

UTRECHT, KLEINFELD, FIORI, ZEGNIS & PARTNERS SECRETARY OF THE SENATE

~~14 MAY 15 PM 2:37~~

ATTORNEYS AT LAW

1900 M Street, NW Suite 500 Washington, DC 20036

Main (202) 778-4000

Facsimile (202) 842-5825

www.up-law.com

May 15, 2014

Secretary Nancy Erickson
Secretary of the Senate
Office of Public Records
232 Hart Senate Office Building
Washington, D.C. 20510

Dear Secretary Erickson:

This letter is on behalf of our client, the Honorable Senator Maria Cantwell, pursuant to telephone conversations with counsel to the U.S. Senate Committee on Ethics. Senator Cantwell's prior Personal Disclosure Forms have disclosed a 401(k) plan as an asset on all prior forms dating back to the inception of her service in the U.S. Senate. 401(k) assets are in an account maintained by a former employer (Real Networks, Inc, Seattle, Washington.). All assets are 100% vested. No contributions may be made by the former employer.

In discussions with ethics counsel, it has come to our attention that this 401(k) plan should simultaneously be listed as a Section 9 Arrangement as a continuation of an employee benefit plan maintained by a former employer. The date of inception of the plan was January 1997

Although committee staff pre-screened prior forms and reviewed them upon filing, this is the first time that reporting as an arrangement has been raised. Accordingly, this letter shall serve as amendment to all prior forms.

Sincerely,



Eric F. Kleinfeld
Counsel to Senator Maria Cantwell

000000014387