

BEFORE THE SEATTLE ETHICS AND ELECTIONS COMMISSION

In the matter of

No. 11-1-0822-1

JENNIFER R. COFFIN

SETTLEMENT AGREEMENT

This settlement is made between Jennifer R. Coffin and the Executive Director of the Seattle Ethics and Elections Commission (the "Director"). Upon approval by the Seattle Ethics and Elections Commission (the "Commission"), the following findings, conclusions and agreements shall be binding upon Jennifer R. Coffin, the Director, and the Commission (the "Parties"), and their successors, heirs and assigns, and shall constitute the complete agreement between the Parties.

Coffin and the Director agree to the following:

FINDINGS OF FACT

1. Coffin has worked for Seattle Public Utilities (SPU) since 2002. She is a Utility Account Representative (UAR) in the Customer Service Branch. In her official capacity as a City employee, she has access to the City's Consolidated Customer Service System (CCSS).
2. UARs have CCSS access to aid Seattle City Light (SCL) and SPU customers with billing questions or requests. Coffin's CCSS access allows her to make account adjustments, set up payment arrangements, cancel shut-off notices, deduct extra garbage charges or dismiss late payment fees.
3. UARs can access both SCL and SPU accounts. Each time a customer account is accessed a unique UAR identifier is automatically recorded by the system. The UAR identifier is tagged "_01" if the UAR works on a SCL account and "_02" for work on a SPU account. Coffin's identifiers are COFFINJ_01 and COFFINJ_02. Coffin received training beginning in

2002 regarding use of the CCSS system, and was aware of department policies regarding payment arrangements.¹

4. Coffin is the accountholder of record for a City residential utility account.

Payment Arrangements

5. SCL customers are billed every two months. The bill is generally due within that month.

6. SCL offers payment arrangements to customers who need time to deal with larger-than-expected bills or as a process to reduce and manage monthly payments. A payment arrangement results in deferred income for the utility and defers credit action against a utility customer, including the application of late fees. Payment arrangements extend over a 60-day period. Successfully completing a payment arrangement requires a customer to pay both the payment arrangement amounts and keep current with their regular bills.

7. Coffin accessed the CCSS system to make notes and payment arrangements on her SCL account five times between August 2010 and February 2011. Payment arrangements such as those set up by Coffin for her own account were available to any SCL utility customer who needed the accommodation.

8. Coffin first accessed her own utility account on August 24, 2010, to add a file note: "This house was vacant over a year. Now occupied by a lot of people. ...Higher consumption to be expected."

9. Coffin then accessed her account using CCSS on four occasions between August 2010 and February 2011 to set up payment arrangements. With each payment arrangement, Coffin paid the bill in full with the 60-day window.

¹ SPU's "Expectations for Utility Account Representatives" states: "Ask a supervisor or Utility Account Representative II to provide maintenance to your account and the accounts of your relatives, friends, and co-workers."

CONCLUSIONS OF LAW

1. SMC 4.16.070.1.a states that a Covered Individual may not participate in a matter in which that individual has a financial interest.
2. Coffin is a City employee, and therefore a Covered Individual.
3. Decisions regarding Seattle Public Utility customer accounts are City matters.
4. When Coffin accessed her personal SPU utility account and made payment arrangements, she violated SMC 4.16.070.1.a by participating in a City matter in which she had a personal financial interest.

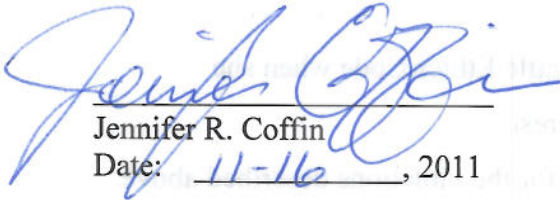
AGREEMENT

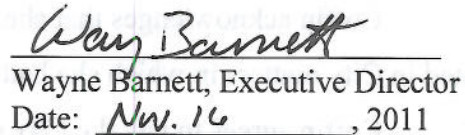
1. Coffin acknowledges that she violated the Seattle Ethics Code when she participated in City matters in which she had a financial interest.
2. Coffin agrees to pay the City of Seattle \$400 for the violations described above.
3. The Parties agree that this settlement agreement, upon the Commission's approval, will constitute, insofar as is legally possible, a full and final settlement between the Parties, as to any violation of the Seattle Code of Ethics related to the findings of facts cited above. The Parties, release, acquit and discharge each party, its present or former officials, employees, agents, representatives, heirs and assigns from all present claims, demands, damages, costs (specifically including attorney's fees and costs), actions or causes of action which arise out of the specific facts outlined in this violation of the Ethics Code, and the acts or omissions of the Commission, its members, agents or employees in handling the matter filed under Ethics and Elections Commission Case No. 11-1-0822-1.. This release by the Director and the Commission does not preclude actions by other parts of the City of Seattle, including the employee's employing department or any other law enforcement agency.
4. The Parties agree that the Commission's review of this settlement agreement does not preclude the Commission from hearing this case in the event that the Commission rejects this agreement and calls for a hearing, or in the event that Coffin rejects any Commission modification of this agreement and requests a hearing.

5. The Parties agree that if Coffin breaches this agreement, in any respect, the Commission will be entitled to hold a special meeting or a regular meeting to issue a determination that Coffin has violated the Seattle Ethics Code. Under the municipal code, the Commission may impose a fine of up to \$5,000 per violation, and may require costs that do not exceed the amount of any monetary fine.

6. The Parties agree that this settlement incorporates and supersedes any and all other oral and written agreements and assurances of any and all kinds between the parties, and that there are no other written or oral agreements that alter or modify this agreement.

SETTLEMENT AGREEMENT


Jennifer R. Coffin
Date: 11-16, 2011


Wayne Barnett, Executive Director
Date: Nov. 16, 2011