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8	IN THE SUPERIOR COURT OF TH	IF STATE OF WASHINGTON	
9	IN THE SET EXICK COURT OF TH IN AND FOR THE CO		
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11	ELIZABETH A. CAMPBELL, an individual,	No. 23-2-25128-8 SEA	
12	Plaintiff,	PLAINTIFF ELIZABETH A.	
13	VS.	CAMPBELL'S FIRST INTERROGATORIES AND	
	LARS CHRISTIAN MATTHIESEN, SHARON LUCAS, TOENE HAYES,	REQUESTS FOR PRODUCTION	
14	KRISTINE LEANDER, SARAH D.	PROPOUNDED TO DEFENDANT	
15	ALAIMO, SWEDISH CULTURAL CENTER d/b/a the SWEDISH CLUB, GARY SUND,	MARTIN JOHANSSON	
16	SHAMA ALBRIGHT, MOLLY OLSON		
17	SMITH, MARY EMERSON, IB R. ODDERSON, LANGDON L. MILLER, NEIL		
18	SNYDER, KRIS E. JOHANSSON, MARTIN		
19	K. JOHANSSON, ANNA FAINO and LANE POWELL PC,		
20	Defendants.		
21			
22	TO: Defendant Martin Johansson:		
23	In accordance with Washington Superior Co		
24	the following interrogatories separately, fully, in v as complete and straightforward as the information	0	
25	reasonable inquiry, including the information poss	sessed by your attorneys or agents. If an	
	interrogatory cannot be answered completely, answ	-	
26	The answers are to be signed by the person to whom they are addressed and must be served on all parties within thirty (30) days after the service of the interrogatories. NOTE:		
27	Answers must be compliant with the Civil Rules, Local Rules, and Washington State case law		
28	including the duty set forth in CR 26(e) Suppleme information available. For documents, produce in		
	PLAINTIFF'S INTERROGATORIES		

AND RFPS TO DEFENDANT MARTIN JOHANSSON - 1

Elizabeth A. Campbell, MPA 3826 24th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com 34(b)(2)(E). Objections must state specific grounds (CR 33(b)(4), 34(b)(2)(C)). If claiming privilege, provide a privilege log (CR 26(b)(5)).

DEFINITIONS

Words in **BOLDFACE CAPITALS** in these interrogatories are defined as follows:

1. **"DATE" – Date/Time Period**. Unless a specific date or time period is expressly stated in an interrogatory, the time period covered by the interrogatory shall, by default, be from January 1, 2017, to the present date of April 16, 2025.

2. **"DOCUMENTS**" means all hard copy and electronic writings of every kind including, but not limited to, the original and any copy of all records, e-mails, letters, correspondence, appointment books, diaries, files, notes, statements, memoranda, or minutes of meetings, photographs, video, conferences, telephone calls, receipts, written reports or opinions of investigators or experts, status reports, financial statements, audit reports, tax returns, estimates, inventories, contracts, agreements, articles of incorporation, bylaws, stock book, minute book, deed, security agreement, mortgage, deed of trust, title or other insurance policy, report, record, study, hand written note, map, drawing, working paper, chart, paper, draft, index, tape, microfilm, data sheet, data processing card, computer printout, computer program, check, bank statement, passbook, including information recorded and stored electronically, however produced or reproduced, within your possession or subject to your control, of which you have knowledge or to which you have had access, or of which any of your agents, attorneys, accountants or consultants have had knowledge.

- 3. **"DEFENDANT GROUP(S)"** means the groups of defendants and the defense counsel(s) that represent them:
- Group 1: Kristine Leander (former Executive Director) and Toene Hayes (former staff accountant), represented by Karen Kalzer.
- Group 2: The Swedish Club, Langdon Miller (current board president), Kris Johansson (board member), Sharon Lucas (member/volunteer), and Gary Sund (former board president), represented by Brad Bigos and Alex Lopez.
 Group 3: Elizabeth Norgren (former Executive Director), Sarah Alaimo (former HR Director).
 - **Group 3**: Elizabeth Norgren (former Executive Director), Sarah Alaimo (former HR Director), Shama Albright (former board president), Mary Emerson (former board secretary), Anna Faino
 - (former board vice president), Martin Johansson (former membership chair), Ib Odderson (former board member), Molly Olson Smith (former board vice president), and Neil Snyder (former board member), represented by Megan Starks and Sarah Tatischeff.
 - **Group 4**: Lars Matthiesen (club member), represented by Nicholas Larson and Miguel Mendez-Pintado.

4. <u>"IDENTIFY"</u>- Individuals. When used in reference to an individual person, parties, participants, or third parties, means to state his or her name, including aliases or former names and **CONTACT INFORMATION** as defined below.

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PLAINTIFF'S INTERROGATORIES AND RFPS TO DEFENDANT MARTIN JOHANSSON – 2

Elizabeth A. Campbell, MPA 3826 24th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com 5. **"IDENTIFY"– Entity**. When used with reference to an entity, such as a partnership (either general or limited), joint venture, trust or corporation, to state the full legal name of such entity, each name under which such entity does business, the entity's telephone number and the identity of the chief operating officer, manager, trustee, or other principal representative, and their **CONTACT INFORMATION** as defined below.

6. **"IDENTIFY"- Documents**. When used in reference to a document, means the date of preparation of the document, its author, the sender, the recipient, the nature of the document, e.g., letter, memo, tape, or other means of identification sufficient to identify the document, and its present location and custodian. Provide the name, address, and telephone number of the person with possession of the document.

7. **"IDENTIFY"- Claims/Lawsuits**. When used in reference to claims or lawsuits means the **CONTACT INFORMATION** of parties and attorneys representing the parties, proceeding number(s), jurisdiction, type of action, and disposition.

8. **"IDENTIFY" - Witness/Witnesses.** When used in reference to a witness or witnesses, "identify" means an individual who, by virtue of their presence, participation, or sensory perception (e.g., seeing, hearing, or otherwise experiencing), can provide testimony or information about a specific event, occurrence, or issue pertinent to the case. Additionally, the identification shall include a brief description of the specific event, occurrence, or issue to which the witness's knowledge or testimony pertains. This includes providing their **CONTACT INFORMATION**, as defined below.

9. "LETTER" □ refers to the anonymous letter sent to and received by Plaintiff via the United States Postal Service on March 14, 2025", stating:

a. "A concerned member wonders how the infamous Kristine Leander has so easily fallen

off your radar. After all, she is the evil behind all of this."

b. "How soon you seem to have forgotten her fake friendship? How quick you were to

forgive the salacious gossip she spread about you around the club and among the members.

One could never expect such quick forgiveness for one who acted as a true 'mean girl' towards you for the entirety of your relationship. Is it not her fault that you and Lars had such

a clamorous and public argument at the Swedish club?"

c. "Is Kristine not the reason you no longer work there? How quickly you forget that Kristine is the reason you are no longer allowed to enter the club. This, among many other immoral things were all a part of her scheme from the beginning."

d. "You" or "Your" refers to the Defendant to whom the interrogatory is directed, including agents, employees, or representatives acting on their behalf.

PLAINTIFF'S INTERROGATORIES AND RFPS TO DEFENDANT MARTIN JOHANSSON – 3

Elizabeth A. Campbell, MPA 3826 24th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

1	e. "Signed,	
2	f. "A concerned member who simply wonders how she so easily has gotten away with her	
3	wrongs towards you." ¹	
4		
5		
6	10. " PERSON " includes a natural person, company, firm, association, organization, partnership, business, trust, limited liability company, corporation, or public entity.	
7		
8	11. "YOU " or "YOUR" means the party to whom these interrogatories are addressed, your attorneys, agents, employees, officers, representatives, adjusters, investigators, and any other "person" who is in possession of information on your behalf.	
9		
10 11	12. "CONTACT INFORMATION" means full legal name, nickname(s), current physical residential address, addresses for the past 10 years (residential if a person; business if a	
12	company), dates at each address, e-mail address(es), and current phone numbers (work, mobile, fax).	
13	Dated this 16th Day of April, 2025	
14	ELIZABETH A. CAMPBELL, MPA	
15	Elizabeth Albupper	
16		
17	Elizabeth A. Campbell, MPA Plaintiff Pro Se	
18	3826 24 th Ave W Seattle, WA 98199	
19	Tel/Text: 206-769-8459	
20	Fax: 206-283-6300 neighborhoodwarrior@gmail.com	
21		
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27		
28	¹ Unknown. "Letter to Elizabeth Campbell." United States Postal Service. Postmarked March 6, 2025.	
	PLAINTIFF'S INTERROGATORIES AND RFPS TO DEFENDANT MARTIN JOHANSSON – 4 Belizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com	

1	INTERROGATORIES				
2	INTERROGATORY NO. 1.: Identity of the Letter's Author : Do you have any knowle				
3	of the identity of the person or entity who wrote or sent the Letter to Plaintiff? If yes, state the				
4	identity and describe how you obtained this knowledge; from July 1, 2024 to the present. ANSWER:				
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6					
7	INTERROGATORY NO. 2. : Involvement in the Letter: Did you, or anyone acting on				
8	your behalf, author, send, or contribute to the drafting or mailing of the Letter? If yes, provide details, including dates, methods, and reasons for your involvement or gaining knowledge of				
9	the preparation, transmission of it; from December 1, 2024 to the present.				
10	ANSWER:				
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12					
13	□ INTERROGATORY NO. 3.: Kristine Leander's Role: The Letter states that "Kristine Leander is the evil behind all of this" and references a "scheme." Describe any actions, statements, or plans by Kristine Leander, or by you or one of your fellow defendants, or any other person, that you are aware of relating to the termination of Plaintiff's membership in the				
14					
15	Swedish Club, and exclusion from the Swedish Club as a member, as a member of the public,				
16	including dates, reasons, and any notices provided to Plaintiff, or of the events described in the First Amended Complaint related to Plaintiff's Swedish Club membership; from August 15,				
17	2020 to present. ANSWER:				
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19					
20	□ INTERROGATORY NO. 4.: Alleged Gossip: The Letter claims Kristine Leander spread				
21	"salacious gossip" about Plaintiff "around the club and among the members." Identify all				
22	instances you are aware of where Kristine Leander, you, or any other Defendant, member, or other person discussed Plaintiff with club members or staff, including dates, locations, identity				
23	of the participants, and the content of those discussions from August 15, 2020 to the present. ANSWER:				
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25					
26	□ INTERROGATORY NO. 5.: Public Argument with Lars Matthiesen: The Letter				
27	references a "clamorous and public argument" between Plaintiff and Defendant Lars Matthiesen				
28					
	PLAINTIFF'S INTERROGATORIES Elizabeth A. Campbell, MPA AND RFPS TO DEFENDANT MARTIN JOHANSSON – 5 3826 24 th Ave W Seattle, WA 98199 Seattle, WA 98199				

Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com at the Swedish Club,^{[2} attributing it to Kristine Leander. State whether you have knowledge of this incident, including the date, location, witnesses, and any role Kristine Leander played in causing or escalating it; from January 1, 2021 to the present.

ANSWER:

□ INTERROGATORY NO. 6.: Employment Termination: The Letter asserts that "Kristine is the reason you no longer work there." Describe all actions taken by Kristine Leander, you, or other Defendants, Swedish Club employees or board members, or third parties, that contributed to Plaintiff's termination from employment at the Swedish Club, including the identity of any person, dates, reasons provided, and any related communications August 1, 2020 to the present. ANSWER:

□ INTERROGATORY NO. 7.:Exclusion from the Club: The Letter states that "Kristine is the reason you are no longer allowed to enter the club." Identify all decisions, policies, or actions by Kristine Leander, you, or other Defendants, Swedish Club employees or board members, or third parties, that led to the termination of Plaintiff's membership and exclusion from the Swedish Club as a member, as a member of the public, including dates, reasons, and any notices provided to Plaintiff; from September 1, 2020 to the present. ANSWER:

□ INTERROGATORY NO. 8.:Exclusion from the Club: Identify all decisions, policies, or actions by Kristine Leander, you, or other Defendants, Swedish Club employees or board members, or third parties, that led to the termination of any Swedish Club member's membership and exclusion from the Swedish Club as a member, as a member of the public, including dates, reasons, and any notices provided to those members; from June 1, 2019 to the present.

ANSWER:

INTERROGATORY NO. 9.: Scheme Allegation: The Letter claims Plaintiff's termination and exclusion were "part of [Kristine Leander's] scheme from the beginning." Describe any plans, agreements, or coordinated efforts by you or among Defendants or with others to

² On December 17, 2021
 PLAINTIFF'S INTERROGATORIES
 AND RFPS TO DEFENDANT MARTIN JOHANSSON – 6

Elizabeth A. Campbell, MPA 3826 24th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

1	terminate Plaintiff's employment or the termination of Plaintiff's membership, including participants, timelines, and objectives; from August 15, 2020 to the present.				
2	ANSWER:				
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4					
5	INTERROGATORY NO. 10.: Witnesses: Identify all individuals (by name, address, and				
6	phone number, if known) who have knowledge of the events or statements referenced in the Letter, including those related to Kristine Leander's actions toward Plaintiff; from August 15,				
7	2020 to the present. ANSWER:				
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10	□ INTERROGATORY NO. 11.: Resignation: State the date you resigned from the Swedish				
12	Club Board of Directors and provide a detailed explanation of all reasons for your resignation. ANSWER:				
13					
14					
15	□ INTERROGATORY NO. 12.: Resignation: Did you discuss Elizabeth Campbell's				
16	lawsuit, membership status, employment termination, or alleged mistreatment with other boar members during your tenure? If so, provide details, including dates and participants.				
17	ANSWER:				
18					
19					
20	□ INTERROGATORY NO. 13. : Resignation: Identify all individuals (by name, address, and phone number, if known) who have knowledge of the events or statements referenced in the				
21	Letter, including those related to Kristine Leander's actions toward Plaintiff; from August 15,				
22	2020 to the present. ANSWER:				
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24					
25	□ INTERROGATORY NO. 14.: Resignation: Did you raise concerns or express				
26 27	dissatisfaction with the Swedish Club's operations management, cultural programming, financial transparency, financial management or decisions, board governance to any indivi				
27	prior to resigning? If so, identify the recipients and summarize the discussions. ANSWER:				
20					
	PLAINTIFF'S INTERROGATORIES AND RFPS TO DEFENDANT MARTIN JOHANSSON – 7 Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com				

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3	REQUESTS FOR PRODUCTION				
4	REQUEST FOR PRODUCTION NO. 1) Documents Related to the Letter : All documents, communications, or drafts related to the creation, sending, or receipt of the Letter,				
5	including envelopes, notes, or correspondence discussing its contents or purpose; from December 1, 2024 to the present.				
6	RESPONSE:				
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9	REQUEST FOR PRODUCTION NO. 2) Communications by Kristine Leander: All				
10	documents, including emails, texts, memos, or notes, authored by or involving Kristine Leander that mention Plaintiff, Plaintiff's employment, or Plaintiff's membership at the Swedish Club				
11	from August 15, 2020 to the present. RESPONSE:				
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14	REQUEST FOR PRODUCTION NO. 3) Gossip Evidence : All documents reflecting				
15 16	statements or gossip about Plaintiff made by Kristine Leander, other Defendants, Swedish Club				
10	employees or members, or third parties, as referenced in the Letter, including dates and recipients; from August 15, 2020 to the present. RESPONSE:				
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21	REQUEST FOR PRODUCTION NO. 4) Public Argument Records : All documents, reports, or communications held, received, or transmitted by You related to the "clamorous and				
22	public argument" between Plaintiff and Lars Matthiesen at the Swedish Club on the evening of December 17, 2021, including witness statements, incident logs, or correspondence about the				
23	incident; from December 17, 2021 to the present.				
24	RESPONSE:				
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27	REQUEST FOR PRODUCTION NO. 5) Employment Termination Records : All documents related to Plaintiff's termination from employment at the Swedish Club, including				
28	personnel files, performance reviews, disciplinary records, emails, meeting notes or				
	PLAINTIFF'S INTERROGATORIES AND RFPS TO DEFENDANT MARTIN JOHANSSON – 8 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com				

1	communications involving Kristine Leander or other Defendants, Swedish Club employees, board members, or third parties; from March 1, 2021 to present. RESPONSE:				
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5	REQUEST FOR PRODUCTION NO. 6) Membership Exclusion Records: All				
6	documents related to Plaintiff's exclusion from the Swedish Club as a member, including membership records, board minutes, board directors'/executive directors' emails between each				
7	other or to Plaintiff, or notices sent to Plaintiff, particularly those involving Plaintiff's				
8	membership, or Kristine Leander, or communications involving Kristine Leander or other Defendants, Swedish Club employees, board members, or third parties; from August 15, 2020				
9	to the present. RESPONSE:				
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11					
12	REQUEST FOR PRODUCTION NO. 7) Scheme Documentation : All documents				
13	evidencing any plan, agreement, or "scheme" by Kristine Leander or other Defendants to				
14	terminate Plaintiff's employment or revoke Plaintiff's membership, as alleged in the Letter including internal communications or directives; from December 1, 2021 to the present.				
15	RESPONSE:				
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17					
18	 REQUEST FOR PRODUCTION NO. 8) Defendant Communications: All communications between Defendants from October 1, 2020 to the present discussing Plaintiff the Letter, or the claims in this lawsuit. RESPONSE: 				
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23	REQUEST FOR PRODUCTION NO. 9) Defendant Resignation : Produce all emails,				
25	text messages, or other written communications sent or received by you between January 1, 2021, and the present relating to your resignation from the Swedish Club Board of Directors.				
26	RESPONSE:				
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27 28					
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	PLAINTIFF'S INTERROGATORIES AND RFPS TO DEFENDANT MARTIN JOHANSSON – 9 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com				

1	□ REQUEST FOR PRODUCTION NO. 10) Defendant Resignation : Produce a copy of your resignation letter or any written notice of resignation submitted to the Swedish Club,			
2	including any drafts thereof.			
3	RESPONSE:			
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6	REQUEST FOR PRODUCTION NO. 11) Defendant Resignation : Produce all responses			
7	you received from board members, Swedish Club staff, or members regarding your resignation, whether in writing or electronic form.			
8	RESPONSE:			
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11	REQUEST FOR PRODUCTION NO. 12) Defendant Resignation : Produce all			
12	communications between you and any Swedish Club board member or executive director from			
13 14	January 1, 2021, to the present discussing your resignation or Swedish Club board matters. RESPONSE:			
14	RESI OINSE.			
15				
17				
18	□ REQUEST FOR PRODUCTION NO. 13) Defendant Resignation : Produce any documents, emails, or notes in your possession reflecting concerns about the Swedish Club's			
19	operations, finances, the treatment of Elizabeth Campbell during your tenure, or about this			
20	lawsuit. RESPONSE:			
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	PLAINTIFF'S INTERROGATORIES AND RFPS TO DEFENDANT MARTIN JOHANSSON – 10 Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com			

DECI	LARATION	OF RESPONDIN	NG PARTY
I declare under the pen	alty of perju	ry under the laws o	f the State of Washington that:
a) I am the Defendant in	this action a	and am authorized t	to make the foregoing answers.
	these answer	s as the truthful and	rces of information such that d complete answers made on
c) I have read the foregoing answers, know the contents thereof, and believe them to be true and correct.			
DATED this day	of	, 2025 at	, Washington.
	Name	DEFENDA	NT - MARTIN JOHANSSON
AINTIFF'S INTERROGATOR ID RFPS TO DEFENDANT M		ANSSON – 11	Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

1	CERTIFICATE OF SERVICE		
2	I, Elizabeth A. Campbell, certify that on April 16, 2025 I caused to be served a true and		
3	correct Word and PDF copy of the foregoing INTERROGATORIES AND REQUEST FOR		
4	PRODUCTION TO DEFENDANT MARTI	IN JOHANSSON via the method indicated below	
5	and addressed to the following:		
6			
7	Brad Bigos, WSBA No. 52297 Alexandro Lopez, WSBA No. 62867 O'HAGAN MEYER, PLLC	Megan F. Starks, WSBA No. 39640 Sarah A. Tatistcheff, WSBA No. 51098 PATTERSON BUCHANAN FOBES &	
8	1420 Fifth Avenue, Suite 2200 Seattle, WA 98101	LEITCH, INC., P.S. 1000 Second Ave., 30 th Floor	
9	Tel: (206) 844-1350 Email: Bbigos@ohaganmeyer.com	Seattle, WA 98104 Telephone: 206-844-1350	
10 11	Email: alopez@ohaganmeyer.com	Email: mstarks@pattersonbuchanan.com Email: SAT@pattersonbuchanan.com	
11	□KC E-File Service ⊠Email	□CM/ECF System □KC E-File Service	
13	□Legal Messenger □U.S. Mail	⊠Email □Legal Messenger	
14	□WA State App Courts' eFiling Portal	□U.S. Mail □WA State App Courts' eFiling Portal	
15	Attorney for Defendant Swedish Cultural Center d/b/a the Swedish Club, K. Johansson, Lucas, Miller, and Sund	Attorney for Defendant Alaimo, Albright, Emerson, Faino, M. Johansson, Norgren,	
16	A. Johansson, Lucus, muer, and Sand	Odderson, Smith, and Snyder	
17			
18			
19			
20			
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23			
24	CERTIFICATE OF SERVICE OF PLAINTIFF'S INTERROGATORIES AND RFPS TO DEFENDANTS – 1	Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459	
		neighborhoodwarrior@gmail.com	

1	Nicholas C. Larson, WSBA #46034	Karen Kalzer, WSBA #25429
2	Miguel E. Mendez-Pintado, WSBA #61404	Helsell Fetterman 800 Fifth Ave, Suite 3200
3	Murphy, Pearson, Bradley & Feeney	Seattle, WA 98104
	520 Pike St, Ste 1205 Seattle, WA 98101	206-680-2125 kkalzer@helsell.com
4	206-219-2008	CM/ECF System
5	nlarson@mpbf.com mmendezpintado@mpbf.com	□KC E-File Service ⊠Email
6	CM/ECF System	□Legal Messenger
	□KC E-File Service ⊠Email	□U.S. Mail
7	□Legal Messenger	□WA State App Courts' eFiling Portal
8	□U.S. Mail	Attorney for Defs Hayes, Leander
9	□WA State App Courts' eFiling Portal	
	Attorney for Def Matthiesen	
10		
11	I certify under penalty of perjury under	the laws of the state of Washington that the foregoing
12	is true and correct.	
13	DATED April 16, 2025, at Seattle, W	ashington.
14		
15		Elizabeth Alburghen
16		Elizabeth A. Campbell, MPA
17		Plaintiff, Pro Se
		3826 24 th Ave W Seattle, WA 98199
18		Tel/Text: 206-769-8459
19		Fax: 206-283-6300 neighborhoodwarrior@gmail.com
20		
21		
22		
23		
24	CERTIFICATE OF SERVICE OF	
	PLAINTIFF'S INTERROGATORIES AND RFPS TO DEFENDANTS – 2	Elizabeth A. Campbell, MPA 3826 24 th Ave W
		Seattle, WA 98199 206-769-8459
		neighborhoodwarrior@gmail.com