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EBC File: 15110-30/2022/209

November 29, 2022

Erik Johnson Candidate for Council, Islands Trust Via email

ENFORCEMENT NOTICE

Dear Erik Johnson:

This letter addresses a contravention under the Local Elections Campaign Financing Act (LECFA) and comprises an Enforcement Notice under Part 2 of Policy 36.3 Administration of Monetary Penalties under the Local Elections Campaign Financing Act.

Elections BC provided you with a copy of the Investigator's report into this matter, which included his preliminary findings. You have not provided a response to the investigation report.

Background:

You were a candidate for councillor for Islands Trust in the 2022 General Local Election. For the 2022 General Local Election, the pre-campaign period started July 18, 2022, and ended September 16, 2022, and the campaign period started September 17, 2022 and ended on general voting day, on October 15, 2022.

On October 12, 2022, Elections BC received a complaint regarding two ads that promoted your campaign four council. The complaint alleged that the ads did not include an authorization statement as required by LECFA.

Elections BC's compliance team reached out to you and reminded you to include all information required in an authorization statement going forward, and requested that you take steps to correct the non-compliant ads by adding a full authorization statement. The file was then forwarded to the Elections BC Investigations team for follow up.

The Elections BC Investigator reached out to you and requested copies of the invoices for the ads, copies of the original ads and images of the ads that had been revised and brought into compliance.

Your invoices indicated that you purchased 5 lawn signs, and two advertisement in the Gabriola Sounder community newspaper, one on September 25 and one on October 5, 2022, for \$276.65. Neither the lawn signs, nor the newspaper ads contained an authorization statement.

Legislation:

Section 44 (1) of the *Local Elections Campaign Financing Act* requires that a candidate who sponsors election advertising ensure that the advertisement does the following:

- identifies the financial agent,
- indicates that it was authorized by the financial agent,
- gives a BC telephone number, an email address or a BC mailing address at which the financial agent may be contacted regarding the advertising

Section 7(1) of LECFA defines election advertising as:

7 (1)Subject to subsection (2) and any applicable regulations, election advertising is the transmission to the public by any means,

(a)during the campaign period, of any of the following:

(i)a communication that promotes or opposes, directly or indirectly, the election of a candidate or an elector organization that is endorsing a candidate, including a communication that takes a position on an issue with which the candidate or elector organization is associated;

(ii) assent voting advertising that is election advertising under section 8 (3)

[assent voting advertising that is election advertising];

(iii) any other communications prescribed by regulation, and

(b)during the pre-campaign period for a general local election, of any of the following:
(i)a communication that promotes or opposes, directly or indirectly, the election of a candidate or an elector organization that is endorsing a candidate;
(ii)assent voting advertising that is election advertising under section 8 (3);
(iii)any other communications prescribed by regulation.

Section 10 of LECFA sets out the pre-campaign and campaign periods for a local election:

10 (1)The election period in relation to an election is the period that (a)begins, as applicable,

(i)in the case of an election that is part of a general local election, at the start of the calendar year in which the election is held,

(ii)in the case of a by-election, on the day the local authority office that is to be filled by the by-election becomes vacant, or

(iii)in the case of any other election, on the date specified by or determined under the regulations, and

(b)ends at the beginning of the campaign period for the election.

(1.1)The pre-campaign period in relation to a general local election is the period that (a)begins on the eighty-ninth day before general voting day for the election, and(b)ends on the twenty-ninth day before general voting day for the election.

(2)The campaign period in relation to an election is the period that

(a)begins on the twenty-eighth day before general voting day for the election, and (b)ends, as applicable,

(i)in the case of an election by voting, at the close of general voting for the election, or (ii)in the case of an election by acclamation, at the end of general voting day.

(3)The assent voting proceedings period in relation to non-election assent voting is the period that

(a)begins on the twenty-eighth day before general voting day for the assent voting, and (b)ends at the close of general voting for the assent voting.

Analysis and Determination:

I have carefully reviewed the Investigator's report, and I concur with his preliminary conclusions. The Newspaper ads and the lawn signs clearly promoted you as a candidate for the Islands Trust Council, and they were distributed and published during the campaign period. The ads and signs did not include an authorization statement as required in section 44(1) of LECFA.

I find that the 5 lawn signs and the September 25 and October 5, 2022 Gabriola Sounder advertisements that your campaign sponsored during the campaign period contravened section 44(1) of LECFA.

Monetary Penalty:

Because of my finding above, s. 68.25(1) of LECFA requires me to issue an administrative monetary penalty against you, of up to \$5,000.

In assessing this penalty, I note the following:

- The lack of an authorization statement would not likely have misled a reader to conclude that the brochures were sponsored by another individual or organization the transparency purpose of the Act had been substantially met.
- You indicated that the publication of the advertisements without an authorization statement was inadvertent.
- Once contacted by Elections BC, you cooperatively amended the ads where possible.
- You have not previously been the subject of a monetary penalty under LECFA.
- You have previously participated in a local government election as a candidate, and should have had an understanding of the advertising rules based on that experience.

Based on these considerations, I make the following finding:

• Erik Johnson contravened section 44(1) of LECFA, and must pay a penalty of \$150 to the Chief Electoral Officer of BC, under section 68.25(2)(a) of that act.

Review/Court Relief:

You may request a review of this determination by an Adjudicator. A request must be made in writing and must be received by the Investigator within 14 days after the date on which the Subject received the Enforcement Notice. The request must state the grounds on which the request for review is made. The Adjudicator is not bound by the Investigator's determinations or reasons in this Enforcement Notice, and must consider the matter afresh and with an open mind.

You may also seek relief from the BC Supreme Court from the monetary penalties under section 68.26 of LECFA. You may wish to seek legal advice prior to requesting relief.

Penalty Payment:

Under *Policy 36.3 Administration of Monetary Penalties under the Local Elections Campaign Financing Act*, you have 40 days from today's date to pay the monetary penalties. Payments can be made by cheque to the Minister of Finance, C/O Elections BC at the address below:

Mailing Address:

PO Box 9275 Stn Prov Govt Victoria, BC V8W 9J6

Physical Location:

Suite 100 – 1112 Fort Street Victoria, BC 250-387-5305

Sincerely,

Adam Barnes

Director of Investigations