stipulated decision in August 2017.) Contra Costa Supervisor John Gioia 2010 Officeholder Account and Contra Costa Supervisor John Gioia 2014 Officeholder Account were his candidate-controlled committees. Jennifer Peck was previously the treasurer for both Committees. Gioia was the current treasurer for both Committees. The 2010 Committee, Gioia, and Peck failed to timely file seven semiannual campaign statements, in violation of Government Code Section 84200, subdivision (a). The 2014 Committee, Gioia, and Peck failed to timely file seven semiannual campaign statements, in violation of Government Code Section 84200, subdivision (a), among other filing violations. The Commission imposed a penalty of \$1,500 for each semi-annual campaign statement violation.

In this case, the semi-annual campaign statement was filed 127 days late. While the only campaign activity disclosed was approximately \$2,500 in payments made during this period, the public

was not timely provided with this information. As such, a penalty in the amount of \$1,500 is recommended.

Under these circumstances, it is respectfully submitted that imposition of an agreed upon penalty in the amount of \$3,500 is recommended.

CONCLUSION

Complainant, the Enforcement Division of the Fair Political Practices Commission, and Respondents Armen Melkonians, Yes on Measure LV Residocracy and Armen Melkonians and Patricia Crane hereby agree as follows:

- 1. Respondents violated the Act as described in the foregoing pages, which is a true and accurate summary of the facts in this matter.
- 2. This stipulation will be submitted for consideration by the Fair Political Practices Commission at its next regularly scheduled meeting—or as soon thereafter as the matter may be heard.
- 3. This stipulation resolves all factual and legal issues raised in this matter—for the purpose of reaching a final disposition without the necessity of holding an administrative hearing to determine the liability of Respondents pursuant to Section 83116.
- 4. Respondents have consulted with their attorney, Beverly Grossman Palmer of Strumwasser & Woocher LLP. Respondents understand and hereby knowingly and voluntarily waive, any and all procedural rights set forth in Sections 83115.5, 11503, 11523, and Regulations 18361.1 through 18361.9. This includes, but is not limited to the right to appear personally at any administrative hearing held in this matter, to be represented by an attorney at Respondents' own expense, to confront and cross-examine all witnesses testifying at the hearing, to subpoena witnesses to testify at the hearing, to have an impartial administrative law judge preside over the hearing as a hearing officer, and to have the matter judicially reviewed.
- 5. Respondents agree to the issuance of the decision and order set forth below. Also, Respondents agree to the Commission imposing against them an administrative penalty in the amount of \$3,500, as noted above. One or more payments totaling this amount—to be paid to the General Fund of the State of California—is/are submitted with this stipulation as full payment of the administrative

penalty described above, and they will be held by the State of California until the Commission issues its decision and order regarding this matter.

- 6. If the Commission refuses to approve this stipulation then this stipulation shall become null and void, and within fifteen business days after the Commission meeting at which the stipulation is rejected, all payments tendered by Respondents in connection with this stipulation shall be reimbursed to Respondents. If this stipulation is not approved by the Commission, and if a full evidentiary hearing before the Commission becomes necessary, neither any member of the Commission, nor the Executive Director, shall be disqualified because of prior consideration of this Stipulation.
- 7. The parties to this agreement may execute their respective signature pages separately. A copy of any party's executed signature page—including a hardcopy of a signature page transmitted via fax or as a PDF email attachment—is as effective and binding as the original.

1	Dated:	
2		Galena West, Chief of Enforcement Fair Political Practices Commission
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5	Dated:	
6		Armen Melkonians, individually and on behalf of Yes on Measure LV Residocracy and Armen Melkonians,
7		Respondents
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11	Dated:	Patricia Crane, individually and on behalf of Yes on Measure LV Residocracy and Armen Melkoinians,
12		Measure LV Residocracy and Armen Melkoinians, Respondents
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1	The foregoing stipulation of the parties "In the Matter of Yes on Measure LV Residocracy and
2	Armen Melkonians, Armen Melkonians and Patricia Crane," FPPC Case No. 16/19836, is hereby
3	accepted as the final decision and order of the Fair Political Practices Commission, effective upon
4	execution below by the Chair.
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6	IT IS SO ORDERED.
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8	Dated: Richard C. Miadich, Chair
9	Fair Political Practices Commission
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