STATE OF MINNESOTA CAMPAIGN FINANCE AND PUBLIC DISCLOSURE BOARD

Findings In The Matter of the Acceptance of Prohibited Contributions During the 2010 Legislative Session from John Arlandson, Registered Lobbyist, to the RT Rybak for Governor Committee

Summary of the Facts

Minnesota Statutes, section 10A.273, subdivision 1(b), prohibits a registered lobbyist from making a contribution to a candidate for constitutional office, or to the candidate's principal campaign committee during a regular legislative session. A lobbyist who violates this section is subject to a civil penalty imposed by the Campaign Finance and Public Disclosure Board ("the Board") of up to \$1,000.

The 2010 Report of Receipts and Expenditures filed with the Board by the RT Rybak Committee disclosed receipt of a contribution of \$250 from John Arlandson, a registered lobbyist, on April 18, 2010. The 2010 Legislative Session was held from February 4 through May 17, 2010.

In response to a Board inquiry, Peter Taylor, treasurer, confirmed that the Committee received the contributions during the 2010 Legislative Session.

In a letter dated January 18, 2012, John Arlandson confirmed making the contribution during the legislative session. Mr. Arlandson states "My records show that I did make a \$250...personal contribution in April 2010 to the campaign committee but obviously did not think about the contribution restrictions at the time. It was unintentional and I did not realize what I had done until I received the letter."

This matter was considered by the Board in executive session on February 14, 2012. The Board's decision is based on the correspondence received from Peter Taylor, John Arlandson, and Board records.

Based on the information outlined in the above Summary of the Facts and Relevant Statutes, the Board makes the following:

Finding Concerning Probable Cause

- There is probable cause to believe that John Arlandson violated Minnesota Statutes, section 10A.273, subdivision 1(b) by making a contribution to the RT Rybak for Governor Committee during the 2010 regular legislative session.
- 2. There is probable cause to believe that the contributions were not returned within 60 days as permitted under Minnesota Statutes, Section 10A.15, subdivision 3.
- 3. There is no probable cause to believe that John Arlandson intentionally violated the provisions of Minnesota Statutes, section 10A.273, subdivision 1(b).

Based on the above Findings Concerning Probable Cause, the Board issues the following:

<u>ORDER</u>

- 1. The Board imposes a civil penalty of \$250, which is one times the amount of the contributions, on John Arlandson, for contributing to a principal campaign committee during the 2010 legislative session in violation of Minnesota Statutes, section 10A.273, subdivision 1(b).
- 2. John Arlandson is directed to forward to the Board payment of the \$250 civil penalty, by check or money order payable to the State of Minnesota, within 30 days of receipt of this order.
- 3. If John Arlandson does not comply with the provisions of this order, the Board's Executive Director may request that the Attorney General bring an action for the remedies available under Minnesota Statute, section 10A.34.
- 4. The Board investigation of this matter is entered into the public record in accordance with Minnesota Statutes, section 10A.02, subdivision 11. The matter is concluded.

Issued February 14, 2012

/s/ Greg McCullough

Greg McCullough, Chair Campaign Finance and Public Disclosure Board

Relevant Statutes

Minnesota Statutes, section10A.273, subdivision 1. **Contributions during legislative session**. (a) A candidate for the legislature or for constitutional office, the candidate's principal campaign committee, or a political committee or party unit established by all or a part of the party organization within a house of the legislature, must not solicit or accept a contribution from a registered lobbyist, political committee, political fund, or dissolving principal campaign committee, or from a party unit established by the party organization within a house of the legislature.

(b) A registered lobbyist, political committee, political fund, or dissolving principal campaign committee, or a party unit established by the party organization within a house of the legislature, must not make a contribution to a candidate for the legislature or for constitutional office, the candidate's principal campaign committee, or a political committee or party unit established by all or a part of the party organization within a house of the legislature during a regular session of the legislature.