IN THE SUPERIOR COURT OF THE STATE OF WASHINGTON IN AND FOR THE COUNTY OF KING			
	ELIZABETH A. CAMPBELL, an individual,	No. 23-2-25195-4 SEA	
	Plaintiff,	PLAINTIFF ELIZABETH A. CAMPBELL'S FIRST	
	vs. SHARON LUCAS, an individual, et al.,	INTERROGATORIES AND	
	Defendants.	REQUESTS FOR PRODUCITON PROPOUNDED TO DEFENDANT	
		MARY EMERSON	
	TO:MARY EMERSON, Defendant		
	In accordance with Washington Superior Court Rules 26 and 33, please answer each of the following interrogatories separately, fully, in writing and under oath. Each answer must be as complete and straightforward as the information reasonably available to you permits after reasonable inquiry, including the information possessed by your attorneys or agents. If an interrogatory cannot be answered completely, answer it to the extent possible.		
	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: Answers must be compliant with the Civil Rules, Local Rules, and Washington State case law including the duty set forth in CR 26(e).		
	DEFINITIONS		
	Words in BOLDFACE CAPITALS in these interrogatories are defined as follows:		
	1. "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,

PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 1

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

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 or have had access, or of which any of your agents, attorneys, accountants or consultants have had knowledge. "IDENTIFY"- Individuals. When used in reference to an individual person, means to 2. state his or her name, including aliases or former names and CONTACT INFORMATION as defined below. "IDENTIFY"- Entity. When used with reference to an entity, such as a partnership 3. (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. 4. "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. 5. "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. "PERSON" includes a natural person, company, firm, association, organization, 6 partnership, business, trust, limited liability company, corporation, or public entity. 7. "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. 8. "CONTACT INFORMATION" means full legal name, nickname(s), current physical address, addresses for the past 10 years (residential if a person; business if a company), dates at each address, e-mail address(es), and current phone numbers (work, mobile, fax). 9. "EMPLOYMENT HISTORY" means the name of your employer or business, title, job description including nature of work/duties and responsibilities, the dates of employment including starting and ending rate of pay for each position, CONTACT INFORMATION for your immediate supervisor, and reason for leaving if no longer in that position. // // PLAINTIFF'S INTERROGATORIES Elizabeth A. Campbell, MPA TO DEFENDANT MARY EMERSON - 2 3826 24th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

photographs, video, conferences, telephone calls, receipts, written reports or opinions of

study, hand written note, map, drawing, working paper, chart, paper, draft, index, tape,

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,

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1	Dated this 15th day of April, 2024		
2	ELIZABETH A. CAMPBELL, MPA		
3	Elizabeth Albuppen		
4	Elizabeth A. Campbell, MPA		
5	Plaintiff Pro Se 3826 24 th Ave W		
6	Seattle, WA 98199		
7	Tel/Text: 206-769-8459 Fax: 206-283-6300 mainthead an american @american @ame		
8	neighborhoodwarrior@gmail.com		
9			
	INTERROGATORIES		
10	□INTERROGATORY NO. 1.: Identify each PERSON (excluding your attorney) who provided you with information which enabled you to respond to this Interrogatory. ANSWER:		
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15	INTERROGATORY NO. 2. : With respect to the allegations contained within paragraphs 5.1 through 5.976 of Plaintiff's <i>First Amended Complaint</i> , please identify with specificity the		
16	following:a) All facts which refute such claims;		
17	b) All facts which support such claims;c) CONTACT INFORMATION for all PERSONS with knowledge of such claims; and		
10	d) IDENTIFY all DOCUMENTS relied upon by YOU to support such claims.		
18	e) IDENTIFY the custodian of each of those DOCUMENTS . ANSWER:		
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22	□ INTERROGATORY NO. 3.: Please provide the CONTACT INFORMATION for any		
22	PERSON , other than any attorneys, who investigated, was an eyewitness to, or has knowledge of the facts and circumstances of the Plaintiff's claims or damages asserted in their <i>First</i>		
	<i>Amended Complaint</i> . For each such PERSON , please provide a brief description of the PERSON'S knowledge and their relationship to the case.		
24	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 3 Seattle, WA 98199		

1	ANSWER:				
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4	INTERROGATORY NO. 4. : Please provide the CONTACT INFORMATION for an PERSON who made any written and/or recorded statements relating to the Plaintiff's claim				
5	their <i>First Amended Complaint</i> and, for each statement, please IDENTIFY the form of the statement (e.g., written, recorded, transcribed, etc.) and CONTACT INFORMATION for the				
6	present custodian. ANSWER:				
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9	□ INTERROGATORY NO. 5.: Please provide the CONTACT INFORMATION for any				
10	PERSON who made any written and/or recorded statements about or relating to the Plaintiff, Elizabeth Campbell, and, for each statement, please IDENTIFY the form of the statement (e.g.,				
11	written, recorded, transcribed, etc.) and CONTACT INFORMATION for the present custodian.				
12	ANSWER:				
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15 16	□ INTERROGATORY NO. 6.: 2. Did the Plaintiff, Elizabeth Campbell complain or give notice to YOU to any other PERSON about the unlawful conduct or about the tortious conduct alleged by the Plaintiff in the First Amended Complaint? If so, for each complaint or notice				
17	alleged by the Plaintiff in the First Amended Complaint? If so, for each complaint or notice given:a. State the date of the complaint or notice given;				
18	 b. State the nature of the complaint of notice given; c. State the name and CONTACT INFORMATION of each PERSON in addition to 				
19	 d. State the CONTACT INFORMATION, and any job title of each PERSON who 				
20	participated in making decisions about how to conduct the investigation;e. state the CONTACT INFORMATION, and job title of each PERSON who was				
21	 interviewed or who provided an oral or written statement as part of the investigation of the complaint or notice; f. state the nature and date of any action taken in response to the complaint or notice; g. state whether the Plaintiff was made aware of the actions taken by the Swedish Club Board of Directors, or by YOU in response to complaint(s) or notice(s), and, if so, state how and when; 				
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	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON - 4Elizabeth A. Campbell, MPA 3826 24 th Ave W				

1 2	h. identify all DOCUMENTS relating to the complaint(s) or notice(s) made by the Plaintiff, the investigation(s), and any action(s) taken in response to the complaint(s) or notice(s); and state the and their CONTACT INFORMATION who has
2	knowledge of the Plaintiff's complaint(s) or notice(s), and/or of the Swedish Club's
3	or the Swedish Club Board of Director's, or YOUR response(s) to the complaint or notice given.
4	ANSWER:
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7	□ INTERROGATORY NO. 7.: IDENTIFY the date, time, type (e.g., letter, telephone call),
8	witnesses to or participants in, and the substance of each contact with a PERSON other than Plaintiff made in connection with the Plaintiff's claims in the <i>First Amended Complaint</i> .
9	a. IDENTIFY each DOCUMENT , record, recording and PERSON furnishing information with regard to your response to the immediately preceding
10	Interrogatory. ANSWER:
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13	-INTERROGATORY NO. 8.: IDENTIFY each PERSON, including YOURSELF, with
14	 whom you are aware that: a. Witnessed the incident or the events occurring immediately before, during, or after the incident the Plaintiff has complained of that occurred on the evening of April 20, 2022
15	during the annual members' meeting in the dining room of the Swedish Club;b. And/or who heard any statement(s) made about the incident by any individual at the
16	scene. ANSWER:
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20	□ INTERROGATORY NO. 9. : IDENTIFY each employee, board member, or Swedish Club member with personal knowledge of the April 20, 2022 incident.
21	a. For each such individual, provide their CONTACT INFORMATION , and identify his or her job/board member title and job or function which was being performed by that
22	individual at the time of the incident. ANSWER:
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	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 5 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

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3	□ INTERROGATORY NO. 10.: IDENTIFY each PERSON, including YOURSELF, that was interviewed concerning the April 20, 2022 incident? For each such PERSON, state:
4	a. The date of the interview.b. Who conducted the interview.c. The substance of the interview.
5	d. The holder of the interview related records.
6	Note: If the interview was recorded and/or transcribed, a reproduction of the recording and/or transcript will suffice.
7	 e. IDENTIFY any DOCUMENTS provided to the interviewee, provided to the interviewer by the interviewee, or otherwise present or used in the interview. f. IDENTIFY any PERSON that is the outed an of the DOCUMENTS identified in part
8	 f. IDENTIFY any PERSON that is the custodian of the DOCUMENTS identified in part "d." above. ANSWER:
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12	 □ INTERROGATORY NO. 11.: IDENTIFY each and every verbal or written report made by YOU or any PERSON concerning the April 20, 2022 incident; for each report: a. IDENTIFY the date the report was made;
13	b. IDENTIFY who the report was given to and the date they received it;
14	c. IDENTIFY the current custodian of the report and their CONTACT INFORMATION
15	ANSWER:
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18	□ INTERROGATORY NO. 12.: Please state, in YOUR own words, what YOU believe
19	happened on the evening of Wednesday, April 20, 2022 incident during the Swedish Club's annual members' meeting in the dining room of the Swedish Club and include in YOUR
20	Answer the basis upon which YOU have formed that belief; and IDENTIFY any DOCUMENTS you have created or relied upon to form that belief.
21	ANSWER:
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24	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 6 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199
	206-769-8459 neighborhoodwarrior@gmail.com

1	□ INTERROGATORY NO. 13.: Identify each PERSON, including YOURSELF, with		
2	whom YOU are aware that: a. Witnessed the incident or the events occurring immediately before, during, or after the		
3	incident the Plaintiff has complained of that occurred on the evening of March 1, 2023 during the board meeting in the library of the Swedish Club.		
4	 b. And/or who heard any statement(s) made about the incident by any individual at the scene. ANSWER: 		
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8	□ INTERROGATORY NO. 14.: Identify each PERSON, Swedish Club employee, board member, or member with personal knowledge of the March 1, 2023 incident.		
9	a. For each such individual, provide their CONTACT INFORMATION and identify his or her job/board member title and job or function which was being performed by that		
10	individual at the time of the incident. ANSWER:		
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13	INTERROGATORY NO. 15.: IDENTIFY each PERSON, including YOURSELF, that		
14	was interviewed concerning the March 1, 2023 incident? For each such person, state:a. The date of the interview.		
15	b. Who conducted the interview.c. The substance of the interview.		
16	d. The holder of the interview related records. Note: If the interview was recorded and/or transcribed, a reproduction of the recording and/or		
17	transcript will suffice.e. IDENTIFY any DOCUMENTS provided to the interviewee, provided to the		
18	 interviewer by the interviewee, or otherwise present or used in the interview. f. IDENTIFY any PERSON that is the custodian of the DOCUMENTS identified in part "d." above. 		
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20	ANSWER:		
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23	 □ INTERROGATORY NO. 16.: IDENTIFY each and every verbal or written report made by YOU or any PERSON concerning the March 1, 2023 incident; for each report: a. IDENTIFY the date the report was made; 		
24	PLAINTIFF'S INTERROGATORIES		
	TO DEFENDANT MARY EMERSON – 7 Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com		

b. **IDENTIFY** who the report was given to and the date they received it; 1 c. **IDENTIFY** the current custodian of the report and their **CONTACT INFORMATION..** 2 **ANSWER**: 3 4 5 □ INTERROGATORY NO. 17.: Please state, in YOUR own words, what you believe 6 happened on the evening of Wednesday, March 1, 2023 incident during the Swedish Club's board of directors' meeting in the library of the Swedish Club and include in YOUR Answer 7 the basis upon which you have formed that belief; and **IDENTIFY** any **DOCUMENTS** you have created or relied upon to form that belief 8 **ANSWER**: 9 10 11 **INTERROGATORY NO. 18.**: **IDENTIFY** any warnings, whether verbal or written (such as by a sign, or otherwise) which were given to the Plaintiff as a member or as an employee at 12 any time during the years 2021, 2022, and 2023, specifically, and/or in general, before either of the incidents of April 20, 2022 and March 1, 2023 occurred. For each warning given: 13 a. **IDENTIFY** the **PERSON(S)** with knowledge of the warning(s); b. If in writing, **IDENTIFY** the **PERSON(S)** who authored the **DOCUMENT**; 14 c. **IDENTIFY** the current custodian of the warning **DOCUMENT(S)** and any **DOCUMENTS** related thereto. 15 **ANSWER**: 16 17 18 □ INTERROGATORY NO. 19.: IDENTIFY any warnings, whether verbal or written (such 19 as by a sign, or otherwise) which were given to any employee or member at any time during the years 2021, 2022, and 2023, specifically, and/or in general, for each warning given: 20 a. **IDENTIFY** the **PERSON(S)** with knowledge of the warning(s); b. If in writing, **IDENTIFY** the **PERSON(S)** who authored the **DOCUMENT**; 21 c. **IDENTIFY** the current custodian of the warning **DOCUMENT(S)** and any **DOCUMENTS** related thereto. 22 **ANSWER**: 23 24 PLAINTIFF'S INTERROGATORIES Elizabeth A. Campbell, MPA TO DEFENDANT MARY EMERSON - 8 3826 24th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

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2	INTERDOCATORY NO. 20 . Describe in detail any conversations VOU or any Swedish	
3	□ INTERROGATORY NO. 20.: Describe in detail any conversations YOU or any Swedish Club board member, member, employee, or agent/representative has had with the Plaintiff prior	
4	to or following the April 20, 2022 and March 1, 2023 incidents in question. ANSWER :	
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7	□ INTERROGATORY NO. 21.: IDENTIFY any admission(s) or declaration(s) against	
8	interest which YOU contend was made by the Plaintiff following the April 20, 2022 and March 1, 2023 incidents in question.	
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12	□ INTERROGATORY NO. 22. : IDENTIFY each and every verbal or written statement made by YOU or any PERSON concerning Elizabeth Campbell, wherein the PERSON stated	
13	if Elizabeth Campbell were to return to the Swedish Club as a member or as an employee they would quit being an employee or resign as member, not return to the Swedish Club; for each	
14	statement a. IDENTIFY the date the statement was made;	
15	b. IDENTIFY who made the statement;c. IDENTIFY who received or heard the statement;	
16	d. If the statement was made in writing, IDENTIFY the current custodian of the statement DOCUMENT and their CONTACT INFORMATION .	
17	ANSWER:	
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20	☐ INTERROGATORY NO. 23.: IDENTIFY each and every verbal or written statement	
21	made by YOU or any PERSON concerning Elizabeth Campbell regarding her work as a Swedish Club employee, her membership in the Swedish Club, or about Ms. Campbell's	
22	 a. IDENTIFY the date the statement was made; b. IDENTIFY who made the statement; c. IDENTIFY who received or heard the statement; 	
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	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 9 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com	

1	d. If the statement was made in writing, IDENTIFY the current custodian of the statement DOCUMENT and their CONTACT INFORMATION .
2	ANSWER:
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5	□ INTERROGATORY NO. 24.: IDENTIFY any notices that YOU or anyone else on the
6	Swedish Club's board of directors or employed by the Swedish Club have given to any of the Swedish Club's insurers regarding the Plaintiff's claims. For any claim made to an insurer:
7	a. IDENTIFY and describe each claim made under each liability insurance policy in the years 2021, 2022, 2023, and 2024;
8	b. The date of claim, the claim number;c. The subject of the claim, the status of the claim
9	d. The resolution of the claim; ande. Any amounts paid under each policy.
10	ANSWER:
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13	INTERROGATORY NO. 25. : IDENTIFY any insurance agreement(s) under which any insurance business may be liable to satisfy part or all of any judgment which may be entered in
14	this action, or to indemnify or reimburse YOU or the Swedish Club for payments made to satisfy an adverse judgment in this matter, including in YOUR answer the amount and limits of
15	any such liability insurance coverage. ANSWER:
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18	□ INTERROGATORY NO. 26.: IDENTIFY with specificity each and every source of funds
19	or funding that would have been used to pay each of the settlement offers made by the Swedish Club to Elizabeth Campbell.
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22	☐ INTERROGATORY NO. 27.: Describe in detail any conversation YOU or PERSON or
23	any Swedish Club board member, member, employee, or agent/representative has had wherein the belief was discussed that settling with the Plaintiff in King County Superior Court Case No.
24	23-2-25195-4 SEA would bankrupt the Swedish Club, for each conversation:
	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 10 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

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2	IDENTIFY the time, date, and place the conversation took place; IDENTIFY the name of who the participants in the conversation where;				
3	IDENTIFY any DOCUMENTS used or circulated during those conversations that were used to confirm or refute that belief.				
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5	□ INTERROGATORY NO. 28.: IDENTIFY the date of each board meeting held by the				
6	Swedish Club board of directors in each year, 2022, 2023, and 2024, and for each board				
7	meeting:a. IDENTIFY each meeting wherein the board went into executive session. For each				
	executive session the board held:				
8	 i. IDENTIFY whether the meeting was held online or in-person; ii. IDENTIFY each of the attendees in the meeting, provide their CONTACT 				
9	INFORMATION , and describe their role or capacity they were in while				
10	attending the meeting; iii. IDENTIFY and describe each topic of discussion, board business, executive				
11	session business undertaken;iv. IDENTIFY all of the DOCUMENTs received, gathered, or on hand or				
12	considered during the session that were used inform meeting attendees or related to the executive session and the topics or business discussed or acted				
	upon during that session;				
13	v. IDENTIFY and describe any discussion, motion, vote, or other action taken by a director, directors, or any other person in attendance at the meeting;				
14	vi. IDENTIFY EACH holder of the above described DOCUMENTS , and of the				
15	minutes, and the recordings for those executive sessions; Note: If the executive session was recorded and/or transcribed, a reproduction of the recording and/or transcript will suffice. ANSWER:				
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19	□ INTERROGATORY NO. 29. : IDENTIFY the date of each of the Swedish Club board of directors' standing, finance committee, meetings held in each of the years, 2022, 2023, and				
20	directors' standing, finance committee meetings held in each of the years, 2022, 2023, and 2024, and for each finance committee meeting:				
21	a. IDENTIFY whether the meeting was held online or in-person;b. IDENTIFY each of the attendees in the meeting; and				
22	 i. provide their CONTACT INFORMATION; and ii. describe their role or the capacity they were in while attending the meeting; 				
23	 c. IDENTIFY and describe each topic of discussion, board business, finance committee business undertaken; 				
24	DI AINITIEE'S INTERDOCATORIES				
	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 11 Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com				

1	d. IDENTIFY all of the DOCUMENTS received, gathered, or on hand or considered during the session that were used inform meeting attendees or related to the finance		
2	committee meeting session, and the topics or business discussed or acted upon during that session;		
3	e. IDENTIFY and describe any discussion, motion, vote, or other action taken by a director, directors, or any other person in attendance at the finance committee		
4	meeting; f. IDENTIFY EACH holder of the above described DOCUMENTS , and of the		
5	minutes taken or recordings made of those executive sessions;		
6	Note: If the finance committee meeting was recorded and/or transcribed, a reproduction of the recording and/or transcript will suffice. ANSWER :		
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10	□ INTERROGATORY NO. 30.: As to EACH claim of liability against YOU or EACH defendant please IDENTIFY all facts and evidence that refute or pertain to the Plaintiff's		
11	allegations including any statute, ordinance, safety order, administrative rule, regulation, code or other regulation the Plaintiff contends YOU or EACH Defendant(s) violated. ANSWER :		
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15	UNTERROCATORY NO. 21. Places state in VOUR over words, what you know or		
16	□ INTERROGATORY NO. 31.: Please state, in YOUR own words, what you know or believe about the circumstances surrounding the retirement of the former Swedish Club executive director, Kristine Leander, and regarding two payments of \$50,000 and \$20,000 that		
17	are alleged to have been paid to her in or about the first quarter of 2023; include in YOUR Answer the basis upon which you have formed that belief; and IDENTIFY any		
18	DOCUMENTS you have created or relied upon to form that belief ANSWER :		
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22	□ INTERROGATORY NO. 32.: IDENTIFY all DOCUMENTS or tangible items not previously and specifically identified in these answers to interrogatories, which are in YOUR		
23	possession, custody or control, or in the possession, custody or control of YOUR attorneys,		
24	representatives or investigators, or which relate to the allegations and claims in the Plaintiff's <i>First Amended Complaint</i> , the Plaintiff's liability contentions, claimed damages, and/or any		
	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 12 Blizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199		

1	other discoverable matter. (NOTE: THE PROPOUNDING PARTY WILL MOVE AT TO EXCLUDE AS EVIDENCE ANY DOCUMENT OR TANGIBLE THING WHICH			
2	NOT IDENTIFIED IN ANSWERS TO THESE INTERROGATORIES.) ANSWER:			
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5	□ INTERROGATORY NO. 33.: IDENTIFY each PERSON YOU intend to call to testify at			
6	trial as a witness. For each such witness please provide CONTACT INFORMATION and a summary of what the witness will testify about.			
7	ANSWER:			
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9	INTERPOCATORY NO. 34 \cdot IDENTIFY your call phone number(s) and call service			
10	INTERROGATORY NO. 34.: IDENTIFY your cell phone number(s) and cell service provider(s) from June 3, 2020 to present. ANSWER :			
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	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 13 Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com			

1	DEOLIES	TS EOD BDODUCTION NO	1 TO 99	
1	<u>REQUES</u>	REQUESTS FOR PRODUCTION NO.s 1 TO 88		
2	REQUEST FOR PRODUC			
3	The reconduct during the period of sundary 2020 Tresent.		cerved from of exchanged with	
4 RESPONSE:				
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6	REQUEST FOR PRODUCTION NO 2) Copies of all audio recordings, videos, and			
7	 transcripts thereof, relating to the Swedish Club from January 2020-Present. RESPONSE: 			
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10 REQUEST FOR PRODUCTION NO. - 3) Copies of photos and videos relating Swedish Club from June 2019-Present, including but not limited to, photos/videos take		to, photos/videos taken from		
11	the Swedish Club, with Swedish in your Amended Complaint. Th			
12 RESPONSE:				
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14	REQUEST FOR PRODUCT	FION NO 4) Produce all wri	tten DOCUMENTS , including	
15	but not limited to, text messages, ANY of the following individual			
16	Swedish Club: Shama Albright	Wendy Clark	Carol Graves	
17	Sarah Alaimo	Judy Cooper	Toene Hayes	
	Nicole Armour	Stina Cowan Judith Dern	Kiki Hedren Petra Hilleberg	
18	Mike Arst Maria Barrientos	Keita Doe	Jeff Hubner	
19	Monica Beach	Mary-Katherine "Kathy"	Paul Jefferson	
	Brandon Benson	Doe Brenda Doe	Kimberly Jacobson Kris Johansson	
20	Richard Billingham	Erin Doherty	Martin Johansson	
21	Max Boyd Joel Cambern	Mary Emerson Diana Erickson	Chris Jones Carina Jonsson	
22	Arista Catering RC Charles	Anna Faino	Malin Jonsson-Borgstrom	
	Karen Choyce	Joanne Foster Danny Francois	Eva Larson Christina Lea	
23	Edith Christensen			
		Elizabeth A. Campbell, MPA 3826 24 th Ave W		
			Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com	

1	Kristine Leander	Nina Pedersen	James Skrinde
	Ann-Margret Lightle	Chelsea Pederson	Molly Olson Smith
2	Emily Lim	Braden Penhoet	Neil Snyder
	Vivi-Anne Lindback	Judith Peterick	Sarah Sodt
3	Eileen Little	Tom Perricone	Lorelei Stevens
	Sharon Lucas	Julie Pheasant-Albright	Jan Sullivan
4	Stacey Martens	Erik Pihl	Gary Sund
	Lars Matthiesen	Anis Rahman	Ross Swanes
5	Penhoet McCann	Lori Ann Reinhall	Nathan Torgelson
	Kevin McGanney	Vi Reno	Katie Vail
6	Langdon Miller	Erik Ronning	Heather VanNuys
	Ken Needles	Christine Ross	Matthew Vivian
7	Jared O'Connell	Kirsten Roth	Priya Vivian
	Mark Olsen	Brian Runberg	Jenny Whitmer
8	City of Seattle	Marta Schee	Charles Willi
	Ib Odderson	Monica. Schilling	Jean Wirch
9	John Panzar	Eckhard Schipull	Christo Yaranoff
10	Camille Parker	Yara Silva	Valerie Yerkes
10	Kate Patrick	Chris Sisco	Todd Yerks
11	RESPONSE:		
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13	REQUEST FOR PRODUC	CTION NO. 5) All written comm	nunications including but not
15		s, letters, video and audio recordin	-
14	a. With past, present, or fut		iigs.
	b. With any former or prese		
15		ent members of the Swedish Cult	ural Center/Swedish Club
	RESPONSE:		
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18	REQUEST FOR PRODU	CTION NO. 6) Produce all DOC	CUMENTS relating to all
		wedish Club Board of Director m	
19	2017-PRESENT.		
	RESPONSE:		
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~	REQUEST FOR PRODU	CTION NO. 7) Produce all DOC	CUMENTS relating to all
22	applicants or applications for S	wedish Club Executive Director	between August 2022 to March
22	2023.		
23			
24			
24	PLAINTIFF'S INTERROGATORI	ES	
	TO DEFENDANT MARY EMERS		Elizabeth A. Campbell, MPA
			3826 24 th Ave W Seattle, WA 98199
			206-769-8459
			neighborhoodwarrior@gmail.com

RESPONSE:
RE: PLAINTIFF"S CAUSES OF ACTION CLAIMS – REQUESTS FOR PRODUCTION NO.s 8 to 50
REQUEST FOR PRODUCTION NO. 8) Produce all DOCUMENTS relating to the
Plaintiff's assault, batter, and false imprisonment claims against Sharon Lucas. RESPONSE:
□ REQUEST FOR PRODUCTION NO. 9) Produce all DOCUMENTS relating to the Plaintiff's false light claims against Sharon Lucas, Molly Olson Smith, Kristine Leander, Gary
Sund, and Sarah Alaimo. RESPONSE:
REQUEST FOR PRODUCTION NO. 10) Produce all DOCUMENTS relating to the Plaintiff's defamation claims against Sharon Lucas, Molly Olson Smith, Toene Hayes, Kristine
Leander, Gary Sund, and Sarah Alaimo. RESPONSE:
□ REQUEST FOR PRODUCTION NO. 11) Produce all DOCUMENTS relating to the Plaintiff's tortious interference with a contract claims against Sharon Lucas, Molly Olson
Smith, Toene Hayes, Kristine Leander, Gary Sund, Elizabeth Norgren, and Sarah Alaimo. RESPONSE:
REQUEST FOR PRODUCTION NO. 12) Produce all DOCUMENTS relating to the
Plaintiff's tortious interference of employment claims against: Sharon Lucas, Molly Olson Smith, Toene Hayes, Kristine Leander, Gary Sund, Elizabeth Norgren, and Sarah Alaimo.
RESPONSE:
PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 16 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

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3	REQUEST FOR PRODUCTION NO. 13) Produce all DOCUMENTS relating to the
4	Plaintiff's IIED claims against: Sharon Lucas, Molly Olson Smith, Toene Hayes, Kristine Leander, Gary Sund, and Elizabeth Norgren.
5	RESPONSE:
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7	REQUEST FOR PRODUCTION NO. 14) Produce all DOCUMENTS relating to the
8	Plaintiff's NIED claims against: Sharon Lucas, Molly Olson Smith, Toene Hayes, Kristine Leander, Gary Sund, and Elizabeth Norgren.
9	RESPONSE:
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11	REQUEST FOR PRODUCTION NO. 15) Produce all DOCUMENTS relating to the
12	Plaintiff's Negligent Supervision of Sharon Lucas claims against Molly Olson Smith, Gary Sund, Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB
13	Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
14	RESPONSE:
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16	REQUEST FOR PRODUCTION NO. 16) Produce all DOCUMENTS relating to the
17	Plaintiff's Negligent Supervision of Sarah Alaimo claims against Molly Olson Smith, Gary Sund, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil
18	Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
19	RESPONSE:
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22	REQUEST FOR PRODUCTION NO. 17) Produce all DOCUMENTS relating to the Plaintiff's Negligent Supervision of Elizabeth Norgren claims against Molly Olson Smith, Gary
23	Sund, Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB
24	PLAINTIFF'S INTERROGATORIES
	TO DEFENDANT MARY EMERSON – 17 Bizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

1	Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
2	RESPONSE:
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5	REQUEST FOR PRODUCTION NO. 18) Produce all DOCUMENTS relating to the
6	Plaintiff's Negligent Supervision of Kristine Leander claims against Molly Olson Smith, Gary Sund, Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB
7	Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
8	RESPONSE:
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11	REQUEST FOR PRODUCTION NO. 19) Produce all DOCUMENTS relating to the Plaintiff's Negligent Retention of Sharon Lucas claims against Molly Olson Smith, Gary Sund,
12	Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club
13	Foundation, Langdon Miller. RESPONSE:
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	REQUEST FOR PRODUCTION NO. 20) Produce all DOCUMENTS relating to the Plaintiff's Negligent Retention of Sarah Alaimo claims against Molly Olson Smith, Gary Sund,
17	Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club
18	Foundation, Langdon Miller. RESPONSE:
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21	REQUEST FOR PRODUCTION NO. 21) Produce all DOCUMENTS relating to the
22	Plaintiff's Negligent Retention of Elizabeth Norgren claims against Molly Olson Smith, Gary Sund, Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB
23	
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	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 18 Seattle, WA 98199

1	Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
2	RESPONSE:
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5	REQUEST FOR PRODUCTION NO. 22) Produce all DOCUMENTS relating to the
6	Plaintiff's Negligent Retention of Kristine Leander claims against Molly Olson Smith, Gary Sund, Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB
7	Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
8	RESPONSE:
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11	□ REQUEST FOR PRODUCTION NO. 23) Produce all DOCUMENTS relating to the Plaintiff's Negligent Hiring of Sarah Alaimo claims against Molly Olson Smith, Gary Sund,
12	Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation,
13	Langdon Miller. RESPONSE:
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17	□ REQUEST FOR PRODUCTION NO. 24) Produce all DOCUMENTS relating to the Plaintiff's Negligent Hiring of Elizabeth Norgren claims against Molly Olson Smith, Sarah
	Alaimo, Gary Sund, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish
18	Club Foundation, Langdon Miller. RESPONSE:
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22	□ REQUEST FOR PRODUCTION NO. 25) Produce all DOCUMENTS relating to the Plaintiff's r Wage Theft – SMC 14.20 claims against Molly Olson Smith, Sarah Alaimo, Gary
23	Sund, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil
24	DI AINITIEER INITEDDOCATODIES
	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 19 Seattle, WA 98199 206-769-8459

neighborhoodwarrior@gmail.com

1	Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
2	RESPONSE:
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5	□ REQUEST FOR PRODUCTION NO. 26) Produce all DOCUMENTS relating to the Plaintiff's WLAD- National Origin Based Discrimination claims against Molly Olson Smith,
6	Gary Sund, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation, Langdon
7	Miller. RESPONSE:
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10	REQUEST FOR PRODUCTION NO. 27) Produce all DOCUMENTS relating to the
11	Plaintiff's WLAD – Disability Based Discrimination claims against Molly Olson Smith, Sarah Alaimo, Gary Sund, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB
12	Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
13	RESPONSE:
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16	REQUEST FOR PRODUCTION NO. 28) Produce all DOCUMENTS relating to the Plaintiff's WLAD – Age Discrimination claims against Molly Olson Smith, Sarah Alaimo, Gary
17	Sund, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club
18	Foundation, Langdon Miller. RESPONSE:
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21	REQUEST FOR PRODUCTION NO. 29) Produce all DOCUMENTS relating to the
22	Plaintiff's WLAD – Gender Discrimination claims against Molly Olson Smith, Sarah Alaimo, Gary Sund, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil
23	Gary Sund, Vinda Sund, Shama Morigin, Oregory Morigin, Mary Emerson, ib Ouderson, Nell
24	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 20 Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

1	Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
2	RESPONSE:
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5	□ REQUEST FOR PRODUCTION NO. 30) Produce all DOCUMENTS relating to the Plaintiff's WLAD – Retaliation claims against Molly Olson Smith, Sarah Alaimo, Gary Sund,
6	Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation,
7	Langdon Miller. RESPONSE:
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11	REQUEST FOR PRODUCTION NO. 31) Produce all DOCUMENTS relating to the Plaintiff's Retaliation SMC 14.20 claims against Molly Olson Smith, Sarah Alaimo, Gary Sund, Vinda Sund, Shama Albright, Gragory Albright, Mary Emerson, IP, Odderson, Neil Snyder,
12	Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation,
13	Langdon Miller. RESPONSE:
14	
15	
16	REQUEST FOR PRODUCTION NO. 32) Produce all DOCUMENTS relating to the
17	Plaintiff's WLAD – Hostile Work Environment claims against Molly Olson Smith, Kristine Leander, Elizabeth Norgren, Sarah Alaimo, Gary Sund, Vinda Sund, Shama Albright, Gregory
18	Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
19	RESPONSE:
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21	
22	REQUEST FOR PRODUCTION NO. 33) Produce all DOCUMENTS relating to the Plaintiff's Hostile Work Environment Title VII Civil Rights claims against Molly Olson Smith,
23	Kristine Leander, Elizabeth Norgren, Sarah Alaimo, Gary Sund, Vinda Sund, Shama Albright,
24	
	PLAINTIFF'S INTERROGATORIES Elizabeth A. Campbell, MPA TO DEFENDANT MARY EMERSON - 21 3826 24 th Ave W Seattle, WA 98199 Seattle, WA 98199

1	Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Anna Faino, Swedish Club, Swedish Club Foundation, Langdon Miller.
2	RESPONSE:
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5	□ REQUEST FOR PRODUCTION NO. 34) Produce all DOCUMENTS relating to the Plaintiff's Hostile Work Environment 42 USC claims against Molly Olson Smith, Kristine
6	Leander, Gary Sund, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club
7	Foundation, Langdon Miller. RESPONSE:
8	KEOLONGE.
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10	REQUEST FOR PRODUCTION NO. 35) Produce all DOCUMENTS relating to the
11	Plaintiff's Invasion of Privacy – Publicity Given to Private Acts claims against Kristine
12	Leander, Gary Sund, and Sarah Alaimo. RESPONSE:
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15	REQUEST FOR PRODUCTION NO. 36) Produce all DOCUMENTS relating to the
16	Plaintiff's RCW 49.60.030(3) Freedom From Discrimination claims against Molly Olson Smith, Sarah Alaimo, Gary Sund, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB
17	Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation, Langdon Miller.
18	RESPONSE:
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21	REQUEST FOR PRODUCTION NO. 37) Produce all DOCUMENTS relating to the Plaintiff's RCW 49.12.020 and WAC 296-126-092 claims against Molly Olson Smith, Sarah
22	Alaimo, Gary Sund, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club
23	Foundation, Langdon Miller.
24	PLAINTIFF'S INTERROGATORIES TO DEFEND ANT MADY ENTERSON 22
	TO DEFENDANT MARY EMERSON – 22 3826 24 th Ave W Seattle, WA 98199

1	RESPONSE:
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4	REQUEST FOR PRODUCTION NO. 38) Produce all DOCUMENTS relating to the
5	Plaintiff's RCW 49.46.090 and 49.46.130 claims against Molly Olson Smith, Gary Sund, Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation, Langdon
6	Miller. RESPONSE:
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10	□ REQUEST FOR PRODUCTION NO. 39) Produce all DOCUMENTS relating to the Plaintiff's Consumer Protection Act and WLAD unfair/deceptive act claims against Molly Olson Smith, Elizabeth Norgren, Gary Sund, Sarah Alaimo, Vinda Sund, Shama Albright,
11	Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation, Langdon Miller.
12	RESPONSE:
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15	REQUEST FOR PRODUCTION NO. 40) Produce all DOCUMENTS relating to the
16	Plaintiff's WLAD Public Accommodation RCW 49.60.215 claims against Molly Olson Smith, Gary Sund, Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB
17	Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation, Langdon Miller.
18	RESPONSE:
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21	□ REQUEST FOR PRODUCTION NO. 41) Produce all DOCUMENTS relating to the Plaintiff's SMC 12 Public Accommodation claims against Molly Olson Smith, Gary Sund,
22	Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation,
23	Langdon Miller.
24	
	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON - 23Elizabeth A. Campbell, MPA 3826 24 th Ave W

1	RESPONSE:
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4	□ REQUEST FOR PRODUCTION NO. 42) Produce all DOCUMENTS relating to the Plaintiff's breach of contract – courtesy sign claims against Molly Olson Smith, Elizabeth
5	Norgren, Gary Sund, Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club,
6	Swedish Club Foundation, Langdon Miller. RESPONSE:
7	KESFUNSE.
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10	REQUEST FOR PRODUCTION NO. 43) Produce all DOCUMENTS relating to the Plaintiff's breach of contract claims against Molly Olson Smith, Elizabeth Norgren, Gary Sund,
11	Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation,
12	Langdon Miller. RESPONSE:
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15	REQUEST FOR PRODUCTION NO. 44) Produce all DOCUMENTS relating to the Plaintiff's aiding and abetting claim against Sarah Alaimo
16	RESPONSE:
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19	REQUEST FOR PRODUCTION NO. 45) Produce all DOCUMENTS relating to the Plaintiff's vicarious liability – Sarah Alaimo claims against Molly Olson Smith, Gary Sund,
20	Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation, Langdon Miller.
21	RESPONSE:
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24	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 24 Seattle, WA 98199
	206-769-8459 neighborhoodwarrior@gmail.com

1	
2	REQUEST FOR PRODUCTION NO. 46) Produce all DOCUMENTS relating to the Plaintiff's vicarious liability – Sharon Lucas claims against Molly Olson Smith, Gary Sund,
3	Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation,
4	Langdon Miller. RESPONSE:
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6	
7	REQUEST FOR PRODUCTION NO. 47) Produce all DOCUMENTS relating to the
8	Plaintiff's vicarious liability – Kristine Leander claims against Molly Olson Smith, Gary Sund, Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson,
9	Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation, Langdon Miller.
10	RESPONSE:
11	
12	
13	REQUEST FOR PRODUCTION NO. 48) Produce all DOCUMENTS relating to the Plaintiff's vicarious liability – Elizabeth Norgren claims against Molly Olson Smith, Gary Sund,
14	Sarah Alaimo, Vinda Sund, Shama Albright, Gregory Albright, Mary Emerson, IB Odderson, Neil Snyder, Kris Johansson, Martin Johansson, Swedish Club, Swedish Club Foundation,
15	Langdon Miller. RESPONSE:
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18	REQUEST FOR PRODUCTION NO. 49) Produce all DOCUMENTS relating to the
19	Plaintiff's premises liability claims against the Swedish Club and Swedish Club Foundation. RESPONSE:
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	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 25 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

1	REQUEST FOR PRODUCTION NO. 50) Produce all DOCUMENTS relating to the
2	Plaintiff's discrimination and retaliation – under Seattle Fair Employment Practices Ordinance, Seattle Muni Code 14.04 claims against the Swedish Club and Swedish Club Foundation.
3	RESPONSE:
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6	REQUEST FOR PRODUCTION NO. 51) Produce YOUR current curriculum vitae or
7	resume. RESPONSE:
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9	
10	REQUEST FOR PRODUCTION NO. 52) Produce all reports, fee schedules, agreements
11	with, and a current curriculum vitae or resume for each PERSON YOU expect to call as an expert witness at trial.
12	RESPONSE:
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14	
15	REQUEST FOR PRODUCTION NO. 53) Produce all DOCUMENTS sent to or received from any expert witness YOU expect to call as an expert witness at trial pertaining to this
16	lawsuit. This includes any fee agreements, emails, and text messages. RESPONSE:
17	
18	
19	REQUEST FOR PRODUCTION NO. 54) If your answer to INTERROGATORY NO. 2
20	above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE:
21	KESPUNSE:
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24	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 26 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: a b a a a a a a a a a a a a b a a a b a a b b a <th></th> <th></th>		
2 DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 3	1	REQUEST FOR PRODUCTION NO. 55) If your answer to INTERROGATORY NO. 6
3 Image: Construction of the	2	DOCUMENTS consistent with Definition 1. "DOCUMENTS".
5 REQUEST FOR PRODUCTION NO. 56) If your answer to INTERROGATORY NO. above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 7 REQUEST FOR PRODUCTION NO. 57) If your answer to INTERROGATORY NO. 10 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 11 REQUEST FOR PRODUCTION NO. 58) If your answer to INTERROGATORY NO. 11 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 13 REQUEST FOR PRODUCTION NO. 58) If your answer to INTERROGATORY NO. 11 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 14 REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY NO. 12 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 14 REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY NO. 15 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 18 REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY NO. 15 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 20 REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY NO. 15 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 21	3	RESPONSE:
5 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 7 7 8 REQUEST FOR PRODUCTION NO. 57) If your answer to INTERROGATORY NO. 10 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 11 REQUEST FOR PRODUCTION NO. 58) If your answer to INTERROGATORY NO. 11 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 13 REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY NO. 11 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 14 REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY NO. 12 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 16 REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY NO. 12 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 18 REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY NO. 15 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 20 REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY NO. 15 above IDENTIFIED DOCUMENTS or references DOCUMENTS". RESPONSE: 21 REQUEST FOR PRODUCTION NO. 61) If your Answer to INTERROGATORY NO. 15	4	
6 RESPONSE: 7	5	
8 □ REQUEST FOR PRODUCTION NO. 57) If your answer to INTERROGATORY 9 NO. 10 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce 10 □ RESPONSE: 11 □ 12 □ REQUEST FOR PRODUCTION NO. 58) If your answer to INTERROGATORY 13 □ REQUEST FOR PRODUCTION NO. 58) If your answer to INTERROGATORY 14 □ 15 □ REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY 16 DOCUMENTS consistent with Definition 1. "DOCUMENTS". 16 □ REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY 16 □ REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY 17 RESPONSE: 18 □ 19 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 10 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 10 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 11 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 10 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 11 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 12 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY </td <td>6</td> <td></td>	6	
DK. 10 elsest FOR TRODUCTION NO. 59) If your answer to INTERROGATORY 0 11 12 13 14 15 16 17 18 18 19 19 11 12 14 15 16 17 18 19 19 11 12 14 15 16 17 18 19 10 111 112 113 12 14 15 16 17 18 19 19 10 10 110 111 121 121 1221 13221 133321 143333 15334	7	
9 DOCUMENTS consistent with Definition 1. "DOCUMENTS". 10 RESPONSE: 11 REQUEST FOR PRODUCTION NO. 58) If your answer to INTERROGATORY 12 NO. 11 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce 13 DOCUMENTS consistent with Definition 1. "DOCUMENTS". 14 RESPONSE: 15 □ REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY 16 DOCUMENTS consistent with Definition 1. "DOCUMENTS". 17 RESPONSE: 18 □ 19 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 10 0. 15 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce 10 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 10 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 10 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 11 □ 12 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 13 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 14 □ 15 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 16 □ <t< th=""><th></th><th></th></t<>		
11 □ REQUEST FOR PRODUCTION NO. 58) If your answer to INTERROGATORY 12 □ REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY 13 □ REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY 14 □ 15 □ REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY 16 DOCUMENTS consistent with Definition 1. "DOCUMENTS". 17 RESPONSE: 18 □ 19 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 10 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 10 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 10 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 10 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 10 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 11 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 12 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 13 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 14 □ 15 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 16 □ □		DOCUMENTS consistent with Definition 1. "DOCUMENTS".
12 □ REQUEST FOR PRODUCTION NO. 58) If your answer to INTERROGATORY 13 □ OCUMENTS consistent with Definition 1. "DOCUMENTS". 14 □ 15 □ REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY 16 □ REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY 16 □ CUMENTS consistent with Definition 1. "DOCUMENTS". 17 ■ REQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY 16 □ CUMENTS consistent with Definition 1. "DOCUMENTS". 17 ■ RESPONSE: 18 □ 19 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY NO. 15 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce 20 □ REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 21 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 22 □ REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 23 □ 24 PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON - 27 Elizabeth A. Campbell, MP, 3826 24 th Ave W Seattle, WA 98199 206-76-98459		
 NO. 11 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: IREQUEST FOR PRODUCTION NO. 59) If your answer to INTERROGATORY NO. 12 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY NO. 15 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY NO. 15 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 27 		REQUEST FOR PRODUCTION NO. 58) If your answer to INTERROGATORY
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10 DOCUMENTS consistent with Definition 1. "DOCUMENTS". 17 RESPONSE: 18 REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 19 REQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY 20 DOCUMENTS consistent with Definition 1. "DOCUMENTS". 21 RESPONSE: 22 REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 23 REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 24 PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON - 27 Elizabeth A. Campbell, MP. 3826 24 th Ave W Seattle, WA 98199 206-769-8459		
 17 18 19 DREQUEST FOR PRODUCTION NO. 60) If your answer to INTERROGATORY NO. 15 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE: 21 22 DREQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY 23 24 PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON - 27 		DOCUMENTS consistent with Definition 1. "DOCUMENTS".
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 22 23 24 PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON - 27 Elizabeth A. Campbell, MPA 3826 24th Ave W Seattle, WA 98199 206-769-8459 		
 REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON - 27 Elizabeth A. Campbell, MPA 3826 24th Ave W Seattle, WA 98199 206-769-8459 	21	
24 PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 27 Seattle, WA 98199 206-769-8459	22	REQUEST FOR PRODUCTION NO. 61) If your answer to INTERROGATORY
PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 27 Seattle, WA 98199 206-769-8459	23	
	24	TO DEFENDANT MARY EMERSON – 27 3826 24 th Ave W Seattle, WA 98199

1	NO. 16 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS" .
2	RESPONSE:
3	
4	□ REQUEST FOR PRODUCTION NO. 62) If your answer to INTERROGATORY NO. 17 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all
5	DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE:
6	KESI ONSE.
7	
8	□ REQUEST FOR PRODUCTION NO. 63) If your answer to INTERROGATORY NO. 18 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all
9	DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE:
10	
11	REQUEST FOR PRODUCTION NO. 64) If your answer to INTERROGATORY
12	NO. 19 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS".
13	RESPONSE:
14	
15	□ REQUEST FOR PRODUCTION NO. 65) If your answer to INTERROGATORY NO. 22 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all
16	DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE:
17	
18	REQUEST FOR PRODUCTION NO. 66) If your answer to INTERROGATORY
19	NO. 23 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS" .
20	RESPONSE:
21	
22	REQUEST FOR PRODUCTION NO. 67) If your answer to INTERROGATORY
23	
24	PLAINTIFF'S INTERROGATORIES
	TO DEFENDANT MARY EMERSON – 28 Bizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459
	neighborhoodwarrior@gmail.com

1	NO. 27 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS" .
2	RESPONSE:
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4	
5	REQUEST FOR PRODUCTION NO. 68) If your answer to INTERROGATORY
6	NO. 28 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE:
7	KESI ONSE.
8	
9	REQUEST FOR PRODUCTION NO. 69) If your answer to INTERROGATORY
10	NO. 29 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS".
11	RESPONSE:
12	
13	REQUEST FOR PRODUCTION NO. 70) If your answer to INTERROGATORY
14	NO. 31 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all DOCUMENTS consistent with Definition 1. "DOCUMENTS".
15	RESPONSE:
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17	
18	□ REQUEST FOR PRODUCTION NO. 71) If your answer to INTERROGATORY NO. 32 above IDENTIFIED DOCUMENTS or references DOCUMENTS please produce all
19	DOCUMENTS consistent with Definition 1. "DOCUMENTS". RESPONSE:
20	
21	
22	□ REQUEST FOR PRODUCTION NO. 72) Please produce a copy of any diary or journal entries that discusses the allegations or claims in this lawsuit.
23	RESPONSE:
24	PLAINTIFF'S INTERROGATORIES
	TO DEFENDANT MARY EMERSON – 29 Bilizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

1					
2					
3	REQUEST FOR PRODUCTION NO. 73) Please produce a copy of any statements YOU				
4	made to anyone that discusses the allegations or claims in this lawsuit. RESPONSE:				
5					
6					
7	REQUEST FOR PRODUCTION NO. 74) Produce all DOCUMENTS and other tangible items identified in answers to interrogatories <u>and/or</u> which support your answers to				
8	interrogatories <u>and/or</u> your allegations in this case; <u>and/or</u> all other DOCUMENTS or tangible items which pertain to a discoverable matter in this case.				
9	RESPONSE:				
10					
11	REQUEST FOR PRODUCTION NO. 75) Please produce all written communications,				
12	including text messages, letters, emails, with any current or past members of the Swedish Club, from June 3, 2020-Present. RESPONSE:				
13					
14					
15	REQUEST FOR PRODUCTION NO. 76) Please produce copies of any saved voicemails				
16	and any related transcriptions relating to the Plaintiff's claims in this lawsuit. RESPONSE:				
17					
18					
19	□ REQUEST FOR PRODUCTION NO. 77) Please produce copies of all calendars (including electronic calendars on Microsoft Outlook, Google, or any other electronic or web-				
20	based program and electronic calendars maintained on a tablet device or smart phone) that you maintained for personal use or business use, between June 3, 2019 to Present.				
21	RESPONSE:				
22					
23					
24					
	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 30 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com				

1	REQUEST FOR PRODUCTION NO. 78) Please produce a complete copy of your Facebook data and provide all documentation from June 3, 2019 to Present. If you are
2	withholding any information for privacy reasons, please produce a privilege log and identify
3	with specificity what is being withheld. (Facebook – Settings – "Download a copy of your Facebook data). Also, please produce a complete copy of your Instagram data and provide all
4	post-INCIDENT documentation (<u>https://www.cnet.com/how-to/how-to-download-all-your-instagram-data/</u>).
5	RESPONSE:
6	
7	
8	REQUEST FOR PRODUCTION NO. 79) Please produce a complete copy of your Instagram data and provide all documentation from June 3, 2019 to Present. If you are
9	withholding any information for privacy reasons, please produce a privilege log and identify with specificity what is being withheld. <u>https://help.instagram.com/181231772500920</u> .
10	RESPONSE:
11	
12	REQUEST FOR PRODUCTION NO. 80) Please produce copies of all calendars
13	(including electronic calendars on Microsoft Outlook, Google, or any other electronic or web- based program and electronic calendars maintained on a tablet device or smart phone) that
14	you maintained for personal use or business use, between June 3, 2019 to Present. RESPONSE:
15	
16	
17	REQUEST FOR PRODUCTION NO. 81) Please produce copies of all text messages,
18	cell phone call detail, and cell phone photos from March 1, 2023. RESPONSE:
19	
20	
21	REQUEST FOR PRODUCTION NO. 82) Please produce all of your Apple Photo Memories between June 3, 2019 to Present.
22	RESPONSE:
23	
24	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 31 Belizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199
	206-769-8459 neighborhoodwarrior@gmail.com

1	
2	REQUEST FOR PRODUCTION NO. 83) Please produce all written communications
2	you have received from others about the websites: saveourswedishclub.org and swedishclub411.com.
4	RESPONSE:
5	
6	
7	□ REQUEST FOR PRODUCTION NO. 84) Please produce your contract and all communications with any investigations or background check providers relating to this case.
8	RESPONSE:
9	
10	REQUEST FOR PRODUCTION NO. 85) Please produce all documents you have submitted to or received from the EEOC.
11	RESPONSE:
12	
13	REQUEST FOR PRODUCTION NO. 86) Please produce all documents you have
14	submitted to or received from the Washington State Human Rights Commission RESPONSE:
15	
16	
17	□ REQUEST FOR PRODUCTION NO. 87) Please produce all documents you have submitted to or received from the Seattle Office of Civil Rights.
18	RESPONSE:
19	
20	REQUEST FOR PRODUCTION NO. 88) Please produce copies of any personal
21	research and reports regarding the Plaintiff or any Defendants in this lawsuit. RESPONSE:
22	
23	
24	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 32 Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

1	DECLARATION OF RESPONDING PARTY				
2	I declare under the penalty of perjury under the laws of the State of Washington that:				
3	a) I am the Defendant in this action and am authorized to make the foregoing answers.b) I have made a reasonable inquiry of all available sources of information such that				
4	Plaintiff may rely on these answers as the truthful and complete answers made on behalf of this answering Defendant.				
5	c) I have read the foregoing answers, know the contents thereof, and believe them to be true and correct.				
6			, 2024 at	. Washington.	
7	y				
8		Name	DEFENDANT		
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24	PLAINTIFF'S INTERROO TO DEFENDANT MARY			Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com	

1		
2	CERTIFICA	ATE OF SERVICE
3	I, Elizabeth A. Campbell, certify that	on April 16, 2024 I caused to be served a true and
4	correct copy of the foregoing INTERROGA	FORIES TO DEFENDANT MARY EMERSON
5	via the method indicated below and addresse	d to the following:
6		
7	Rachel Tallon Reynolds, WSBA #38750 Chuqiao Wang, WSBA #57196 WILSON, ELSER, MOSKOWITZ,	John Taylor Bender, WSBA #49658 CORR CRONIN LLP 1015 Second Ave, Fl 10
8	EDELMAN & DICKER, LLP 520 Pike St, Ste 1515	Seattle, WA 98104 206-625-8600
9	Seattle, WA 98101 206-709-5900	jbender@corrcronin.com tuy@corrcronin.com
10	Rachel.t.reynolds@wilsonelser.com Chuqiao.wang@wilsonelser.com	<u>slarussa@corrcronin.com</u> □Legal Messenger
11	Liz.pina@wilsonelser.com	□U.S. Mail ⊠E-mail
12	□U.S. Mail ⊠E-mail	KCLGR 30 electronic service Attorneys for Defs Hayes & Leander
13	□ KCLGR 30 electronic service <i>Attorneys for Defs Lane Powell</i> &	
14	Vivian	
15		
16	Attorney for Defs Lane Powell & Vivian Charles C. Huber, WSBA #18941	<i>Def Vi Reno Pro Se</i> Vi Jean Reno, WSBA #9385
17	LANE POWELL PC 1420 Fifth Ave, Ste 4200	LAW OFFICES OF VI JEAN RENO 1420 Fifth Ave, Ste 3000
18	PO Box 91302 Seattle, WA 98111	Seattle, WA 98101 206-622-4100
19	206-223-7000 huberc@lanepowell.com	vjreno@renolawsea.com
20	□Legal Messenger □U.S. Mail	□U.S. Mail ⊠E-mail
21	⊠E-mail □ KCLGR 30 electronic service	\Box KCLGR 30 electronic service
22		
23		
24		
	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 34	Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com

1				
2	Michael K. Rhodes MIX SANDERS THOMPSON PLLC			
3	1601 5th Ave Ste 1800 Seattle, WA 98101-3623			
4	Phone: (206) 678-1000 Email: mrhodes@mixsanders.com			
5	kenna@mixsanders.com jennifer@mixsanders.com			
6	Attorneys for Sharon Lucas; Molly O. Smith;; Gary Sund; Elizabeth M. Norgren; Shama Albright; Gregory Albright;			
7	Snama Alonghi; Gregory Alonghi; Mary Emerson; Ib R. Odderson; Ingrid Salmon; Langdon L. Miller; Marta			
8	K. Schee; Neil Snyder; Lisa K. Lindstrom; Kris E. Johansson; Anna			
9	Faino; Nicolaus Faino; Sarah D. Alaimo; John A. Alaimo; Swadich Calkand Canton Swadich Chal			
10	Swedish Cultural Center; Swedish Club Foundation			
11	⊠U.S. Mail ⊠E-mail			
12	\Box KCLGR 30 electronic service			
13	I certify under penalty of perjury under the laws of the state of Washington that the foregoing			
14	is true and correct.			
15	DATED April 16, 2024, at Seattle, Washington.			
16				
17 18	Elizabeth Albupher			
10	Elizabeth A. Campbell, MPA Plaintiff Pro Se			
20	3826 24 th Ave W Seattle, WA 98199			
21	Tel/Text: 206-769-8459 Fax: 206-283-6300			
22	neighborhoodwarrior@gmail.com			
23				
24				
	PLAINTIFF'S INTERROGATORIES TO DEFENDANT MARY EMERSON – 35 Elizabeth A. Campbell, MPA 3826 24 th Ave W Seattle, WA 98199 206-769-8459 neighborhoodwarrior@gmail.com			