STATE OF MINNESOTA  
CAMPAIGN FINANCE AND PUBLIC DISCLOSURE BOARD

Findings and Order in the Matter of a Contribution Made by Randall Sampson to the Anderson (Sarah) Volunteer Committee

Summary of the Facts

Minnesota Statutes section 10A.15, subdivision 5, prohibits a lobbyist registered with the Campaign Finance and Public Disclosure Board from making a contribution to a candidate without providing the lobbyist’s name and registration number. A lobbyist who violates this section is subject to a civil penalty imposed by the Board of up to $1,000. This statutory provision exists to ensure that candidates may accurately identify the source of the contribution and thereby apply the amount of the contribution against the appropriate aggregate special source contribution limit. The aggregate special source limit is the total amount that a candidate may accept from political committees or funds, lobbyists, and large donors.

The 2012 pre-general election Report of Receipts and Expenditures filed with the Board by the Anderson (Sarah) Volunteer Committee (the Committee) reported receiving a $200 contribution from Randall Sampson. The contribution was reported as a donation from an individual. After notification from Board staff that the contribution may have been from a similarly named lobbyist, Representative Anderson responded that she was not aware Mr. Sampson was a registered lobbyist when she received the contribution.

After reclassifying the contribution, the Committee received $7,100 in special source contributions, which exceeded by $200 the applicable aggregate special source limit of $6,900 for a state representative candidate.

In a letter dated February 14, 2013, Randall Sampson acknowledged making the contributions to the Committee and stated, "In checking my records I could not find any verification that I had included my lobbyist number with the contribution... I am aware of the requirement and generally I am careful to include the information, but in this case I take responsibility for the oversight.”

This matter was considered by the Board in executive session on March 5, 2013. The Board’s decision is based on the correspondence from Representative Anderson and Mr. Sampson and on Board records.

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

Findings Concerning Probable Cause

1. There is probable cause to believe that Randall Sampson violated Minnesota Statutes section 10A.15, subdivision 5, by contributing $200 to the Anderson (Sarah) Volunteer Committee without providing his lobbyist registration number with the contribution.
2. There is probable cause to believe that because there was no registration number to identify the donor as a lobbyist the Anderson (Sarah) Volunteer Committee accepted the donation with the belief that the contribution was from an individual, and not from a registered lobbyist.

3. There is probable cause to believe that the Anderson (Sarah) Volunteer Committee exceeded by $200 the special source aggregate limit.

4. There is no probable cause to believe that the violations were intentional or done with the intent to circumvent the requirements of Minnesota Statutes Chapter 10A.

Based on the above Findings, the Board issues the following:

**Order**

1. The Board imposes no civil penalty on the Anderson (Sarah) Volunteer Committee for exceeding the 2012 aggregate contribution limit from special source contributors.

2. The Anderson (Sarah) Volunteer Committee is directed to refund $200 to one or more special source contributors and forward to the Board a copy of the check(s) used to return the excess contribution within 30 days of receipt of this order.

3. The Board imposes a civil penalty of $200, which is one times the amount of the contribution, on Randall Sampson for failure to provide a registration number with the contribution to the Anderson (Sarah) Volunteer Committee.

4. Randall Sampson is directed to forward to the Board payment of the $200 civil penalty, by check or money order payable to the State of Minnesota, within 30 days of receipt of this order.

5. If Randall Sampson or Representative Anderson 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 Statutes section 10A.34.

6. The Board investigation of this matter is entered into the public record in accordance with Minnesota Statutes section 10A.02, subdivision 11, and upon payment by Randall Sampson of the civil penalty imposed herein, and the return of $200 to one or more special source contributors by the Anderson (Sarah) Volunteer Committee, the matter is concluded.

Dated: March 5, 2013

/s/ Andrew M. Luger
Andrew M. Luger, Chair
Campaign Finance and Public Disclosure Board
Relevant Statute

Minnesota Statutes section 10A.15, subdivision 5. **Registration number on checks.** A contribution made to a candidate by a lobbyist, political committee, political fund, or party unit must show the name of the lobbyist, political committee, political fund, or party unit and the number under which it is registered with the board.