## MODIFICATION REQUEST COVER SHEET

| Name of Filer   | JAMIE PEDERSEN  |
|---|---|
| Reporting Period                                      | <ul><li>☑ Annual report – calendar year 2017</li><li>☐ Candidate/Appointee report:</li></ul>  |
| Type of Request                                       | <ul> <li>□ New</li> <li>☑ Renewal with No Change – <u>original granted June 26, 2014</u></li> <li>☑ Full Commission Approval – <u>May 28, 2015</u></li> <li>□ Renewal with Change</li> </ul>  |
| Office<br>Held/Sought &<br>Term                       | State Senator, 43 <sup>rd</sup> Legislative District<br>Current term expires January, 2019  |
| Application<br>Rule(s)                                | <ul> <li>Income &amp; Ownership Interest: WAC 390-28-100(b)</li> <li>□ Personal Residence: WAC 390-28-100(d)</li> <li>□ Attorney: WAC 390-28-100(1)(e)(i))</li> <li>□ Judge / Judicial Candidate: WAC 390-28-100(1)(e)(ii))</li> <li>□ Spousal: WAC 390-28-100(1)(e)(iv))</li> <li>□ Other: WAC 390-28-100(1)(a)(c)</li> </ul>  |
| Explanation of Rule(s)                                | Income and ownership interests. An applicant may be exempted from reporting the information otherwise required by RCW 42.17A.710 (1)(f) and (g), if:  (i) Public disclosure would violate any legally recognized confidential relationship;  (ii) The information does not relate to a business entity which would be subject to the regulatory authority of the office sought or held by the applicant in whole or in part;  (iii) Such reporting would present a manifestly unreasonable hardship to the applicant including but not limited to adversely affecting the competitive position of an entity in which the applicant had an interest of ten percent or more as described in RCW 42.17A.120; and  (iv) The interest in question would present no actual or potential conflict with the performance of the duties of the office sought or held. |
| Supporting<br>Documents<br>(attached)                 | <ul> <li>☑ Current F-1 (file March 19, 2018)</li> <li>☑ Modification Application</li> <li>☑ Prior order (if renewal) – June 1, 2017</li> </ul>  |
| Reason(s) for<br>Modification<br>(as stated by filer) | <ul> <li>Mr. Pedersen is requesting a renewal of the reporting modification that would exempt him from disclosing the business and other governmental customers, other than state agencies, that paid \$12,000 or more during 2017 to McKinstry Company, LLC, and McKinstry Essention, LLC. Mr. Pedersen serves as Vice President and General Counsel for both entities.</li> <li>McKinstry Company, LLC</li> <li>Mr. Pedersen stated that McKinstry Company, LLC, is a construction and engineering company headquartered in Seattle.</li> <li>Mr. Pedersen stated that McKinstry Company, LLC, has a combined staff with McKinstry Essention, LLC of approximately 850 employees.</li> <li>Mr. Pedersen stated that sales figures for McKinstry Company, LLC, are not publicly available.</li> </ul>  |

|                          | <ul> <li>Mr. Pedersen stated that the commercial construction industry is highly competitive. Providing detailed aggregated information about governmental and business clients of the company would put the company at a serious completive disadvantage. It is likely that competitors would review and use that information to the disadvantage of McKinstry Company, LLC.</li> <li>Mr. Pedersen stated that he has a less than 10% ownership interest.</li> <li>McKinstry Essention, LLC</li> <li>Mr. Pedersen stated that McKinstry Essention, LLC, is an energy and facilities services company headquartered in Seattle.</li> </ul> |
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|                          | <ul> <li>Mr. Pedersen stated that McKinstry Essention, LLC, has a combined staff with<br/>McKinstry Company, LLC of approximately 850 employees.</li> </ul>  |
|                          | <ul> <li>Mr. Pedersen stated that sales figures for McKinstry Essention, LLC, are not<br/>publicly available.</li> </ul>   |
|                          | <ul> <li>Mr. Pedersen stated that the energy saving and performance industry is highly<br/>competitive. Providing detailed aggregated information about governmental and<br/>business clients of the company would put the company at a serious completive<br/>disadvantage. It is likely that competitors would review and use that information to<br/>the disadvantage of McKinstry Essention, LLC.</li> </ul>   |
|                          | Mr. Pedersen stated that he has a less than 10% ownership interest.  |
| Other Issues             | Mr. Pedersen disclosed payments made by Washington State University and Department of Ecology to McKinstry Co., LLC, and payments made by Department of Enterprise Services and Washington State University to McKinstry Essention, LLC, during 2017.  |
| Staff<br>Recommendations | Approve renewal of the reporting modification with no change.  |