

## MODIFICATION REQUEST COVER SHEET

<b>Name of Filer</b>	<b>LISA M. JANICKI</b>
<b>Reporting Period</b>	<input checked="" type="checkbox"/> Annual report - calendar year 2016 <input type="checkbox"/> Candidate/Appointee report
<b>Type of Request</b>	<input type="checkbox"/> New <input checked="" type="checkbox"/> Renewal with No Change – <u>original granted on May 22, 2014</u> <input type="checkbox"/> Renewal with Change
<b>Office Held/Sought &amp; Term</b>	Commissioner, Skagit County Current term expires December, 2018
<b>Application Rule(s)</b>	<input checked="" type="checkbox"/> Income & Ownership Interest: <a href="#">WAC 390-28-100(b)</a> <input type="checkbox"/> Personal Residence: WAC 390-28-100(d) <input type="checkbox"/> Attorney: WAC 390-28-100(1)(e)(i) <input type="checkbox"/> Judge / Judicial Candidate: WAC 390-28-100(1)(e)(ii) <input checked="" type="checkbox"/> Spousal: <a href="#">WAC 390-28-100(1)(e)(iv)</a> <input type="checkbox"/> Other: WAC 390-28-100(1)(a)(c)
<b>Explanation of Rule(s)</b>	<p><b>Income and ownership interests.</b> An applicant may be exempted from reporting the information otherwise required by RCW <a href="#">42.17A.710</a> (1)(f) and (g), if:</p> <p>(i) Public disclosure would violate any legally recognized confidential relationship;</p> <p>(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;</p> <p>(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 <a href="#">42.17A.120</a>; and</p> <p>(iv) The interest in question would present no actual or potential conflict with the performance of the duties of the office sought or held.</p> <p><b>Applicants whose spouse or registered domestic partner creates a reporting obligation for the applicant.</b> When an applicant is required to report the activities of an entity solely because the applicant's spouse or registered domestic partner held an office, directorship, general partnership or ownership interest in the entity and the applicant does not have direct knowledge of the information that must be reported, the applicant may be allowed to satisfy the disclosure requirements of RCW <a href="#">42.17A.710</a> (1)(g)(ii) and WAC <a href="#">390-24-020</a> by disclosing reportable customers from whom compensation in excess of the disclosure threshold established under RCW <a href="#">42.17A.710</a> (1)(g)(ii) has been received as follows:</p> <p>(A) All payments made by the agency or jurisdiction in which the applicant seeks or holds office to the entity;</p> <p>(B) The business and other governmental customers or clients of the applicant's spouse/domestic partner and of the entity of which the applicant is aware; and</p> <p>(C) Any other business and other governmental customers or clients of the entity whose identities are known to the applicant and whose interests are significantly affected by the agency or jurisdiction in which the applicant seeks or holds office.</p> <p>The commission may apply (e)(i) through (iii) of this subsection when the applicant's spouse/domestic partner is a lawyer, judge, or motor vehicle dealer.</p>

<b>Supporting Documents</b> (attached)	<input checked="" type="checkbox"/> Current F-1 <input checked="" type="checkbox"/> Modification Application <input checked="" type="checkbox"/> Prior order (if renewal) – June 28, 2016
<b>Reason(s) for Modification</b> (as stated by filer)	<ul style="list-style-type: none"> <li>• Ms. Janicki is requesting a renewal of the reporting modification that would exempt her from disclosing the business and other governmental customers that paid \$12,000 or more during calendar year 2016 to Janicki Industries, Inc. (JI). Ms. Janicki served as the Chief Financial Officer until November 2014 and her husband is a current Board Member. Between herself and her spouse, they own 9% of Janicki Industries, Inc. outstanding stock.</li> <li>• Ms. Janicki stated that Janicki Industries, Inc. is an engineering and composites manufacturing company located in Sedro Wooley which performs high tech and precision manufacturing services for the aerospace, wind energy, marine and ground transportation industries.</li> <li>• Ms. Janicki disclosed that Janicki Industries, Inc. is also involved in research and development.</li> <li>• Ms. Janicki stated that Janicki Industries, Inc. has 700 employees.</li> <li>• Ms. Janicki stated that Janicki Industries, Inc. has annual sales of approximately \$100 million and has 300 customers, primarily in the aerospace industry, all of which meet the reporting threshold.</li> <li>• Ms. Janicki stated that the composites manufacturing industry is highly competitive and publishing the reportable business customers would put them at a serious competitive disadvantage.</li> <li>• Ms. Janicki also stated that all of Janicki Industries customers have require JI to enter into Non-Disclosure Agreements regarding their identities and she has been advised by counsel that disclosing their identities could lead to termination of customer contracts and adverse financial consequences for JI.</li> <li>• Ms. Janicki did disclose that Janicki Industries, Inc. has one reportable federal governmental client but is precluded from disclosing its identity.</li> </ul>
<b>Other Issues</b>	Ms. Janicki disclosed that neither Janicki Industries, Inc. nor any of its customers do business with Skagit Co. She has and will continue to recuse herself from matters that come before Skagit County that involve her personal businesses or otherwise include her financial interests.
<b>Staff Recommendations</b>	Approve renewal of the reporting modification with no change.