IN THE SUPREME COURT

OF THE STATE OF WASHINGTON

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| SEATTLE CITIZENS AGAINST THE TUNNEL; ELIZABETH A. CAMPBELL, in her capacity as Seattle Citizens Against The Tunnel’s Campaign Manager and the principal initiative petitioner,  Appellants,  v.  CITY OF SEATTLE, A Washington municipal corporation,  Respondent,  and  Washington State Department of Transportation,    Defendant-Respondent. | No. \_\_\_\_\_\_\_\_\_  (King Superior Court  No. 11-2-13620-5SEA)  **DECLARATION OF ELIZABETH A. CAMPBELL** |

I, Elizabeth A. Campbell, declare as follows pursuant to GR 13 and RCW 9A.72.085:

1. I declare under penalty of perjury under the laws of the State of Washington that the foregoing is true and correct.
2. I am an Appellant in this action, a citizen and registered voter in the City of Seattle. I am a sponsor of Initiative 101. I am competent to be a witness in this matter and have personal knowledge of the facts stated herein.
3. On July 21, 2011, I contacted Sandy McConnell, the Elections Program Manager for Election Operations for the King County Elections office. I asked her about the timing of the preparation of ballots for the November 2011 election. Ms McConnell told me that pro and con statements for the voters pamphlet are due in the latter part of August and that her office begins preparing the ballot layout on September 1st. She also told me that ballots have to be mailed to military voters on September 23rd, so the ballots are printed sometime between September 1st and September 23rd.
4. I am filing the present motion to stay and accelerate review because in the absence of a stay, the deadline for the City to present Initiative 101 to the county for inclusion on the ballot will expire before the Court even has a meaningful opportunity to hear the merits of the appeal. Additionally, if the Court believes that it is critical to have a decision on whether Initiative 101 should be placed on the ballot, the Court will need to expedite the review process. My goal in contacting Ms. McConnell was to try to find out how much time the Court has to resolve the merits if the Court decides it needs to resolve the merits before the election.

I declare under penalty of perjury under the laws of the United States of America that the foregoing is true and correct.

Executed this 22nd day of July, 2011 at Seattle, Washington.

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Elizabeth A. Campbell