



**Submit Original to:**

Colorado Secretary of State  
Elections Division  
Campaign Finance Enforcement  
1700 Broadway, Suite 550  
Denver, CO 80290

[CPFComplaints@coloradoSOS.gov](mailto:CPFComplaints@coloradoSOS.gov)

**NOTICE OF INTENT TO CURE**

**Case Name:** \_\_\_\_\_

**Case No.:** \_\_\_\_\_

**Respondent's Information:**

\* Full Name: \_\_\_\_\_

\* Mailing Address: \_\_\_\_\_

\* Telephone Number: \_\_\_\_\_ Email Address: \_\_\_\_\_

**Respondent or authorized person filing notice on behalf of Respondent:**

\* Signature: \_\_\_\_\_ Date: \_\_\_\_\_

**Describe here or in an attachment to this Notice any information demonstrating the violation(s) that have been cured, including a description and dates of the actions taken, and copies of amended reports or relevant documents. Respondent must demonstrate substantial compliance with the law.** When determining substantial compliance, the Elections Division must consider: (1) the extent of the respondent's noncompliance; (2) the purpose of the provision violated and whether the purpose was substantially achieved despite the noncompliance; and (3) whether the noncompliance can properly be viewed as an intentional attempt to mislead the electorate or election officials.<sup>1</sup> Please address each of these factors in the statement and evidence you provide to the Division.

<sup>1</sup> Section 1-45-111.7(3)(a), C.R.S.