

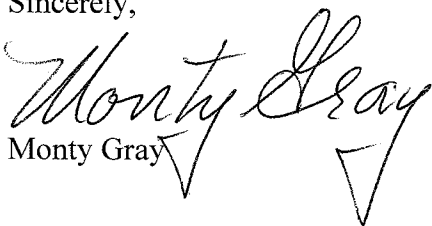
January 15, 2018

President Ann Romeo – via e-mail
Seattle Contract Bridge League

Dear Ann:

This letter confirms my oral statement at my initial board meeting on January 8, 2018, that my service on the Board of Directors of the Seattle Bridge Unit is strictly in my personal and individual capacity, not as an agent, employee, or other representative of the law firm Davis Wright Tremaine LLP. Even though I have retired from the active practice of law and am no longer a partner in the firm, I still maintain a loose affiliation with the firm. No attorney-client relationship has been established or is expected to be established between the Unit and the law firm, and Davis Wright is not and will not be responsible for my conduct as a director. Davis Wright policy prohibits its lawyers from serving as directors without the approval of the firm's Managing Partner or General Counsel. Although I have received the firm's initial approval to serve as a director, it is possible that the firm could change its view on this matter in the future. If that were to occur, I would have to resign as a director at that time. Thank you for your understanding of these matters. I look forward to my service on the board with you and the other directors.

Sincerely,


Monty Gray

Cc: SBU Board of Directors (via e-mail)